Small Claims Patent Court Comments

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Mon 08/29/2022 17:49

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From: Kassidy Morinville Sent: Thursday, August 25, 2022 3:49 PM

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Subject: Small Claims Patent Court Comments

To Whom It May Concern,

Apple computer was a garage invention. If invented under today's patent system and U.S. Supreme Court rulings, Apple would have never existed, but instead eaten by the tech Goliaths by way of a corrupt PTAB, abstract idea and etc. Today, the MRI, perhaps the greatest medical diagnostic invention the world has ever known, is no longer patentable subject matter because the U S Supreme Court ruled that medical diagnostic advancements rely upon the "laws of nature" and therefore not patentable. The creator of a poem, story, music and other matter protectable under copyright have very strong laws which protect those creations This is no longer the case for patentable inventions, in fact there is no longer certainty as to what is or is not patentable subject matter In regards to a Small Claims Patent Court What about a Small Entity Patent Court, an article III court that does not allow for the financial destruction of a small entity which is simply trying to stop the thief of its intellectual property? Keep this in mind, large companies only steal from small companies because these small companies have something of great value and crushing these small companies is a small price to pay.

Roy Smith

