## **PUBLIC SUBMISSION**

**As of:** 11/30/20 3:27 PM

Received: November 20, 2020

Status: Posted

**Posted:** November 24, 2020 **Tracking No.** 1k4-9k7b-dpuw

Comments Due: December 03, 2020

Submission Type: Web

**Docket: PTO-C-2020-0055** 

Request for Comments on Discretion to Institute Trials Before the Patent Trial and Appeal

Board

Comment On: PTO-C-2020-0055-0001

Discretion to Institute Trials Before the Patent Trial and Appeal Board

**Document:** PTO-C-2020-0055-0557 Comment from Jordan Eichenholz

## **Submitter Information**

Name: Jordan Eichenholz

## **General Comment**

Reducing the use of Inter Partes reviews will put many entrepreneurs and engineers at risk of having "patent trolls," who hold very broad patents with the sole purpose of filing lawsuits, sue them out of business. This rule change should not happen and harms nearly all American for the benefit of a select few.