## **PUBLIC SUBMISSION**

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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-2020-0055-0669 Comment from Seth Deegan

## **Submitter Information**

Name: Seth Deegan

## **General Comment**

In what way is the basic right of judicial review met if Inter Partes Review weakened or demolished?

Citizens should be able to support and defend their ideas and conflicts with other ideas to every extent.

The call to weaken the process of review seems to come down to government not wanting to handle current issues or their legal costs, no matter what the scale.

If current issues are never addressed or defended, than no government accountability for their people is met.

Also, this possible decision is moving us \*away\* from establishing a \*necessary\* small claims court for patents in the U.S.