

Insights: In the News

# Patent Attorneys Address Implications of SCOTUS' Return Mail Ruling

*IP Watchdog*

June 13, 2019

---

The U.S. Supreme Court ruled in *Return Mail, Inc. v. United States Postal Service* that the U.S. government doesn't qualify as a "person" for the purposes of petitioning the Patent Trial and Appeal Board (PTAB) to institute inter partes review (IPR) proceedings under the America Invents Act (AIA). Justin Krieger provides insight on the ruling in *IP Watchdog's* "Patent Attorneys Address Implications of SCOTUS' *Return Mail* Ruling."

## Related People

---



### **Justin L. Krieger**

Partner

Denver, CO

t 303.405.1486

[jkrieger@kilpatricktownsend.com](mailto:jkrieger@kilpatricktownsend.com)