Dear Commissioner,

I've been in practice before the office for 25 years. I've gotten through the entire cancellation process in 71-days. How much faster could another procedure provide and at what cost and with what unexpected consequences. The office owes each party due process and I think the office does an admirable job trying to provide that. Please remember we need to serve all parties.

Now I do feel the office should relax the standing requirements to allow a party to file for cancellation without having an interest in the mark. There are plenty of us who look at an overbroad 66a application and would be happy to clean the register if we did not fear falling standing requirements.

Yours,

Jim Faier

See you at inta!

Sent from my iPade