Sirs:

Something needs to happen right away:

1) You cannot have 2 methods BRI for the USPTO and Philips Standard for District Courts...the BRI Standard which is set by an agency does not achieve the level of a higher Federal District Court. Who is the boss? The USPTO or a Federal District Court? Change it to the higher court.

2) We need to reform the re-exam process and IPR process.

3) True standings need to apply. Allowing hedge funds to request a re-exam needs to STOP. They only want to short stocks and cover when the news hits, then they walk away with ill-gotten profits.

Wake up and smell the coffee!

Very truly,

Stephen A. Battaglia