I propose that patent term adjustment should be kept real time and printed prominently on every Office Action and correspondence with application.

By making this calculation prominent, it will encourage Examiners and Applicants to move their prosecution phase along in a more expeditious manner.

Applicants will understand the implications on their eventual patent term and Examiners should be credited for minimizing patent term adjustment.

By moving the prosecution phase in more expeditious manner, both the Examiner and the Applicant will be more aware of the particularities of the application

and, therefore, more current in their understanding of the patent application and the technology.