Legitimate creator/inventor rights should not be subjected to legal deviations of the registered/documentated/provable fact of truth in new discoveries, inventions, innovations and any arts with commercial plus social values.

Where an inventor was granted a patent/trademark by the professional examination process and approval of the USAPTO, the USAPTO should be solely responsible for its actions and not allow or sponsor any disputes and in cases of any disputes, the USAPTO can only serve as a witness and supplier of the expertise in the dispute, for its (USAPTO) accountabilities in the process it has been paid for by the holder/applicant/owner of the disputed patent/trademark registered and known to be the owner of the patent/art.

It is immoral to employ legal tactics/technics/lies so to deny the natural rights to the creators of any new arts/knowledge/designs.
There is a better yet proposal for prepatent registration process which can positively upgrade the existing patent system to comply better with its original mandate and offer effective delivery of greater national and global economic growth plus reduce the need of employing PTAB in future disputes on the commercial rights on new and original arts, discoveries, innovations etc'... Modernizing the patent process by yet new original wisdom is in itself an innovation the USAPTO can benefit from, so to serve its granted mandate and clients. The proposal is our owned trade-secret.

Regaining the trust of global inventors is a key issue in mending the wrongs within the system the USAPTO is employing, starting with the many wrongs documented already in the dishonest/immoral "unprofessional-experts" conducts the tricky PTAB history.