Charging for letters of protest is a violation on so many levels.
LOP’s would not need to be filed if the USPTO examining attorneys did due diligence in approving trademarks.
I think it’s time you hold your examining attorneys accountable instead of going after people who are trying to make sure you follow your own rules.
The fact that we need to waste out time filing LOPs because you aren’t doing your job is the real issue.

Cathryn Callaway