

Dear Improving Patent Quality Initiative:

It is a pretty simple concept. A primary/supervisor examiner cannot sign a paper of an examiner without signatory authority without having first read and understood the entire submission to which the primary/supervisor examiner is signing. This signature is basically attesting to its accuracy and quality. Too often, papers are received which clearly this was not the case and it delays prosecution as it creates multiple rounds of Office action(s) and/or appeal(s) which may have been avoided if more time was dedicated to getting the paper correct initially.

When I sign a paper, I consider that I am attesting to its accuracy, veracity, quality, etc. The same should apply to a primary/supervisor examiner signing a paper prepared by an examiner without signatory authority.

Thank you for your consideration.

Best regards,
Kirk Williams, Reg. No. 42,229

The Law Office of Kirk D. Williams
PO BOX 39425, Denver, CO 80239-0425
303-282-0151 office/cell/voicemail
303-778-0748 facsimile
patents@qwestoffice.net

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