Bureaucratic Backchannel: How r/PatentExaminer Navigates Al Governance

Dan Bateyko drb348@cornell.edu Cornell University Ithaca, NY, USA

Travis Lloyd tgl33@cornell.edu Cornell Tech New York, NY, USA

Abstract

Patent examiners play an underexplored role in the governance of artificial intelligence (AI), both as users of agency-deployed AI tools and evaluators of AI-related inventions. This paper investigates how examiners navigate these dual roles through a qualitative analysis of r/PatentExaminer, a Reddit community where U.S. Patent and Trademark Office (USPTO) employees discuss their work. Using a mixed-methods approach, we leverage large language models (LLMs) to identify Reddit threads for qualitative review and analyze 134 AI-related discussion threads from the past five years. Our findings reveal that examiners, through online peer discussions, reinterpret policy, troubleshoot examination challenges, and contest AI-driven changes to their workflows. We identify recurring concerns about the usability of AI search tools, difficulties in applying patentability standards to AI-related applications, and broader tensions between automation and examiner discretion. In taking an exploratory approach, we raise questions and suggest directions for future research on how online professional forums like r/PatentExaminer can offer insight into the evolving role of civil servants in AI governance.

CCS Concepts

• Human-centered computing \rightarrow Empirical studies in HCI; • Social and professional topics \rightarrow Patents; Governmental regulations.

Keywords

AI governance, patent examination, online communities

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Peter Henderson ph4162@princeton.edu Princeton University Princeton, NJ, USA

1 Introduction

Social media and online forums have become spaces where U.S. federal civil servants share their insights and frustrations. Could these bureaucratic backchannels surface frictions between those who shape artificial intelligence (AI) policy and those tasked with implementing it? This paper explores this idea by analyzing one group of government employees: patent examiners. As direct users of agency-funded AI tools and enforcers of AI patent policies, examiners are key stakeholders in the U.S. Patent and Trademark Office (USPTO)'s AI governance plan.

We ask how patent examiners discuss two key issues: (1) the use of AI tools in patent examination and (2) the challenges of evaluating AI-related patent applications. To answer these questions, we conduct what is, to our knowledge, the first study of r/PatentExaminer, a Reddit community where USPTO employees gather. We adopt the mixed-methods QuaLLM framework [34] to find and analyze AI-related threads. We find that on the forum, examiners extend and question their institutional training, reinterpret policy, and collaboratively troubleshoot examination challenges. Rather than offering definitive conclusions, we surface discussion patterns and tensions that reflect institutional AI governance in practice and warrant further study.

2 Motivation

For our study of sociotechnical governance, we focus on the concerns of patent examiners for two reasons: their significance when developing an "empirical understanding of stakeholders' needs and goals" [1] at the USPTO and their role as a synecdoche [5] for broader challenges government officials face: workplace automation and the application of legal standards to new technologies. To capture these perspectives, we turn to online discussions, where pseudonymity and informality foster candid peer-to-peer exchanges. r/PatentExaminer is a professional learning space, much like a community of practice [20] or knowledge community [17] where individuals bound by a common practice generate knowledge and share expertise. As hubs of interaction between people, technology, and policy [16], online communities have been widely studied in HCI and Social Computing [19, 32]. Previous research highlights their role in fostering social support [31], workplace solidarity [15], and skill-building [20]-all of which provide insight into the experiences of public officials engaged in AI governance.

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3 Patent Examiner Decisionmaking

"Am I the only person who thinks doing AI is more difficult...?" This question, posted on r/PatentExaminer, captures a recurring frustration among the USPTO's patent examiners. The USPTO's automated system assigns patent applications to specialized "Art Units," grouped by technology area [21]. Once assigned, examiners make complex judgments about whether an application meets the legal standards for patent eligibility [36]. The rapid rise of AI-related patent applications, now submitted to more than half of the USPTO's technical areas [30], has brought new considerations for examiners in fields where such claims were once uncommon, adding complexity to an already demanding job. Mistakes stemming from this complexity can be costly: examiner errors can undermine the patent system when they compromise procedural fairness and efforts to promote innovation [23, 27].

While patent law provides standards, in practice, examiners exercise considerable discretion when approving, rejecting, delaying, or expediting applications, decisions that ultimately shape market prospects for emerging technologies in inconsistent ways. Previous research, largely quantitative, has shown how grant outcomes vary by patent examiners' *workplace dynamics* [7, 11]; *time constraints* [6, 8, 10]; *institutional factors* [9]; and *personal factors* [23, 33]. But numbers alone do not capture the full picture. Setting a qualitative agenda for studying intellectual property, scholars like Shobita Parthasarathy [28] and Jessica Silbey [35] call attention to participants within these systems, such as examiners, asking how their professional cultures, legal traditions, and institutional practices shape decision-making.

Reducing errors and granting legitimate patents are central aims of the USPTO's AI governance strategy. To assist examiners, the USPTO has responded many times with policy guidance and AI support tools. Since 2019, the agency has sought public comments, hosted listening sessions, and developed training materials to help examiners navigate AI-related claims [3]. In 2023, these efforts expanded when President Biden's Executive Order on AI (EO 14110) directed the USPTO to establish clearer standards [13]. In recent years, the office has also invested in AI-driven search tools for patent examination [22]; experimented with generative AI [3]; and banned external AI software, such as ChatGPT, due to concerns about their bias [12]. Most recently, in January 2025, the USPTO announced its AI strategy to ensure consistent AI patent policy and responsible AI use [30]. But do these policy efforts speak to concerns voiced by the employees themselves? As outlined above, qualitative research on their experiences is scarce, which we seek to remedy.

4 Dataset and Methods

With over 11,000 members, r/PatentExaminer is "a forum for discussing patent examination, patent policy, tips, and related topics" [4]. To our knowledge, this forum is the only public venue where patent examiners consistently share workplace concerns. We gather submissions and comments posted to /r/PatentExaminer between 2011-2025 through the Arctic Shift archive, a project that makes Reddit data available to researchers [14]. We process each submission and its child comments into threads. The resulting dataset, after filtering out threads with minimal textual content, contains 4,034 threads from 2011-2025.

Following QuaLLM [34], we employ an open coding-like method that uses LLMs to surface qualitative insights from online discussions. We use GPT-40 mini to process our dataset in three steps: (1) generate a summary of the main concern of each thread, (2) extract a quotation representative of that thread, and (3) classify whether the threads relate to AI. After this automated classification, we conduct a human review of all AI-labeled threads, arriving at 134 threads spanning years from 2019-2025.¹ We use model-generated summaries to support our "computationally guided deep reading" [25] which allows us to analyze threads inductively and check our interpretations against the thematically classified text. We arrive at several themes for further study and provide select quotations, paraphrased for anonymity, in Appendix A.

Our study has several limitations. First, not all Reddit users on r/PatentExaminer are current or former USPTO employees, and those that are may be unrepresentative of typical examiners. Second, our sampling may have missed threads about USPTO's AI-driven tools that users do not describe by their AI capabilities. Finally, as with any study of online discourse, our findings reflect what examiners *say* rather than what they *do* [18]. Although r/PatentExaminer provides valuable insight into how examiners discuss AI-related challenges, future research should examine how these sentiments translate into actual examination practices.

5 Concerns with AI Tools in Patent Examination

Evaluation of USPTO AI Tools and Procurement. Examiners voice frustration with existing AI tools, particularly similarity search tools, which they describe as unreliable for finding relevant prior art. Due to poor results, some report that they rarely use these tools in their workflow. Alongside these concerns, examiners frequently discuss IT infrastructure issues, such as missing content on web servers, slow support response times, and system outages that disrupt their work. In one thread, for example, users discuss whether USPTO should prioritize infrastructure over AI innovation; in another, users recommend increasing IT tickets to bring attention issues to management.

Where the USPTO uses AI systems not accessible to examiners, speculation arises. For example, multiple threads debate whether AI-based routing systems for applications [29] have increased or reduced their workloads, offering algorithmic folk theories [37] of its functionality. For newly proposed AI tools, examiners demonstrate deep knowledge of patent systems and raise areas where data quality issues may arise (e.g., optical character recognition processing). Some worry that procurement processes occur slowly, rendering AI tools obsolete by the time they are implemented.

Automation anxieties. AI discussions frequently appear in threads on job security. Most recently, examiners raised concerns in reaction to broader reductions in the federal workforce during the Trump administration, mirroring responses from other subreddits for federal workers [24].

¹We define a valid label as any thread containing one or more comments that reference AI in relation to the thread's main topic. In our review, we did not find instances of misclassification. In future work, we plan to implement additional evaluation steps to identify false negatives.

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LLM Ban Compliance. Before the USPTO banned external LLM tools, some attempted LLM-assisted prior art searches but found the results misleading or fabricated; others found tools like ChatGPT useful for crafting better search queries. After the ban, examiners who suggest using these tools again are often rejoined by examiners adamant about the official policy.

AI Tool Recommendations. Across multiple threads, users make innovative suggestions that go beyond the current AI tools offered by the USPTO. These generally include tools to assist with bureaucratic tasks (e.g., AI-assisted transcription for calls or formatting for drafts). More ambitious proposals include a sandbox in which examiners could experiment with AI tools and a publicfacing database in which applicants can cite internal materials. In one example, a user expressed frustration with top-down AI implementation, arguing that AI tools should be developed with examiner input.

6 Concerns with AI-Related Patent Applications

Workload and expertise. Across threads related to burnout, production quotas, and hiring, examiners raise concerns that the influx of AI-related applications contributes to the complexity of legal analysis required of them, adding to their workloads. Junior examiners report finding AI terminology overwhelming, and other users discourage new hires from joining AI-related Art Units due to their complexity. Examiners describe an increasing need for interdisciplinary knowledge; some Art Units cover a broad range of technologies, making it difficult for examiners to develop the skills required to evaluate AI claims.

<image>Image: Answer in the section of the

Figure 1: A meme posted in December 2021 humorously conveys frustration with AI in patent examinations. In response, examiners commiserate, with one commenting, "Anytime I see a neural network in a spec on my docket, I spend the next few hours curled up in the fetal position and crying." The discussion continues with a suggestion to meet on USPTO's Teams chat for further discussion [2].

Mutual support. Examiners share tricks of the trade to navigate law and policy. For example, examiners across Art Units discuss reasoning and bureaucratic strategies for applying rejections to AI patents. This mutual support can come alongside skepticism about USPTO guidance, as users debate which directives hold real weight and which can be ignored. Users identify internal disagreements with and among supervisors over how to interpret patentability rules for artificial intelligence (AI), reflecting the greater uncertainty in the patent regime.

6.1 Future Directions

How can examiner discussions be leveraged to support governance? These Reddit discussions expose gaps between policy and practice, potentially offering early signals to refine AI governance. Future work could explore whether HCI governance innovations, such as NYU's Peer-to-Patent, which connected experts with examiners [26], or creative pairings of quantitative and qualitative studies of patent examiners could support examiners and the USPTO's AI policies.

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References

- [1] [n. d.]. Sociotechnical AI Governance: Opportunities and Challenges for HCI. https://chi-staig.github.io/
 [2] 2021. I am *this* close to attaching this to a 101 and 112A. https://chi.action.com/actional/actionactional/actional/actional/actional/actional/actional/actiona
- [2] 2021. I am *this* close to attaching this to a 101 and 112A. https: //www.reddit.com/r/patentexaminer/comments/rbvuml/i_am_this_close_ to attaching this to a 101 and/
- [3] 2024. Guidance on Use of Artificial Intelligence-Based Tools in Practice Before the United States Patent and Trademark Office. https://www.federalregister.gov/ documents/2024/04/11/2024-07629/guidance-on-use-of-artificial-intelligencebased-tools-in-practice-before-the-united-states-patent
- [4] 2025. r/patentexaminer Subreddit. https://www.reddit.com/r/patentexaminer/
- [5] Rediet Abebe, Solon Barocas, Jon Kleinberg, Karen Levy, Manish Raghavan, and David G. Robinson. 2020. Roles for computing in social change. In Proceedings of the 2020 Conference on Fairness, Accountability, and Transparency (Barcelona, Spain) (FAT* '20). Association for Computing Machinery, New York, NY, USA, 252–260. doi:10.1145/3351095.3372871
- [6] Charles A. W. de Grazia, Alexander V. Giczy, and Nicholas A. Pairolero. 2024. Procrastination or Incomplete Data? An Analysis of USPTO Examiner Search Activity. *Research Policy* 53, 7 (Sept. 2024), 105033. doi:10.1016/j.respol.2024. 105033
- Michael D. Frakes and Melissa F. Wasserman. 2016. Patent Office Cohorts. Duke Law Journal 65 (2016), 1601–1655. https://scholarship.law.duke.edu/dlj/vol65/ iss8/3
- [8] Michael D. Frakes and Melissa F. Wasserman. 2017. Is the Time Allocated to Review Patent Applications Inducing Examiners to Grant Invalid Patents? Evidence from Microlevel Application Data. *The Review of Economics and Statistics* 99, 3 (2017), 550–563. doi:10.1162/REST_a_00605
- [9] Michael D. Frakes and Melissa F. Wasserman. 2019. Patent Trial and Appeal Board's Consistency-Enhancing Function. *Iowa Law Review* 104 (2019), 2417– 2446. https://scholarship.law.duke.edu/faculty_scholarship/3975
- [10] Michael D. Frakes and Melissa F. Wasserman. 2020. Procrastination at the Patent Office? Journal of Public Economics 183 (March 2020), 104140. doi:10.1016/j. jpubeco.2020.104140
- [11] Michael D. Frakes and Melissa F. Wasserman. 2021. Knowledge Spillovers, Peer Effects, and Telecommuting: Evidence from the U.S. Patent Office. *Journal of Public Economics* 198 (June 2021), 104425. doi:10.1016/j.jpubeco.2021.104425
- [12] Matthew Gault. 2024. The U.S. Patent Office Won't Let Its Employees Use AI Tools Like ChatGPT. https://gizmodo.com/the-u-s-patent-office-wont-let-itsemployees-use-ai-tools-like-chatgpt-2000526489
- [13] United States Government. 2023. Executive Order 14110 of October 30, 2023: Safe, Secure, and Trustworthy Development and Use of Artificial Intelligence. https://www.federalregister.gov/documents/2023/11/01/2023-24283/safe-secure-and-trustworthy-development-and-use-of-artificial-intelligence

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A Submission and Comment Examples

- [14] Arthur Heitmann. 2025. Project Arctic Shift. https://github.com/ ArthurHeitmann/arctic_shift GitHub repository, accessed: 2025-03-03.
- [15] Lilly C. Irani and M. Six Silberman. 2013. Turkopticon: interrupting worker invisibility in amazon mechanical turk. In *Proceedings of the SIGCHI Conference* on Human Factors in Computing Systems (CHI '13). Association for Computing Machinery, New York, NY, USA, 611–620. doi:10.1145/2470654.2470742
- [16] Steven J. Jackson, Tarleton Gillespie, and Sandy Payette. 2014. The policy knot: re-integrating policy, practice and design in cscw studies of social computing. In Proceedings of the 17th ACM conference on Computer supported cooperative work & social computing (CSCW '14). Association for Computing Machinery, New York, NY, USA, 588–602. doi:10.1145/2531602.2531674
- [17] Henry Jenkins. 2006. Introduction: "Worship at the Altar of Convergence": A New Paradigm for Understanding Media Change. In Convergence Culture: Where Old and New Media Collide. NYU Press, 20. http://www.jstor.org/stable/j.ctt9qffwr.4
- [18] Colin Jerolmack and Shamus Khan. 2014. Talk Is Cheap: Ethnography and the Attitudinal Fallacy. Sociological Methods & Research 43, 2 (2014), 178–209. doi:10.1177/0049124114523396
- [19] Robert E. Kraut and Paul Resnick. 2012. Building Successful Online Communities: Evidence-Based Social Design. MIT Press, USA.
- [20] Jean Lave and Etienne Wenger. 1991. Situated learning: Legitimate peripheral participation. Cambridge university press.
- [21] Mark A. Lemley and Bhaven Sampat. 2012. Examiner Characteristics and Patent Office Outcomes. The Review of Economics and Statistics (2012). doi:10.1162/ REST_a_00194
- [22] Madison Alder. 2023. US Patent Office Eyes Using AI to Improve 'Prior Art' Searches. https://fedscoop.com/patent-office-eyes-ai-prior-art-searches/
- [23] Ronald J. Mann. 2014. The Idiosyncrasy of Patent Examiners: Effects of Experience and Attrition. Texas Law Review 92 (2014), 2149–2182. https://scholarship.law. columbia.edu/faculty_scholarship/445
- [24] Josh Marcus. 2025. 'Hold the Line, Don't Resign': Federal Workers Encourage Each Other Not to Accept Trump's Buyout Offer. https://www.theindependent.com/news/world/americas/us-politics/trump-federal-workerselon-musk-doge-buyout-b2688683.html
- [25] Laura K. Nelson. 2020. Computational Grounded Theory: A Methodological Framework. Sociological Methods & Research 49, 1 (Feb. 2020), 3-42. doi:10.1177/ 0049124117729703
- [26] Beth Simone Noveck. 2009. Wiki Government: How Technology Can Make Government Better, Democracy Stronger, and Citizens More Powerful. Brookings Institution Press, Washington, D.C.
- [27] U. S. Government Accountability Office. [n. d.]. Intellectual Property: Patent Office Should Define Quality, Reassess Incentives, and Improve Clarity | U.S. GAO. https://www.gao.gov/products/gao-16-490
- [28] Shobita Parthasarathy. 2021. Approaching Intellectual Property Scholarship Differently: A Qualitative Research Review and Agenda. *Science and Public Policy* 47, 5 (April 2021), 627–637. doi:10.1093/scipol/scaa010
- [29] United States Patent and Trademark Office. 2022. Manual of Patent Examining Procedure, Section 909: Routing and Docketing of Applications. https://www.uspto. gov/web/offices/pac/mpep/s909.html
- [30] United States Patent and Trademark Office. 2025. Artificial Intelligence Strategy. https://www.uspto.gov/sites/default/files/documents/uspto-ai-strategy.pdf
- [31] Jenny Preece. 1998. Empathic communities: reaching out across the Web. interactions 5, 2 (March 1998), 32–43. doi:10.1145/274430.274435
- [32] Jenny Preece. 2000. Online communities: Designing usability and supporting socialbilty. John Wiley & Sons, Inc., United States.
- [33] Joseph Raffiee, Florenta Teodoridis, and Daniel Fehder. 2023. Partisan Patent Examiners? Exploring the Link between the Political Ideology of Patent Examiners and Patent Office Outcomes. *Research Policy* 52, 9 (Nov. 2023), 104853. doi:10.1016/j.respol.2023.104853
- [34] Varun Nagaraj Rao, Eesha Agarwal, Samantha Dalal, Dana Calacci, and Andrés Monroy-Hernández. 2025. QuaLLM: An LLM-based Framework to Extract Quantitative Insights from Online Forums. In Findings of the North American Chapter of the Association for Computational Linguistics (NAACL). Association for Computational Linguistics.
- [35] Jessica Silbey. 2021. Intellectual Property and Ethnography: A Qualitative Research Approach. In Handbook of Intellectual Property Research: Lenses, Methods, and Perspectives, Irene Calboli and Maria Lillà Montagnani (Eds.). Oxford University Press. https://scholarship.law.bu.edu/faculty_scholarship/1368
- [36] United States Patent and Trademark Office. 2024. Manual of Patent Examining Procedure (MPEP) (ninth edition, revision 01.2024 ed.). https://www.uspto.gov/ web/offices/pac/mpep/index.html
- [37] Brita Ytre-Arne and Hallvard Moe. 2021. Folk Theories of Algorithms: Understanding Digital Irritation. Media, Culture & Society 43, 5 (2021), 807–824. doi:10.1177/0163443720972314

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Theme	Select composite quotations
Evaluation of USPTO AI Tools and Procurement	"It's been pretty unhelpful so far. Given the vast amount of office action data available, you'd expect it to identify at least one relevant reference that maps to the claims. Instead, it feels like another tool that adds to our workload."
	"Instead of improving the existing tools that aren't working, the approach seems to be spending \$70 million on entirely new ones which likely won't work either."
	"I've consistently encountered errors when trying to run similarity searches using CPCs. It just returns 'failed to get similarity results.' Only about six searches have worked since Sunday."
	"The EPO's classification tool helped me rethink how to describe the invention when the application wasn't properly classified. It gave me a useful starting point."
	"Their integration with Google's translation tool is broadly useful."
Automation Anxieties	"There's clear interest across the government in exploring how large language models might enhance operational efficiency Full automation seems unlikely, but these tools could reduce the number of human examiners needed."
	"Examiner roles are likely among the most secure. Examiners operate in a quasi-judicial capacity, and there's broad resistance to having non-human actors make legal or interpre- tive judgments."
LLM Ban Compliance	"Out of curiosity, I decided to pose a patent-related question to ChatGPT to see how it would handle the task."
	"While the USPTO has developed a few approved AI-based tools, they've made it clear that the use of unapproved AI tools is not permitted."
AI Tool Recommendation	"USPTO should invest in AI features that directly enhance examiner efficiency and patent quality like: automated §112 checks; writing rejections; claim-to-reference mapping; a public similarity search; automatic hyperlinking to references; automatically attach search histories; phone call transcription; and pre-population in forms. These are realistic, achievable improvements."
Workload and Expertise	"The top source of stress in this job is the increasing complexity of the cases. Early on, most applications followed a familiar pattern. Now, I'm encountering far more diverse claim sets, including applications with 18 unique dependent claims and variations even among independent claims. Many involve advanced AI concepts like neural networks."
	"AI is making this job more challenging. There's a rush to label everything as AI, even when it's unclear what actually qualifies. As a result, I've been seeing a flood of incomplete specifications, often requiring extensive §112(a) rejections. We've also since seen a notable increase in abandonments."
	"Claims and disclosures have become increasingly poorly written, with vague language and a trend of rebranding established technical terms into vague or invented ones, particu- larly in abstract areas like AI. This makes examination more difficult and time-consuming, especially for junior examiners."
Mutual Support	"User A: "Is it finding good prior art? Not really. Relevant? It mostly just returns the entire patent family. Not very useful." User B: "Same here. It's rarely helpful beyond showing what's already known."
	"I began issuing more §112(a) rejections for AI-related algorithms, which led my primary to adopt the same approach."
	"User A: "Applicants often rename established technical terms with made-up lan- guage—especially in abstract areas like AI—which makes examination more difficult and time-consuming, particularly for junior examiners. Claim structures used to be more balanced (e.g., 7/7/7), but now they often look like 20/2/2 with lots of filler." User B: "Thank you! This makes me feel like I'm not alone. I'm also seeing a rise in

made-up terminology and more extreme claim splits."

Table 1: Composite and paraphrased quotations exemplifying our identified themes. Quotations have been significantly altered to preserve user anonymity.