

[Articles](#)



Trademark infringement has no statute of limitations but should have.

Instead, Defendants must rely on the ambiguous and complicated laches defense. The clear notice of a statute of limitations would improve litigation efficiency and reduce legal costs.

[Read the full article on Marquette Intellectual Property & Innovation Law Review](#)

Authors



Aaron Schindler

Associate

ASchindler@perkinscoie.com [608.294.4014](tel:608.294.4014)

Explore more in

[Intellectual Property Law](#) [Trademark, Copyright, Internet & Advertising](#)