



H. Wayne Porter discusses the Supreme Court's arguments in *Limelight v. Akamai*

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Mr. Porter evaluates the Supreme Court's discussion of *Limelight v. Akamai*, a case involving whether there can be liability for induced infringement if no party is liable for direct infringement, in *Law360*, *Bloomberg BNA*, *World Intellectual Property Review* and *Managing Intellectual Property*.

Please click [here](#) to read "High Court May Put Brakes on Induced Infringement Suits" in *Law360*.

Please click [here](#) to read "Supreme Court Tangled Up Separating Issues on Divided Infringement of Patented Methods" in *Bloomberg BNA* (subscription required).

Please click [here](#) to read "U.S. Supreme Court hears *Limelight v. Akamai* case on induced infringement" in *World Intellectual Property Review*.

Please click [here](#) to read "SCOTUS Wary of Unintended Consequences in *Limelight v. Akamai*" in *Managing Intellectual Property* (subscription required).

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