

Waiver Conundrum in Akamai v. Limelight Remand

New England IP Blog on **May 25, 2016**

In a lengthy litigation between Akamai Technologies, Inc. (“Akamai”) and Limelight Networks, Inc. (“Limelight”), the District of Massachusetts recently addressed whether Limelight waived issues presented in its Renewed Motion For Judgment As A Matter Of Law after the case was appealed, and then remanded, back to the District Court. The case was initially tried by a jury, appealed to the Federal Circuit, and then to the United States Supreme Court. After appeal, the District of Massachusetts was instructed to reinstate the jury verdict, which found that the patent-in-suit was valid and infringed...