



## **Charles R. Macedo, Christopher Lisiewski and Chandler Sturm Publish Article in the Journal of Intellectual Property Law & Practice on U.S. Supreme Court Precluding Judicial Review of Time-Bar Challenges of PTAB Decisions**

*Oxford University Press*

Author(s): Charles R. Macedo, Chandler Sturm, Christopher Lisiewski,

Oxford University Press recently published an article by Charley Macedo, Christopher Lisiewski and Chandler Sturm in the Journal of Intellectual Property Law & Practice. The article, "[U.S. Supreme Court precludes judicial review of time-bar challenges of U.S. Patent and Trademark Office Patent Trial and Appeal Board institution decisions](#)," explores *Thryv, Inc v Click-to-Call Technologies, LP*, in which the U.S. Supreme Court held that, when the Patent Trial and Appeal Board grants a petition for inter partes review and rejects a contention that the petition is time-barred under 35 USC section 315(b), that rejection is not reviewable on appeal.

[Read the full article.](#)