

## BN Insights: Statute of Limitations for Disgorgement Claims in SEC and CFPB Enforcement Actions

AUGUST 8, 2016

This article co-written by Matthew Martens and Benjamin Neaderland, published by Bloomberg BNA's *Securities Law Daily*, discusses why a landmark decision by the US Court of Appeals for the Eleventh Circuit—who became the first appellate court to rule that Securities and Exchange Commission actions for disgorgement are subject to a statute of limitations—could significantly decrease the financial exposure faced by targets of SEC enforcement actions. [Read the article.](#)

### Authors



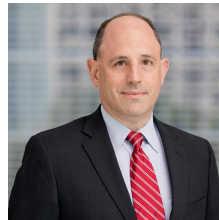
**Matthew T.  
Martens**

**PARTNER**

Co-Chair, Securities Litigation  
and Enforcement Practice  
Group

 [matthew.martens@wilmerhale.com](mailto:matthew.martens@wilmerhale.com)

 +1 202 663 6921



**Benjamin  
Neaderland**

**PARTNER**

 [benjamin.neaderland@wilmerhale.com](mailto:benjamin.neaderland@wilmerhale.com)

 +1 202 663 6340