

David Donahue and Sean Harb Co-author Supreme Court Amicus Curiae Brief

[David Donahue](#) and Sean F. Harb were among the authors of the U.S. Supreme Court brief submitted by the International Trademark Association (INTA) as amicus curiae in *Romag Fasteners Inc. v. Fossil Inc.* INTA's brief argues that while willfulness is an important equitable factor in determining whether to require a trademark infringer to disgorge profits, [More](#)

[David Donahue](#) and Sean F. Harb were among the authors of the U.S. Supreme Court brief submitted by the International Trademark Association (INTA) as amicus curiae in *Romag Fasteners Inc. v. Fossil Inc.* INTA's brief argues that while willfulness is an important equitable factor in determining whether to require a trademark infringer to disgorge profits, it should not be treated as a prerequisite to profit disgorgement under Section 35 of the U.S. Trademark (Lanham) Act.

Primary Contacts

David A. Donahue