

---

# Managing IP Quotes David Donahue

*Managing IP* quoted [David Donahue](#) in its article about the U.S. Supreme Court's recent decision in *Romag Fasteners v. Fossil*, which held that willfulness infringement is not a prerequisite for profit disgorgement in trademark cases. In the article, [More](#)

*Managing IP* quoted [David Donahue](#) in its article about the U.S. Supreme Court's recent decision in *Romag Fasteners v. Fossil*, which held that willfulness infringement is not a prerequisite for profit disgorgement in trademark cases. In the article, Donahue, who co-authored the International Trademark Association's amicus brief in that case, discussed potential effects of the newly relaxed profit-recovery standard.

## Primary Contacts

David A. Donahue