

**MEDIA MENTION** 

## Megan Brown and David Weslow Discuss SCOTUS Domain Trademark Case and Cybersecurity Implications

*Legaltech News* February 26, 2020

Megan L. Brown and David E. Weslow, partners in Wiley's Privacy, Cyber & Data Governance Practice, were quoted in a February 25 *Legaltech News* article discussing a case before the U.S. Supreme Court involving trademark protection for internet domain names. The story ran after Wiley filed an *amicus* brief on behalf of the Internet Commerce Association (ICA) in *United States Patent and Trademark Office v. Booking.com B.V.* Ms. Brown and Mr. Weslow discussed the brief's argument that if the government's position prevails, there could be far-reaching cybersecurity repercussions.

The full story can be read here (subscription required).

A news release on the brief can be found here.

## **Related Professionals**

Megan L. Brown Partner 202.719.7579 mbrown@wiley.law David E. Weslow Partner 202.719.7525 dweslow@wiley.law

## **Practice Areas**

Privacy, Cyber & Data Governance