

FREE TELECONFERENCE*

New Developments in Consumer Privacy: From *Spokeo, Inc.* to Apple

This program will provide an overview of two significant developments related to consumer privacy in the United States. The discussion will be helpful to lawyers across the spectrum who deal with both compliance (reviewing policies and procedures) and litigation. First, we will discuss the much-anticipated decision of the U.S. Supreme Court in *Spokeo, Inc. v. Robins*, concerning Article III standing requirements and consumer privacy claims. Next, we will discuss the ongoing fight between Apple and the FBI over the use of strong encryption. One case, currently pending before a federal magistrate judge in California, will be heard later this month. Please join us to learn more.

Friday, March 18, 2016 12:00 - 1:00 p.m. Eastern

REGISTRATION REQUIRED: please RSVP <u>here</u>

Speakers

- Alan Butler, Senior Counsel, Electronic Privacy Information Center; Co-Chair, ABA Section of Civil Rights and Social Justice Privacy & Information Protection Committee
- **Brendan O'Connor**, Senior Security Advisor, Leviathan Security Group; Vice Chair, ABA Section of Science & Technology Law Information Security Committee

Moderator

 Daniel Appelman, Partner, Montgomery & Hansen, LLP; Co-Chair, ABA Section of Civil Rights and Social Justice Privacy & Information Protection Committee

Co-sponsor



*The content of this program does not meet requirements for continuing legal education (CLE) accreditation. You will not receive CLE credit for listening.