

BLOG



JULY 3, 2024

In *Loper Bright v. Raimondo* and *Relentless v. Department of Commerce*, the Supreme Court overruled its landmark decision in *Chevron U.S.A. Inc. v. Natural Resources Defense Council, Inc.* (1984) in a 6-3 decision. Courts will now interpret federal statutes without being required to accept an agency's "permissible" interpretation of an ambiguous statute. Courts may still give persuasive weight or "careful attention" to an agency's views about ambiguous statutes, but the court must decide the best reading of the statute and resolve the ambiguity.

Read the full briefing.

Less Than 1 Min Read

Authors

<u>Jonathan D. Brightbill</u> <u>Linda Coberly</u> <u>Scott Glauberman</u>

Related Topics

U.S. Supreme Court

Chevron Doctrine

Administrative Procedure Act

Related Capabilities

Appellate & Critical Motions

Government Investigations, Enforcement & Compliance

Environmental

Related Professionals



Jonathan D. Brightbill



Linda Coberly



<u>Scott Glauberman</u>

This entry has been created for information and planning purposes. It is not intended to be, nor should it be substituted for, legal advice, which turns on specific facts.