

LAW REVIEW UPDATE

***Loper-Bright Enterprises v. Raimondo*, 603 U.S. 369 (2024).**

In 2024, the Supreme Court overruled the *Chevron* precedent. Going forward, the interpretation of ambiguous federal statutes is a task for the Judicial Branch of the Federal Government, not for federal administrative agencies. The interpretation adopted by the federal agency that is charged with enforcing or administering the statute is entitled to some deference in the courts but not to preclusive effect.