



This podcast episode features Chris Wilkinson and Sopen Shah discussing the significant impact of the *Loper Bright* decision, which eliminated *Chevron* deference, on employment and labor law.

The speakers delve into the implications of this decision on agency rulemaking at both federal and state levels and how it may change the way regulated parties interpret regulatory authorities. They also explore the concept of “*Auer* deference” and the potential fallout and future shifts in the legal landscape due to this decision.

[Listen to "Supreme Court Overrules Chevron; Courts Must Determine “Best” Meaning of Statutes Without Deference" on Spreaker.](#)

Find us where you get your podcasts



Contributors



Sopen Shah

Partner

SShah@perkinscoie.com [608.663.7480](tel:608.663.7480)



Christopher Wilkinson

Senior Counsel

CWilkinson@perkinscoie.com [202.661.5890](tel:202.661.5890)

Explore more in

[Labor & Employment](#)

Podcast series

Workplace Rules

Hosted by Perkins Coie's Labor & Employment lawyers, *Workplace Rules* offers engaging discussions with in-house professionals, outside counsel, and leading experts on current labor and employment law topics, including regulatory changes and trends in litigation.

[View the series](#)