SheppardMullin



IAHA Quarterly Lecture

Webinar 09.19.2024 | 8:30-9:45 AM Event Sponsor: Illinois Association of Healthcare Attorneys

Our panel will discuss the impact of the Supreme Court's recent decision in *Loper Bright Enterprises v. Raimondo* to overrule the *Chevron* deference doctrine, changing both the compliance and litigation landscape in healthcare.

The Chevron doctrine required courts to defer to federal agencies' interpretations of statutes under their purview, presuming that their interpretation was reasonable. The June 28, 2024 decision in the case of *Loper Bright Enterprises v. Raimondo* overturned this precedent.

In addition to providing background on Chevron and Loper, our panelists will discuss what they see as the potential impact of overturning Chevron, what they expect to see from administrative agencies, legislatures, and the courts, and how the impact may be felt, both short-term and long-term, to organizations operating in the healthcare arena.

Speakers:

- David Poell, Partner, Sheppard Mullin
- Jordan Paradise, Georgia Reithal Professor of Law and Co-Chair of the Beazley Institute for Health Law & Policy at Loyola University Chicago, School of Law

Moderator:

• Nick Brescia, Director and Senior Counsel, Privacy and Privacy Officer, U.S. Healthcare, Walgreens

Click here to register.

Attorneys

David M. Poell

Practice Areas

Healthcare

Privacy and Cybersecurity