

## Our Agenda

- Where is *Chevron* going—and who decides?
  - A new Justice and a new Administration
  - Where the Supreme Court has been taking Chevron and Auer
  - Where the Supreme Court might take *Chevron* and *Auer*
- Federal Administrative Law Update
  - Supreme Court
  - D.C. Circuit
  - Fifth Circuit

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# Judicial Deference to Executive Interpretations:

Where We've Been and Where We Might Be Going

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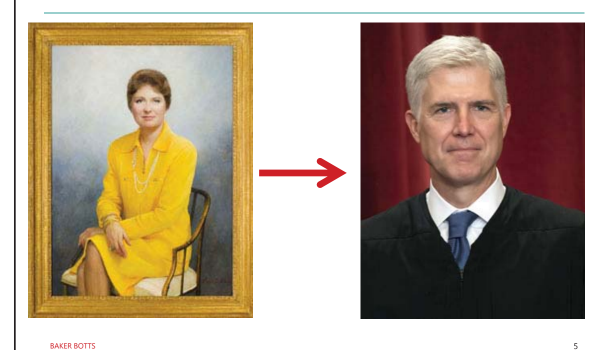
### Chevron v. NRDC (1984)

The original "two step"—

- (1) "whether Congress has directly spoken to the precise question at issue. If the intent of Congress is clear, that is the end of the matter ...."
- (2) if not, "the question ... is whether the agency's answer is based on a permissible construction of the statute."

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### Chevron v. NRDC (1984)



#### More variations

- Chevron "Step Zero" (Mead) —should Chevron even apply?
  - "major questions" (King v. Burwell)
  - procedural impropriety (Encinco Motorcars)
  - but not jurisdictional questions (City of Arlington v. FCC)
- Chevron "Step 1.5" (Prill) —should Court defer to agency interpretation of ambiguous provision when agency didn't recognize the ambiguity?

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Also available as part of the eCourse 2017 Advanced Texas Administrative Law eConference

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