Mostly Bad & Occasionally Good:

Review of Immigration 5th Circuit & Supreme Court Cases

UT Law CLE 2024 Conference on Immigration and Nationality Law October 25, 2024

Kevin A. Gregg

- ▶ Partner at Kurzban Kurzban Tetzeli & Pratt, P.A. (San Diego office)
- ▶ Host of <u>Immigration Review</u>® podcast

Jonathan Levy

- Senior Staff Attorney at American Gateways (Austin office)
- ► Fan of <u>Immigration Review</u>® podcast



1





Diana Ross and the Supremes

Wilkinson v. Garland, 601 U.S. 209, 144 S. Ct. 780 (2024)

• jurisdiction; INA § 242(a)(2)(B) & (D); Guerro-Lasprilla; mixed question of law and fact; Patel

Brown v. United States, 144 S. Ct. 1195 (2024)

• sentence enhancement; ACCA; Pennsylvania marijuana; Florida cocaine; categorical approach point of comparison



Diana Ross and the Supremes (cont.)

Campos-Chaves v. Garland, 144 S. Ct. 1637 (2024)

• in absentia motion to reopen; deficient NTA; statutory interpretation; Notice of Hearing; INA § 239(a)(2); "change"; "new"; "any"

Department of State v. Munoz, No. 23-334 (U.S. June 21, 2024)

• fundamental right to live with one's spouse in the United States; due process; doctrine of consular nonreviewability

5

Diana Ross and the Supremes (cont.)

Loper Bright Enterprises v. Raimondo, No. 22-451 (U.S. June 28, 2024)

• deference to agencies; APA; Chevron; star decisis







Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Case Law Update

Also available as part of the eCourse 2024 eConference on Immigration and Nationality Law

First appeared as part of the conference materials for the 48^{th} Annual Conference on Immigration and Nationality Law session "Case Law Update"