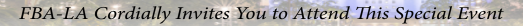
## LOS ANGELES Federal Bar Association



## THE IMPACT OF LOPER BRIGHT ON SEC CASES



STEVE CAZARES, PARTNER, FOUNDATION LAW GROUP, LLP

**Panelists:** 



HON. ANDREW J. GUILFORD, RET., NEUTRAL, JUDICATE WEST



MICHELE WEIN LAYNE, OF COUNSEL, O'MELVENY & MYERS



Moderator: THOMAS ZACCARO, SENIOR COUNSEL, HUESTON HENNIGAN

In *Loper Bright Enterprises v. Raimondo*, the Supreme Court overruled *Chevron v. Natural Resources Defense Council, Inc.*, ending almost 40 years of "*Chevron* deference" to an agency's interpretation of an ambiguous statute. This panel will discuss the impact *Loper Bright* may have on the SEC, which often relied on *Chevron* deference to support its interpretation of federal securities laws. Food and drinks will be provided, with a reception prior to the discussion at 5:30 p.m..

The event will be hosted by Judicate West at its offices in downtown Los Angeles.

MCLE: 1 Hr. General MCLE This activity has been approved for Minimum Continuing Legal Education Credit by the State Bar of California. The FBA certifies that this activity conforms to the standards of approved education activities prescribed by the rules and regulations of the State Bar of California governing minimum continuing legal education.

