Blogs November 01, 2024

Supreme Court To Review FCC Authority Over Junk Faxes



In what is shaping up to be an <u>increasingly active term for judicial scrutiny of agency deference</u>, the U.S. Supreme Court granted certiorari in *McLaughlin Chiropractic Assoc. v. McKesson Corp.*, No. 23-1226 (U.S. Oct. 4, 2024)—a case which appears primed to address how much deference federal courts must give to agency interpretations of the law. At issue in *McLaughlin* is whether the federal Hobbs Act, 28 U.S.C. § 2342(1), requires that courts treat orders by the Federal Communications Commission (FCC) interpreting the Telephone Consumer Protection Act (TCPA), 47 U.S.C. § 227(b)(1)(C), as "invariably binding[.]"

Read the full blog post here on Perkins on Privacy.

Authors