11-1547 CABLE, TELECOMMUNICATIONS & TECH V. FCC, ET AL.

DECISION BELOW: 668 F. 3d 229

LOWER COURT CASE NUMBER: 10-60039

QUESTION PRESENTED:

- 1. Should *Chevron* deference be afforded to an administrative agency's interpretation of its own statutory jurisdiction?
- 2. If it is determined that an agency's interpretation of its own statutory jurisdiction should be evaluated under *Chevron*, did the Fifth Circuit improperly apply *Chevron*?
- 3. Did the FCC usurp the jurisdiction and authority reserved for State and local governments by Congress in its interpretation of 47 U.S.C.A. § 332 (C)(7) by creating additional limitations on state and local governments beyond those provided for in the statute?

CONSOLIDATED WITH 11-1545 FOR ONE HOUR ORAL ARGUMENT. THE PETITIONS FOR WRITS OF CERTIORARI ARE GRANTED LIMITED TO QUESTION 1 PRESENTED BY THE PETITION IN NO. 11-1545.

CERT. GRANTED 10/5/2012