

# Webcast: Supreme Court Tariff Decision – Key Implications and What’s Next

Webcasts | February 23, 2026

---

Join members of our International Trade Advisory & Enforcement and Appellate and Constitutional Law Practice Groups for a recorded webcast analyzing the U.S. Supreme Court decision in *Learning Resources, Inc., et al. v. Donald J. Trump, et al.* Topics include:

- The implications for the major questions doctrine, the non-delegation doctrine, presidential emergency powers, and statutory interpretation
- What happens next at the Court of International Trade
- The ruling’s impact on existing and future tariffs
- What steps are required to trigger alternative tariff mechanisms and how quickly they can be deployed
- The potential effects on other IEEPA-based authorities, including sanctions and outbound investment restrictions
- The practical and strategic landscape going forward for U.S. trade policy

## Related People

[Adam M. Smith](#)

[Ronald Kirk](#)

[Christopher T. Timura](#)

[Trenton J. Van Oss](#)

[Samantha Sewall](#)

---

**MCLE CREDIT INFORMATION:** This program has been approved for credit in accordance with the requirements of the New York State Continuing Legal Education Board for a maximum of 1.0 credit hour, of which 1.0 credit hour may be applied toward the areas of professional practice requirement. This course is approved for transitional/non-transitional credit. Attorneys seeking New York credit must obtain an Affirmation Form prior to watching the archived version of this webcast. Please contact [CLE@gibsondunn.com](mailto:CLE@gibsondunn.com) to request the MCLE form. Gibson, Dunn & Crutcher LLP certifies that this activity has been approved for MCLE credit by the State Bar of California in the amount of 1.0 hour in the General category. California attorneys may claim “self-study” credit for viewing the archived version of this webcast. No certificate of attendance is required for California “self-study” credit.

---

**Adam M. Smith** is a partner in Gibson Dunn’s Washington, D.C. office and Co-Chair of the firm’s International Trade Advisory & Enforcement and Sanctions & Export Enforcement practice groups. He advises clients on tariff evasion, trade-sanctions strategy, import/export controls and white-collar investigations in complex cross-border contexts. Clients benefit from Adam’s experience in the Obama Administration, where he was Senior Advisor to the Director of the U.S. Treasury Department’s Office of Foreign Assets Control (OFAC) and Director for Multilateral Affairs on the National Security Council. **Ron Kirk** is Senior Of Counsel in Gibson Dunn’s Dallas and Washington, D.C. offices. He is Leader of the International Trade Advisory and Enforcement Practice Group and a member of the Sports Law, Public Policy, Crisis Management and Private Equity Practice Groups. Ambassador Kirk has had an extensive career in Public Service. Prior to joining Gibson Dunn in April 2013, Ambassador Kirk served as United States Trade Representative (USTR) and was a member of President Obama’s Cabinet, serving as the President’s principal trade advisor, negotiator and spokesperson on trade issues. He also served as Mayor of Dallas from 1995 – 2001, and as Texas Secretary of State in 1994 appointed by Gov. Ann W. Richards. **Christopher T. Timura** is a partner in Gibson Dunn’s Washington, D.C. office and a member of the International Trade and White Collar Defense & Investigations Practice Groups. He advises clients on complex matters at the intersection of U.S. national security, foreign policy and international trade regulation —

# GIBSON DUNN

including export controls, economic sanctions, and import-related investigations — and regularly represents companies before agencies such as the OFAC, BIS and CBP. Chris currently serves on the Department of Commerce's Regulations and Procedures Technical Advisory Committee. **Trenton Van Oss** is a partner in Gibson Dunn's Washington, D.C. office and a member of the firm's Appellate and Constitutional Law Practice Group. He advises clients on complex appellate and constitutional matters, including challenges involving federal statutes, administrative action, and separation of powers issues. Trenton regularly represents clients in high-stakes litigation with significant regulatory and policy implications. **Samantha Sewall** is of counsel in Gibson Dunn's Washington, D.C. office and a member of the firm's International Trade Advisory and Enforcement and Sanctions & Export Enforcement Practice Groups. She advises clients on U.S. economic sanctions, export controls, CFIUS, and anti-boycott laws, and regularly handles compliance assessments, internal investigations, voluntary disclosures, and regulatory engagements with OFAC, BIS, and CFIUS. Samantha has experience across sectors including financial services, technology, aerospace/defense, energy, life sciences, and transportation. © 2026 Gibson, Dunn & Crutcher LLP. All rights reserved. For contact and other information, please visit us at [www.gibsondunn.com](http://www.gibsondunn.com). Attorney Advertising: These materials were prepared for general informational purposes only based on information available at the time of publication and are not intended as, do not constitute, and should not be relied upon as, legal advice or a legal opinion on any specific facts or circumstances. Gibson Dunn (and its affiliates, attorneys, and employees) shall not have any liability in connection with any use of these materials. The sharing of these materials does not establish an attorney-client relationship with the recipient and should not be relied upon as an alternative for advice from qualified counsel. Please note that facts and circumstances may vary, and prior results do not guarantee a similar outcome.

## Related Capabilities

[Appellate and Constitutional Law](#)

[International Trade Advisory and Enforcement](#)

[Sanctions and Export Enforcement](#)