

Research

Synopsis

AT

π 's 8/26 motion to require produc. of BP's doc's turned over to g.j.

(2d, '60)

X

US v. Interst. Dress Carriers; disting. because ICC was π , w/ stat. auth. to inspect records in Q.

to st.

Uranium Industry, (DDC '81) (Bryant, J.)

transfer of g.j. doc's & transcrip's to private AT Δ . Sought "for their own sake." Transferred so transferee could evaluate.

(AT)

Evanston Bd of Ed (ND Ill, '81) - π 's can't get doc's submitted to g.j. by civil AT Δ 's in g.j. format, though doc's & immunized. [Good barg; & immunized]

Uranium Industry (DDC '79) - Senate Comm. denied access to g.j. doc's - & a "jud. proceeding" & showing of partic'd need

(AT)

Golden Quad. Ice Cream (2D Pa '80) (Pollack)

Δ 's in civ. AT case ordered to turn over doc's produced to g.j. & "partic. need" req. since only doc's, & transcripts. [Gov't did & object.] G.j. had completed its work.

g.j. finished & govt object.

(AT) transcripts

Douglas Oil (SC, '79) - π in civ. AT sought g.j. transcripts which led to indist. Balancing test: need v. public interest in secrecy. Here, release = abuse of discretion; ct. had & real knowl. no civ. proceedings. G.j. dissolved.