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- administrative agencies



- Immunity clearly applies where defendant complained to a disinterested lawmaker for the imposition by law of an anticompetitive restraint.
- Immunity clearly <u>does not</u> apply to trying to persuade a non-state-action immune market participant to impose an anticompetitive restraint.
- "Dual effect" cases are harder. Anticompetitive effects that are incidental to genuine petitioning by valid means are protected. But it can't be a sham to obtain an anticompetitive restraint.











