



# **Civil Procedure Mullenix**

Richard L. Marcus, Martin H. Redish, Edward F. Sherman

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business regulation and federalism and explains how our system works differently from the one in most countries with contradictory and hard to understand business regulations tort laws that vary from state to state and surprising judicial interpretations of clearly written contracts This imposes far heavier litigation costs on American companies and hampers economic growth div Equal Access to Justice Marco Segatti, 2024-02-29 It is wrong when someone cannot exercise their rights in a court of law because they have no money to pay for a good lawyer because they are too scared of the possible consequences or because they simply don t know that the law protects them But does that mean governments have an obligation to intervene And if so how This book provides the first systematic philosophical theory of equal access to justice It begins by identifying the content of claims to equal access to justice Then it reviews traditional political and legal arguments on the right of access to justice which it argues are both illuminating and insufficient The best comparative way to approach equal access to justice the book argues is to think through the requirements of a moral pre political duty to at times and provisionally pause cool down and listen in other words we ought to demand that governments step in and protect access rights because we have a moral and pre political interest in cultivating our ability to comply with this duty It is the recognition of this duty which best explains both law s potential for promoting as well as its potential for endangering equal justice In closing the book tests this novel theory of equal access to justice against contemporary trends and reforms in **Environmental quality and free trade** Washington and Lee University. School of Law, 1992 procedural law

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