

## Civ Pro Flashcards PDF

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What is the purpose of personal jurisdiction in civil procedure?

Personal jurisdiction refers to a court's authority to make decisions affecting the parties involved in a legal action, ensuring that defendants have sufficient connections to the forum state.

What are the two types of personal jurisdiction?

The two types of personal jurisdiction are general jurisdiction and specific jurisdiction.

What is general jurisdiction?

General jurisdiction allows a court to hear any case involving a defendant, regardless of where the events occurred, typically based on the defendant's substantial connections to the forum state.

What is specific jurisdiction?

Specific jurisdiction allows a court to hear a case that arises out of or relates to the defendant's contacts with the forum state.

What is subject matter jurisdiction?

Subject matter jurisdiction refers to a court's authority to hear a particular type of case, determined by the nature of the case and the law.

What are the two main types of subject matter jurisdiction?

The two main types of subject matter jurisdiction are federal question jurisdiction and diversity jurisdiction.

What is federal question jurisdiction?

Federal question jurisdiction exists when a case involves a question of federal law.

What is diversity jurisdiction?

Diversity jurisdiction exists when the parties are citizens of different states and the amount in controversy exceeds \$75,000.

What is the Erie Doctrine?

The Erie Doctrine is a legal principle that requires federal courts sitting in diversity to apply state substantive law and federal procedural law.

What is the difference between a motion to dismiss and a motion for summary judgment?

A motion to dismiss challenges the legal sufficiency of a complaint, while a motion for summary judgment seeks to resolve a case based on undisputed facts.

What is the purpose of discovery in civil procedure?

Discovery is the pre-trial phase in a lawsuit where each party can obtain evidence from the other party to prepare for trial.