EQUITY COURTS

- Debate on Due Process started with Magna Carta 1297
- Substantive Theory of Justice
- Substantive Justice/ Complete Justice/ Absolute Justice
- "Court of Conscience" to do Complete Justice
- "Substance" preferred over "Form"
- ❖ Inquisitorial Pre-Trial procedure: Discovery/Master of Chancery
- ❖ No Specific form/ Template of Pleading
- Procedural laxities treated Liberally
- "Zero-Error Regime" to do "Substantive Justice" -- Multiple Revisions/ Appeals till error is removed in pursuit of "Substantive Justice"
- "Pursuit of Complete Justice" with "Zero-Error Regime" made Justice Time Consuming, Costly & Complex