Class Actions and Access to Justice

Class actions provide a means for people to band together to pursue justice when companies engage in widespread violations of the law. Without class actions, it is often infeasible for a consumer to hire a lawyer to pursue a claim for a small dollar amount. Class actions also enable courts to assess and remedy the full scope of a company's wrongdoing. NCLC opposes efforts to curtail class actions or otherwise restrict access to justice.

**Take Action to Defend Class Actions**

**Policy Analysis**

**Letters**

- H.R. 985 (Goodlatte), Fairness in Class Action Litigation Act of 2017. [Coalition opposition letter](https://example.com), Feb. 14, 2017
- Letter opposing H.R. 720 (Lamar Smith), Lawsuit Abuse Reduction Act (LARA), H.R. 725 (Buck), Innocent Party Protection Act, and H.R. 732 (Goodlatte) (Stop Settlement Slush Funds Act). Feb. 1, 2017

**Press Releases**

- [Class Actions Matter: Consumers Mislabeled as Terrorists Win Record $60 Million against TransUnion for Violating Key Consumer Protection Law](https://example.com), June 21, 2017

**Related Publications**

- [Class Actions](https://example.com)
- [Consumer Arbitration Agreements](https://example.com)

[Arbitration and Access to Justice Archive](https://example.com)