20

21

- 1 AN ACT in relation to civil procedure.
- Be it enacted by the People of the State of Illinois, 2
- 3 represented in the General Assembly:
- The Code of Civil Procedure is amended by 4 Section 5.
- changing Section 2-604 as follows: 5
- 6 (735 ILCS 5/2-604) (from Ch. 110, par. 2-604)
- Sec. 2-604. Prayer for relief. Every count in every 7
- 8 complaint and counterclaim shall contain specific prayers for
- the relief to which the pleader deems himself or herself 9
- entitled except that in actions for injury to the person, no 10
- ad damnum may be pleaded except to the minimum extent 11
- necessary to comply with the circuit rules of assignment 12
- 13 where the claim is filed. Relief,-whether-based-on-one-or
- more-counts, may be requested in the alternative. Prayers for 14
- 15 relief which the allegations of the pleadings do not sustain
- may be objected to on motion or in the answering pleading. In 16
- 17 actions for injury to the person, any complaint filed which
- 18 contains an ad damnum, except to the minimum extent necessary
- to comply with the circuit rules of assignment where the 19

claim is filed, shall, on motion of a defendant or on the

- court's own motion, be dismissed without prejudice.
- 22 in case of default, the prayer for relief does not limit the
- relief obtainable, but where other relief is sought the court 23
- shall, by proper orders, and upon terms that may be 24
- protect the adverse party against prejudice by reason of 25
- surprise. In case of default, if relief is sought, whether by 26
- 27 amendment, counterclaim, or otherwise, beyond that prayed in
- the pleading to which the party is in default, notice shall 28
- be given the defaulted party as provided by rule. 29
- 30 Nothing in this Section shall be construed as prohibiting
- 31 the defendant from requesting of the plaintiff by

- 1 interrogatory the amount of damages which will be sought.
- 2 (Source: P.A. 83-707.)
- 3 Section 99. Effective date. This Act takes effect upon
- 4 becoming law.