1

AN ACT in relation to civil procedure.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

4 Section 5. The Code of Civil Procedure is amended by 5 changing Section 2-604 as follows::

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 16 may be objected to on motion or in the answering pleading. In 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 20 claim is filed, shall, on motion of a defendant or on the court's own motion, be dismissed without prejudice. 21 Except 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 just, 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

Nothing in this Section shall be construed as prohibitingthe defendant from requesting of the plaintiff by

- 1 interrogatory the amount of damages which will be sought.
- 2 (Source: P.A. 83-707.)