

**Oregon Rules of Civil Procedure
Legislative Amendments 1979-2023**

ORCP 18

Compiled by Connor Grosshanten

Lewis & Clark Law School | Oregon Council on Court Procedures

Rule 18 – Claims for Relief

§	Latest Amendment
A	Or. Laws 1987 c.774 § 12(A)
B	Or. Laws 1987 c.774 § 12(A)

Or. Laws 1987 c.774 § 12(A)

Amends Rule 18

A. Claims for relief. [Full section text unamended]

1. [Unamended]
2. [(B)] A demand of the relief which the party claims; if recovery of money or damages is demanded, the amount thereof shall be stated, except as provided in section B. of this rule; relief in the alternative or of several different types may be demanded.

B. [No text]

1. The amount sought in a civil action for noneconomic damages, as defined in section 6 of this Act, shall not be pleaded in a complaint, counterclaim, cross-claim or third-party claim.
2. The prayer in such actions shall contain only a demand for the payment of damages without specifying the amount.
3. The party making the claim may supply to any adverse party a statement of the amount claimed for such damages, and shall do so within 10 days of a request for such statement. The request and the statement shall not be made a part of the trial court file.

S.B. 323

Or. Laws 1987 c.774 § 12

Senate Introduction

2/15/87

A-Engrossed Bill

3/25/87 – Judiciary Committee recommended passing with amendments; Majority and Minority recommend differing amendments

3/26/87 – Referred back to Judiciary Committee

4/6/87 – Senate Judiciary Committee Majority recommended Senate pass with amendments; Minority recommended Senate pass with different set of amendments

4/8/87 – Failed to pass Senate; Senate voted to reconsider; Referred to Rules Committee “on voice vote” [sic]

4/15/87 – Rules Committee recommended Senate pass with amendments

4/17/87 – Passed with amendments in Senate (per Rules Committee recommendation)

4/20/87 – Referred to House Judiciary Committee

6/12/87 – House Judiciary Committee recommended Senate pass with amendments

6/16/87 – Passed with amendments in House (per Rules Committee recommendation)

B-Engrossed Bill

6/16/87 – Senate refused to concur with House Amendments; Conference Committee formed

Conference Committee Bill

6/26/87 – Conference Committee recommended Senate concur with House amendments

6/27/87 – Senate adopted and repassed Conference Committee bill; House adopted and repassed Conference Committee bill

Governor signed Enrolled Bill

7/17/87