## SAMPLE CIVIL FORM 30.

IN THE	CO	URT OF	COUNTY
A.B., Plaintiff ) v. ) C.D., Defendant )	CIV	IL ACTION N	IO
1. Counsel.	PRE-TR	RIAL ORDER	<b>t</b>
Appearing for the	plaintiff:		
Appearing for the	defendant:		
2. Nature of the C upon [negligence, breach			nt alleges a cause of action based ontract, etc.]
3. Positions of the	Parties.		
a. Plaintiff contend	ls: [concise state	ement of factua	al and legal contentions]
b. Defendant conte	ends: [concise st	atement of fac	tual and legal contentions]
4. Stipulations and	! Admissions.		
5. Discovery. Dis [specify additional discovery]	• •	_	en completed except as follows:
6. Additional Orde	ers: [as required	by the particu	elar case].
Ordered that the a the above-styled cause us cause and to prevent mani	nless this order	s and agreem be hereafter	ents are binding on all parties in modified by the Court for good
Done this	day of	, 2	<u>_</u>
		Judge	

## **Committee Comments**

A pre-trial order should set out the nature of the case, theory of the parties, the admitted facts, the ultimate facts which will be disputed, and points of law to be passed upon by the Court which would:

- 1. Result in the simplification of issues;
- 2. Reveal the necessity or desirability of amendments to the pleadings;
- 3. Make it possible to obtain admissions of fact and of documents, thereby avoiding unnecessary proof;
- 4. Make it possible to limit the number of witnesses with a view of avoiding improper cumulative testimony; and
  - 5. Permit such other procedures as might aid in the disposition of the action.

Each party appearing in the action should be represented at the pre-trial conference by counsel who will conduct the trial or by co-counsel with full knowledge of the case and with authority to bind such party by stipulation.

The pre-trial order is binding on the parties and determines the issues to be tried.