

SAMPLE CIVIL FORM 58

IN THE \_\_\_\_\_ COURT OF \_\_\_\_\_ COUNTY

A.B., Plaintiff )  
v. )  
C.D., Defendant )

CIVIL ACTION NO. \_\_\_\_\_

**MOTION FOR ORDER SHORTENING TIME FOR RESPONSE**

Defendant moves the Court for an order that the genuineness of the documents and the truth of the matters of fact, admissions as to which are requested in the Request for Admission, marked Exhibit A and annexed hereto, shall be deemed admitted unless plaintiff files and serves his response to said request within \_\_\_\_\_ days after service of said request on him, on the ground that if defendant is required to prove the genuineness of such documents and the truth of such matters of fact, he will be put to considerable difficulty and expense in doing so, and such difficulty and expense will be even greater if he does not commence preparations to make such proof before (date) \_\_\_\_\_, for the reasons that [*set forth reasons*], all as more fully appears in the affidavit of \_\_\_\_\_, marked Exhibit B and attached hereto.

\_\_\_\_\_  
Attorney for Defendant

\_\_\_\_\_  
Address

**Committee Comments**

Rule 36 permits a party to move the Court to shorten the thirty day period allowed for responding to a request for admissions.

The reasons for shortening the time period must be of a special nature.