

## **Chapter 27**

(1975 reprint)

### **Submitting Controversy Without Action or Suit**

<b>27.010</b>	<b>Controversy submitted without action or suit</b>	<b>27.020</b>	<b>Statement of case</b>
		<b>27.030</b>	<b>Jurisdiction of the court</b>

#### **CROSS REFERENCES**

Arbitration, 33.210 to 33.340  
Declaratory judgment, Ch. 28

Residential Landlord and Tenant Act, prohibited  
provisions in rental agreements, 91.745  
Summary judgment proceedings, 18.105



**27.010 Controversy submitted without action or suit.** Parties to a question in controversy, which might be the subject of an action or suit in a court of record with such parties plaintiffs and defendants, may submit the question to the determination of such court without action or suit, as provided in ORS 27.020 and 27.030.

**27.020 Statement of case.** The parties as plaintiff and defendant shall state, in writing, a case containing the facts upon which the controversy depends, and subscribe the same in person or by their attorneys. Such statement shall be verified by the oaths of the parties, or where there is more than one plaintiff or defendant, by at least one of each, to the effect that the controversy is real, and the proceeding is taken in

good faith to determine the rights of the parties. Where either party to the controversy is the state, a county, or other public corporation therein, or a private corporation, or minor, the statement of the case may be subscribed and verified by any person who at the time sustains the relation to such state, county, corporation or minor, as would authorize the service of a summons upon him.

**27.030 Jurisdiction of the court.** The statement shall be filed with the clerk, and from the date of filing the court shall have jurisdiction of the controversy as if it was an action pending after a special verdict found, and shall proceed to hear and determine the controversy accordingly.

