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on light yellow paper. Check the 1st box if	THIS APPEAL INVOLVES A DELINQUENT MINOR F	PROCEEDING UNDER THE
your case involves parental responsibility or parenting time	 THIS APPEAL INVOLVES A MATTER SUBJECT TO UNDER RULE 604(h). 	EXPEDITED DISPOSITION
(custody/visitation rights), or relocation of a child. Check the 2nd box if your case involves delinquent	Case No.:	
minor proceedings. Check the 3 rd box if	IN THE	
your case involves pretrial release.	SUPREME COURT OF ILLI	NOIS
Enter the Supreme Court case number.		
If the case name in the trial/appellate court began with "In re" (for	In re	Appeal from the Appellate Court,
example, "In re Marriage of Jones"), enter that name.		District No
Otherwise, enter the names of the parties as they looked in the trial/appellate court	Plaintiff/Petitioner in the trial court (First, middle, last names)	Appeal from the Circuit Court
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Appellant. Check Appellee under the other party's name (the party responding	v.	Trial Court Case No.:
to the appeal.)	Defendant/Respondent in the trial court (<i>First, middle, last names</i>)	Honorable
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APPELLANT'S REPLY BRIEF

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ARGUMENT [Refer to Illinois Supreme Court Rule 341(h)(7)]

State the title of your 1st argument here as you wrote it in your original <i>Appellant's Brief.</i> Use this page and any additional pages you may need.	Point 1.	The	trial court or	☐ jury or	appellate court <i>(check one)</i> made a mistake by:
Do not repeat your original argument. Instead, explain why the appellee's response to your original argument is wrong. To help you do this, use authorities (cases, statutes/laws, etc.) and references to the means of the record					
the pages of the record on appeal. Refer to pages of the common law record as "C [page]." Refer to pages of the report of proceedings as "R					
[page]." If you included pages from the record in your supplementary appendix, refer to both the record page and supplementary appendix page where the information appears.					
For example, "C [page]; SA [page]." Starting with this page, number the pages of					
your <i>Appellant's Reply</i> <i>Brief</i> 1, 2, 3, etc. (This page is numbered for you.)					

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State the title of your 2nd argument here as you wrote it in your original <i>Appellant's</i> <i>Brief.</i> Use this page and any additional pages you may need.	Point 2.	The 🗌 trial court or	☐ jury or	appellate court <i>(check one)</i> made a mistake by:
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State the title of your 3rd argument here as you wrote it in your original <i>Appellant's</i> <i>Brief.</i> Use this page and any additional pages you may need.	Point 3.	The	☐ trial court or	☐ jury or ☐ appellate court <i>(check one)</i> made a mistake by:
If you don't have a 3rd argument, remove this page and the following argument pages.				
Do not repeat your original argument. Instead, explain why the appellee's response to your original argument is wrong. To help you do this, use authorities (cases, statutes/laws, etc.) and references to the pages of the record on appeal. Refer to pages of the common law record as "C [page]." Refer to pages of the report of proceedings as "R [page]."				

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Additional Argument						
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CONCLUSION

[Refer to Illinois Supreme Court Rule 341(h)(8)]

The appellant respectful	ally requests	that this court:
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reverse the appellate court's decision (change the decision in favor of the other party into

a decision in your favor) and send the case back to the trial court for any hearings

that are still required;

vacate the trial court's judgment (erase the judgment in favor of the other party)

and send the case back to the trial court for a new hearing and a new judgment;

change the trial court's judgment to say: ______

order the trial court or appellate court to:

other:

and grant any other relief that the court finds appropriate.

Respectfully submitted,

/s/

Signature

Print Name

Check the box(es) to tell the Supreme Court what you want them to do. You may check as many as apply.

Remember to go back and number all the pages of the *Appellant's Reply Brief* after you have finished all the

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If your *Appellant's Reply Brief* is within the page limit, add the number of pages in your *Brief* (not counting the pages listed). Check the box for "pages."

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CERTIFICATE OF COMPLIANCE

[Refer to Illinois Supreme Court Rule 341(c)]

I certify that this *Appellant's Reply Brief* conforms to the requirements of Supreme Court Rules <u>341(a)</u> and (b). The length of this *Brief*, excluding the pages or words contained in the Rule <u>341(d)</u> cover, the Rule <u>341(h)(1)</u> table of contents and statement of points and authorities, the Rule <u>341(c)</u> certificate of compliance, the certificate of service/proof of delivery, and those matters to be appended to the brief under Rule <u>342</u>, is

pages or words (*check one*)

/s/ Signature

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SUPPLEMENTARY APPENDIX [Refer to Illinois Supreme Court Rule 342]

This is a Table of Contents for the			
Supplementary	Optional: List any other really important materials from the record below.		
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list materials that	2.)	_ SA-	
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the Appendix to	4.)	SA-	
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Add those			
materials to the end of the			
Supplementary			
Appendix, in the			
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• Number the pages			
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Supplementary			
Appendix SA-1, SA-2, SA-3, etc.			
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