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Check the 1st box if your case involves parental responsibility or parenting time			PEAL INVOL E COURT A		INQUENT M	INOR PRO	CEEDING UN	IDER THE
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(custody/visitation rights), or relocation of a child. Check the 2nd box if your case involves delinquent minor proceedings. Check the 3 rd box if your case involves pretrial release.			Cas	e No.:	IN THE			
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as they looked in the trial/appellate court documents. Below your name, check Appellee . Check Appellant under the other party's name (the party who filed the appeal in the Supreme Court).		aintiff/Pe ames) Appella		trial court <i>(Fi</i> Appellee	rst, middle, las	t	Appeal from of Trial Court	n the Circuit Court County Case No.:
To the far right, enter the number of the appellate district, appellate court case number, trial court county, trial court case number, and trial judge's name.		efendant/l ames)] Appell	-	n the trial cour	t (First, middle,	last	Honorable Judge, Pres	siding
Only check the cross- relief box to the right if you want the Supreme Court to review part of the appellate court's decision that was not included in the		ur Inforr me:	nation	APPE	ELLEE'S B	RIEF	Cross	-Relief Requested
Appellant's Brief. Enter your complete name,	Ado	dress:	First		Middle		Last	
address, telephone number, and email address if you have one.			Street, Apt #		Email:	City	State	ZIP
Check "Requested" if you want oral argument OR		m Name	(if any):			Attorney # (ii	f any):	
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	Enter the Case Number given by the Supreme Court Clerk:	
	TABLE OF CONTENTS AND POINTS AND AUTHORITIES [Refer to Illinois Supreme Court Rule <u>341(h)(1)</u>]	Page of Brief
List the page numbers where each section of the brief begins, as required by Illinois Supreme Court Rule <u>341</u> if different from the <i>Appellant's Brief</i> . You may have to write the Argument section of your <i>Appellee's</i> <i>Brief</i> first, so you know what the page numbers are for the Points and Authorities section of the Table of Contents.	Nature of the Case Issue(s) Presented for Review Statement of Jurisdiction Statutes or Rules Involved Statement of Facts Points and Authorities for Argument(s) Title of Point 1. The trial court or jury or appellate court (check one) was right to:	
State the title of your 1st argument here as Point 1 and list the page where the argument starts in your <i>Appellee's Brief</i> below. Make sure your title says why the first argument in the <i>Appellant's Brief</i> is wrong. For example, your title could be "The trial court was correct in ordering supervised parenting time because it is in the child's best interests due to the other parent's history of neglect."	Authorities for Point 1:	Page of Brief
In the formats provided by Illinois Supreme Court Rule <u>6</u> , list the authorities (cases, statutes (laws), etc.) that you refer to in your Point 1 argument, in order of their importance, and the pages on which they appear in your Appellee's Brief.		

You may have to write the Argument section of your <i>Appellee's</i> <i>Brief</i> first, so you know what the page numbers	Title of Point 2. The 🗌 trial court or 🗌 jury or 🔲 appellate court (<i>check one</i>)	Page of Brief
are for the Points and Authorities section of the Table of Contents.	was right to:	
State the title of your 2nd argument here as Point 2 and list the page where the argument starts in your		
<i>Appellee's Brief</i> below. Make sure your title says why the second argument in the <i>Appellant's Brief</i> is wrong. If the appellant doesn't make a 2nd argument, remove this page.	Authorities for Point 2:	Page of Brief
In the formats provided by Illinois Supreme Court Rule <u>6</u> , list the authorities (cases, statutes (laws), etc.) that you refer to in your Point 2 argument, in order of their		
importance, and the pages on which they appear in your <i>Appellee's Brief.</i>		

	Enter the Case Number given by the Supreme Court Clerk:	
You may have to write the Argument section of your <i>Appellee's Brief</i> first, so you know what		Page of Brief
the page numbers are for the Points and Authorities section of	Title of Point 3. The _ trial court or _ jury or _ appellate court (check one)	
the Table of Contents.	was right to:	
State the title of your 3rd argument here as Point 3		
and list the page where the argument starts in your <i>Appellee's Brief</i> .		
Make sure your title says why the second		_
argument in the Appellant's Brief is wrong. If the appellant doesn't make a 3rd	Authorities for Point 3:	Page of Brief
argument, remove this page.		·
In the formats provided by Illinois Supreme		
Court Rule <u>6</u> , list the authorities (cases, statutes (laws), etc.) that		
you refer to in your Point 3 argument, in		
order of their importance, and the pages on which they		
appear in your Appellee's Brief.		
If the appellant is making more than 3		
arguments, fill out and insert 1 or more Additional Points and		
<i>Authorities</i> forms after this page.		

List the page number for the Conclusion section of your brief as required by Illinois Supreme Court Rule <u>341</u>.

Conclusion Certificate of Compliance Certificate of Service/Proof of Delivery

No page # No page #

		Enter the Case Number given by the Supreme Court Clerk:
You do not need to include this section, but you may do so if you disagree with the appellant's version.		NATURE OF THE CASE [Refer to Illinois Supreme Court Rule <u>341(h)(2)</u>]
State the kind of case that was in the trial court (e.g., "This case was filed in the trial court to recover damages caused by the alleged negligence of the defendant in driving his car.").		This case was filed in the trial court to
Check one box in each section to tell the Court: (1) whether or not the	(1)	The trial court judgment was based on a jury verdict
judgment being appealed was based on a jury's verdict;		☐ Yes ☐ No
(2) whether the judgment was in favor of the plaintiff/petitioner or the defendant/ respondent; and	(2)	The trial court entered a judgment in favor of
 (3) whether the appellate court judgment was in favor of the plaintiff/petitioner or the defendant/ respondent; and (4) whether or not the judgment said there was 	(3)	The appellate court entered a judgment in favor of
a problem in the pleadings (meaning the court found a problem with the complaint or petition that started the case). If the judgment did find a problem in the pleadings, describe the problem.	(4)	A question is raised on the pleadings
		If a question is raised on the pleadings, describe it:

Starting with this page, number the pages of your brief 1, 2, 3, etc. (This page is numbered for you.)

	Enter the Case Number given by the Supreme Court Clerk.
You do not need to include this section, but you may do so if you disagree with the appellant's version.	ISSUES PRESENTED FOR REVIEW [Refer to Illinois Supreme Court Rule <u>341(h)(3)</u>]
	1. Whether in the trial court or in the jury or in the appellate court <i>(check one)</i> was right to
If there is some part of the appellate court decision that you want changed, you must include those additional questions you want the Court to answer.	
In 1 , state the question that you think the Court should answer.	
If you believe there is more than one issue, use 2 and 3 (if necessary) to state the other questions you think the Court should answer. If not, leave the rest of this section blank.	2. Whether \Box the trial court or \Box the jury or \Box the appellate court <i>(check one)</i> was right to

3. Whether in the trial court or in the jury or in the appellate court (check one) was right to

If you think there are more than 3 issues, fill out and insert 1 or more *Additional Issues Presented for Review* forms after this page. Enter the Case Number given by the Supreme Court Clerk:

You do not need to include this section, but you may do so if you disagree with the appellant's version.	<u>JURISDICTION</u> [Refer to Illinois Supreme Court Rule <u>341(h)(4)(ii)]</u>
In 1, state the Illinois Supreme Court Rule under which the Supreme Court has jurisdiction. If under Rule <u>315</u> , check the box and enter the date the Court allowed the appellant's <i>Petition for</i> <i>Leave to Appeal</i> . Check	 1. This court has jurisdiction under Illinois Supreme Court Rule (check one) <u>315</u>, because the appellant's Petition for Leave to Appeal was allowed on Date <u>317</u>, (review as a matter of right – constitutional questions only) because the appellant's Petition for Appeal as a Matter of Right was allowed on
the box next to Rule <u>317</u> only if the appellate court decision says a constitutional question is involved. Use the "Other" box if you do not believe the court has jurisdiction and explain why.	Other: <u>STATUTES (LAWS) INVOLVED</u>
You do not need to include this section, but you may do so if you disagree with the appellant's version.	[Refer to Illinois Supreme Court Rule <u>341(h)(5)</u>]
If the case involves the meaning or validity of a statute (law), constitutional provision, treaty, ordinance, or regulation, quote them and provide citation number (for example, 735 ILCS 5/2-615) for each. If the case does not involve a statute (law), etc., leave this page blank.	
If you need more room, fill out and insert 1 or more Additional Statutes (Laws) Involved forms after this page.	

Page

STATEMENT OF FACTS

[Refer to Illinois Supreme Court Rule 341(h)(6)]

You do not need to include this section, but you may do so if you disagree with the appellant's version.

Tell the story of what happened in the trial court, with references to the specific pages of the record where each fact appears. Refer to pages of the common law record as "C [page]." Refer to pages of the report of proceedings as "R [page]." For example, "On January 2, 2015, the plaintiff filed his complaint. C 1." Then say what happened before the appellate court.

If you included pages from the record in your appendix, refer to both the record page and appendix page where the information appears. For example, "C [page]; A [page]."

You should describe the following:

- what the complaint or petition said,
- anything relevant that happened in court before the trial,
- the testimony of all witnesses,
- how the judge ruled, any findings by the jury, and anything that happened in court after the trial.
- what happened in the appellate court and how the appellate court ruled.

Refer to the specific pages of the record where each fact appears.

Tell the story accurately and fairly. Do not make arguments or comments here.

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more Additional Statement of Facts	
forms after this page.	
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	ARGUMENT [Refer to Illinois Supreme Court Rule <u>341(h)(7)</u>]	
State the title of your Point 1 argument here as you wrote it in the Points and Authorities section above.	Point 1. The Trial court or Jury or Appellate court (check one) was right to:	
		_
Select the standard of review you want the Supreme Court to apply.	Standard of review (<i>check all that apply to your 1st argument</i>):	
	review. The Supreme Court gives no respect to the trial court or appellate court);	
	The trial court or the jury correctly decided the facts. (This is manifest weight of the evidence review. The Supreme Court gives great respect to the trial court or	
	the jury);	
	The trial court made a ruling that a reasonable person could have made. (This is	
 State your authority for your standard of review. Using the authorities (laws, etc.) from your Points and Authorities section, and with references to the pages of the record on appeal for facts you use in your argument, explain: the standard of review you want the Supreme Court to apply; the law(s) that you want the Supreme Court to apply; how the law applies to your case; and explain what you would like the Supreme Court to do. 	abuse of discretion review. The Supreme Court gives extreme respect to the trial court); and/or Other: Authority for standard of review:	
	State your 1 st argument on this page. Use the important facts of your case and any appropriate authorities (cases and statutes/laws) to help you explain why the appellant's argument is wrong. Use as many pages as you need.	
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State the title of your Point 2 argument here as you wrote it in the Points and Authorities section above.	Point 2. The Trial court or Jury or Appellate court <i>(check one)</i> was right to:
If you don't have a Point 2 argument, remove this page and the following argument pages.	
Select the standard of review you want the Supreme Court to apply.	Standard of review (<i>check all that apply to your 2nd argument</i>):
	review. The Supreme Court gives no respect to the trial court or appellate court);
	The trial court or the jury correctly decided the facts. (This is manifest weight of
	the evidence review. The Supreme Court gives great respect to the trial court or
	the jury);
	The trial court made a ruling that a reasonable person could have made. (This is
	abuse of discretion review. The Supreme Court gives extreme respect to the
	trial court; and/or
	Other:
State your authority for your standard of review. Using the authorities (laws, etc.) from your Deints and Authorities	Authority for standard of review:
 Points and Authorities section, and with references to the pages of the record on appeal for facts you use in your argument, explain: the standard of review you want the Supreme Court to apply; the law(s) that you want the Supreme Court to apply; how the law applies to your case; and explain what you would like the Supreme Court to 	State your 2 nd argument on this page. Use the important facts of your case and any appropriate authorities (cases and statutes/laws) to help you explain why the appellant's argument is wrong. Use as many pages as you need.
do.	

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State the title of your Point 3 argument here as you wrote it in the Points and Authorities section above.	Point 3. The Trial court or Jury or Appellate court <i>(check one)</i> was right to:
If you don't have a Point 3 argument, remove this page and the following argument pages.	
Select the standard of review you want the Supreme Court to apply.	Standard of review (<i>check all that apply to your 3rd argument</i>):
	 review. The Supreme Court gives no respect to the trial court or appellate court); The trial court or the jury correctly decided the facts. (This is manifest weight of the evidence review. The Supreme Court gives great respect to the trial court or
	the jury);
	abuse of discretion review. The Supreme Court gives extreme respect to the
State your authority for your standard of review.	trial court; and/or
Using the authorities (laws, etc.) from your Points and Authorities section, and with	Other: Authority for standard of review:
 references to the pages of the record on appeal for facts you use in your argument, explain: the standard of review you want the Supreme Court to apply; the law(s) that you want the Supreme Court to apply; how the law 	State your 3 rd argument on this page. Use the important facts of your case and any appropriate authorities (cases and statutes/laws) to help you explain why the appellant's argument is wrong. Use as many pages as you need.
 applies to your case; and explain what you would like the Supreme Court to do. 	

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If you are making more than 3 arguments, fill out and insert 1 or more Additional Argument forms after this page.

CONCLUSION

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

State what you want the Supreme Court to do. You may check as many as apply. If you check "other," tell the Court what you are asking them to do.	Appellee	requests that this court: affirm the appellate court's decision; other:	
Remember to go back and number all the pages of the <i>Appellee's</i> <i>Brief</i> after you have finished all the sections.	and	grant any other relief that the court finds appropriate.	
If you are completing this form on a		Respectfully	/ submitted,

computer, sign your name by typing it. If you are completing it by hand, sign and print your name.

/s/

Signature

Print Name

CERTIFICATE OF COMPLIANCE

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

I certify that this *Appellee's 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 342, is

pages or words (*check one*)

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

Rule 341(a) governs

the form of briefs, and Rule <u>341(b)</u> governs the length. The *Appellee's Brief* must

contain no more than 50 pages OR no more than 15,000 words.

Don't count these

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 Points and Authorities Certificate of

Compliance

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Appendix (if any)

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If your *Appellee's Brief* is not within the page limit, but is within the word limit, add the number of words in your brief (not counting the pages listed). Check the box for "words."

If your brief is over the page or word limit, you must shorten it.

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/s/ Signature

Print Name

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Under the Code of Civil Procedure, <u>735</u> <u>ILCS 5/1-109</u> , making a statement on this form that you know to be false is perjury, a Class 3 Felony.	have been informed or I believe i	hat everything in this document is true and correct, or I t to be true and correct, and I understand that making perjury and has penalties provided by law.
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GETTING COURT DOCUMENTS BY EMAIL: You should use an email account that you do not share with anyone else and that you check every day. If you do not check your email every day, you may miss important information or documents from other parties or from the court.

<u>APPENDIX</u>

[Refer to Illinois Supreme Court Rule 342]

You do not need to include this section, but you may do so if you disagree with the	Optional: List any really important docum Appendix where they appear.	ents from the record on appeal and the pages in your
appellant's version or if you think there are	1.	A
really important documents from the record on appeal the Court should review.	2. 3.	A A
This is a Table of Contents for the Appendix.	З.	A
• List any documents from the record on appeal that you think are important for the Court to have with your <i>Appellee's Brief.</i>		
• Insert the documents after this page.		
• Do not list materials that are not in the record on appeal.		
• Number the pages of the Appendix A- 1, A-2, A-3, etc.		
• On this Table of Contents page, fill in the appropriate page numbers		
where each of the documents is found.		