Civil Appeals Overview - Appeals from Final Judgments or Orders

STEP 4:

File Docketing

Statement

Docketing Statement

Within 14 days after

filing the Notice of

Appeal

File in the Appellate

Court

To tell the appellate

court and all the parties

have taken the required

The Docketing Statement

tells the appellate court

that you are appealing a

NOTE: The case cannot

go forward until the

appellant pays the \$50

OR the appellate court

copies of the Request

Record on Appeal and

Request for Report of

Proceedings with your

Docketing Statement

(see Steps 2 and 3 for

more details).

has granted a fee

Attach completed

for Preparation of

waiver.

docketing statement fee

circuit court order or

in the appeal that you

steps to begin an

appeal.

judgment.

STEP	1:
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File Notice of Appeal

Form: Notice of Appeal

Due: Within 30 days after entry of a final judgment

Where: File in the Circuit

Why:

To start the appeal of a circuit court order or judgment.

The Notice of Appeal tells the circuit court and the other parties that you (the appellant) are appealing the circuit court's order or judgment, and says what relief you will be seeking from the appellate court.

Within 7 days after filing the Notice of Appeal, you must (1) send the Notice of Appeal to the other parties (or their attorneys if they are represented by counsel)

and
(2) file with the clerk of
the appellate court:
a.) a notice of filing,
showing that you filed
the Notice of Appeal, and
b.) a proof of service,
showing that you sent
the Notice of Appeal to
the other parties.

STEP 2:

Request Preparation of the Record

Request for Preparation of Record on Appeal

Within 14 days after filing the Notice of Appeal

File in the Circuit Court

To have the clerk of the circuit court prepare the Record on Appeal.

The Record on Appeal is made up of all the pleadings, orders, motions, evidence, and other documents that were filed in the circuit court during your case. The appellate court uses the Record on Appeal to find out what happened in the circuit court. It is important because the appellate court cannot look at anything that is not in the Record on Appeal. The circuit clerk will transfer the complete record to the appellate court within 63 days after the Notice of Appeal was filed.

Attach a completed copy of the Request for Preparation of Record on Appeal to your Docketing Statement (see Step 4).

STEP 3:

Request Transcript

Request for Report of Proceedings

Within 14 days after filing the Notice of Appeal

File with Court Reporter in the Circuit Court

To ask the court reporter to prepare the transcript of the hearing or trial for the appellate court so they can decide your appeal fairly.

The Report of Proceedings is a typed record of the hearing or trial and includes what the judge, parties, witnesses, and lawyers said in court. This record is also called a transcript. The court reporter will submit the transcript to the appellate court within 49 days after the Notice of Appeal was filed.

If the court proceedings were <u>not</u> recorded, you may complete a **Bystander's Report** OR **Agreed Statement** of Facts.

Attach a completed copy of the Request for Report of Proceedings to your Docketing Statement (see Step 4).

STEP 5:

File Appellant's Brief

Appellant's Brief

Within 35 days after filing of the Record on Appeal

File in the Appellate Court

To tell the appellate court why the circuit court should not have entered an order or judgment against you.

The Appellant's Brief presents all of your arguments explaining why the circuit court's decision should be overturned.

Your brief must present arguments in a clear and thorough way. In support of your arguments, you must cite to the Record on Appeal and to relevant legal authority (statutes, rules, case law, etc.). In order to find legal authority, you will need to conduct legal research either online or at a law library.

Illinois Supreme Court
Rule 341 gives specific
instructions on formatting
briefs, which must be
followed or your appeal
may be dismissed.

STEP 6:

Appellee's Brief (Optional)

Appellee's Brief

Within 35 days after the due date of the Appellant's Brief

File in the Appellate Court

For the appellee (the other party) to tell the appellate court why the circuit court was correct in entering an order or judgment in their favor.

The Appellee's Brief is an optional written response to the Appellant's Brief; it gives the appellee a chance to convince the appellate court that the arguments in the Appellant's Brief are wrong and that the circuit court's decision was correct. If the appellee does not file a brief, they are not allowed to further participate in the appeal.

STEP 7:

File Appellant's Reply Brief (Optional)

Appellant's Reply Brief

Within 14 days after the due date of the Appellee's Brief

Not applicable

Decision

STEP 8:

Decision

te of the ''s Brief

File in the Appellate The Court

To tell the appellate court why you disagree with the arguments in the Appellee's Brief.

If the appellee files a brief, you may file a reply brief. The Appellant's Reply Brief is the third and final brief in the appeals process.

The Reply Brief is an optional response to the arguments raised in the Appellee's Brief. It is used to address or counter issues, arguments, and case law that were raised or cited to by the appellee.

The Reply Brief cannot raise any new issues and should not simply restate arguments already made in your initial Appellant's Brief.

The Appellate Court will issue a decision

To end the appeal.

After submission of all briefs and following oral arguments (if applicable), the appellate court will issue its decision on your case in the form of a written opinion or order.

The appellate court can decide to do any of the following:

- * affirm (decide that the circuit court's decision was correct);
- * reverse (decide that the circuit court's decision was incorrect):
- * remand (return the case to the circuit court for further action); or
- *take any other appropriate action.

If you do NOT agree with the appellate court's decision, you may file a Petition for Rehearing (within 21 days after the decision) or file a Petition for Leave to Appeal (within 35 days after the decision or ruling on the Petition for Rehearing) to the Illinois Supreme Court.

