

Rule 104 Briefs

- (a) The Statement of Facts section of a brief shall not exceed 15 pages in length.
- (b) Illinois Supreme Court Rule 341(h)(3) provides that the appellant “must include a concise statement of the applicable standard of review for each issue, with citation to authority, either in the discussion of the issue in the argument or under a separate heading placed before the discussion in the argument.” The Court hereby orders that the appellant shall set forth the standard of review under a separate section titled “Standard of Review.” This section shall appear at the beginning of each issue’s argument section. If the appellee disagrees with the standard of review set forth by the appellant, the appellee shall so indicate and shall likewise set forth its version of the applicable standard of review in a separate section at the beginning of each applicable section.
- (c) When an appendix to a brief exceeds 20 pages, the appendix shall be filed separately from the brief. Where electronic filing is applicable, the appendix and the brief shall be filed in separate electronic envelopes.