

IN THE SUPREME COURT OF THE STATE OF KANSAS
RULES RELATING TO SUPREME COURT, COURT OF APPEALS,
AND APPELLATE PRACTICE

RULE 6.02

CONTENT OF APPELLANT'S BRIEF

Supreme Court Rule 6.02 is hereby amended, effective the date of this order:

The appellant's brief shall contain the following:

- (a) A table of contents of the entire brief, with page references to each division and subdivision including each issue presented and the authorities relied upon in support of each.
- (b) A brief statement of the nature of the case, *e.g.*, whether a personal injury suit, injunction, quiet title, etc., and a brief statement of the nature of the judgment or order from which the appeal was taken.
- (c) A brief statement, without elaboration, of the issues to be decided on the appeal.
- (d) A factual statement of the case, *i.e.*, a concise but complete statement, without argument, of all the facts of the case material to the determination of the question or questions presented for appellate decision. The facts stated therein shall be keyed to the record on appeal by volume and page number so as to make verification reasonably convenient. Any material statement made without such a reference may be presumed to be without support in the record.
- (e) The arguments and authorities relied upon, subdivided as to the separate issues in the appeal if more than one. Each issue shall begin with citation to the appropriate standard of appellate review and a reference to the specific location in the record on appeal where the issue was raised and ruled upon. If not raised below, explain why the issue is properly before the court.
- (f) At the option of the appellant, an appendix consisting of limited extracts from the record on appeal, which extracts the appellant considers to be of critical importance to the issues in the appeal. Such an appendix is merely for the court's convenience and is not to be considered as a substitute for the record itself. When such an appendix is included, the statement of the case and the brief may make references to it, but such references shall be supplementary to the references required to the volume and pages of the record itself and not in lieu thereof.

By order of the Court, this 6th day of September, 2005.

FOR THE COURT

Kay McFarland, Chief Justice