



Date To Be Announced - George Tinkham is currently organizing a motorcycle ride
calle

**ATTENTION ALL SANGAMON COUNTY ATTORNEYS
MINIMUM CLE REQUIREMENTS**

**** Refer to New IL Suu000 1.00000 0.0000 m00 TD33.8R**

District reversed, finding the Secretary abused his discretion in not rescinding or modifying the suspension. The court looked at the penalties in the zero-tolerance statute (625 ILCS 5/11-501.8 (West 2002)) and compared it to the penalty given to plaintiff. In this case, although plaintiff was not driving, the Secretary's suspension was more severe than the zero-tolerance statute that punishes drivers plaintiff's age who are caught drinking and driving calls for. Plaintiff's punishment was equal to the punishment a person would receive under the zero-tolerance statute had she been a driver whose license had previously been suspended under section 11-501.8 of the Vehicle Code and submitted to a test that di

Disability Act never phrases the time period for which benefits are to be paid as one year from the date of injury.

In **Grove v. Carle Foundation Hospital**, No. 4-05-0488 (March 28, 2006), the trial court denied plaintiffs' motion to amend their original complaint under a relation-back theory. Plaintiffs' cause of action arose when, during a routine colonoscopy performed by Dr. Greenberg on January 18, 2001, a wire snare became incarcerated around a tumor in plaintiff's colon. Emergency surgery was required to remove both the tumor and the wire snare, which circumstance did not allow time to treat plaintiff prophylactically with antibiotics 24 hours prior to surgery. Drs. David Orcutt and Paul Tender performed the second surgery that same day. Plaintiff developed a postoperative wound infection during his hospitalization, for which Orcutt and Tender treated him.

In their original complaint

June 15, 2006

Dear SCBA Members:

**PRO BONO REFERRAL
CASE ACCEPTANCE CHECKLIST**

Name: _____
Firm: _____
Address: _____
City, State & Zip: _____
Telephone: _____