

JAMES CRAWLEY'S SIGNIFICANT JURY TRIAL AND CASE EXPERIENCE

1. *American Access Casualty Company v. Felicia Tutson*, 409 Ill. App. 3d 233 (1 Dist. 2011) – Interpreted insurance contract provisions regarding arbitrations in uninsured motorist claims.
2. *Seef v. Ingalls Memorial Hospital*, 311 Ill. App. 3d 7 (1st Dist. 1999) – Established when parents may seek loss of consortium and loss of affection for death of an unborn child.
3. *Irene Alexander v. Yellow Cab Co.*, 241 Ill. App.3d 1049 (1 Dist. 1993) – One of several Illinois appellate cases frequently cited for the proposition that apportionment of liability among parties is a question of fact, and that trial judge may not rule that a plaintiff is more than 50% liable as a matter of law as the basis for granting summary judgment.
4. *Holland v. Centex*, (Rule 23 – 3rd Appellate District, 2003) – Reaffirmed duties and responsibilities of construction general and subcontractors regarding fall protection.