

# ring ficer

board, the de-  
arzano was told  
family medical  
y leave. But she  
orized days off,  
medical leave until  
as told about the

ssued a written  
in unauthorized  
was suspended  
e terms of 13, 15

board, members  
absent with no  
was in unautho-  
days. The board

ministrative review,  
K. Rochford af-  
on.

written by Justice  
rossard, the 1st  
affirmed the rul-  
f. O'Brien and  
curred.

the panel ruled  
mployee — page 24

# wsuit says

circumstance to  
n.

is a relevant,  
tor in evaluating  
ere are few if any  
" Coar wrote.

s Department of  
(7th Cir. 2001),  
7th U.S. Circuit  
held that the in-  
se job action is  
ee's complaint of  
as the time in-

of Oest and other  
t "a long interval  
complaint and an  
ion will defeat the  
here is not direct  
Coar said.

the forest pre-  
s to find a much  
ss."

at "a long interval  
and an adverse  
yee's retaliation  
ow the rest of the  
ar said.  
of buy that ar-

## Judge talks to young lawyers group



Photos by Paul McGrath

Judge Richard A. Posner of the 7th U.S. Circuit Court of Appeals participates in a "Lunch With the Judge" program Wednesday, which was sponsored by the Young Lawyers Section of the Chicago Bar Association. The section planned on him discussing courtroom decorum and how young lawyers can practice successfully in court.



(Left to right): Matthew A. Passen, of Passen Law Group and a special projects coordinator of the Young Lawyers Section, talks with Judge Richard A. Posner, who participated in a program sponsored by the Young Lawyers Section of the Chicago Bar Association.

### Readers: Please write

The Chicago Daily Law Bulletin encourages readers to contribute letters on topics of interest and those associated with the legal profession. Readers also are invited to submit articles and analyses on issues of interest.