## SUMMARY STATEMENT

Warner v. IDOT, Docket No. 43484

Idaho driver Susan Warner was convicted of DUIs in Idaho in 2012 and in Montana in 2014. The Idaho Department of Transportation administratively suspended her license for one year based on the Montana DUI, over Warner's argument that the charge for which she was convicted was a "first-offense DUI" and therefore could not be the basis for a suspension based on multiple DUI convictions. The district court reduced the suspension to thirty days, commensurate with a DUI conviction for a first offense. The Idaho Supreme Court vacated the district court's decision, restoring the one-year suspension imposed by the Department. On the record before the Department, the Montana DUI was a second conviction and a one-year suspension was proper.