

Case Number: 198100313719

DEER PARK PAINT & BODY
Plaintiff

vs.

STATE FARM MUTUAL AUTOMOBILE
INSURANCE COMPANY

Defendants

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IN THE JUSTICE COURT
HARRIS COUNTY, TEXAS
PRECINCT 8, PLACE 1

7330 SPENCER HWY
HARRIS COUNTY
PASADENA, TX 77505-

ORDER

On February 5, 2020, this case was called for Pretrial Status Conference. Plaintiff appeared in person and Defendants appeared by and through its attorney.

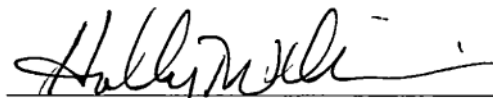
The following were heard and decided by the Court as follows:

1. Defendant's Motion to Dismiss Pursuant to Rule 91a- **Denied**
2. Defendant's Motion for Summary Disposition Pursuant to Rule 503.2 of the Texas Rules of Civil Procedure- **Granted in Part.** Plaintiff's petition is based on the cause of action on tortious interference as to 5 claims/customers of Deer Park Paint & Body. Three of the claims/customers (53-0991-S65, 53-1004-S9301 and 53-6430-M1101) were individuals that were also State Farm Mutual Automobile Insurance Company's insureds. The Court finds that the Plaintiff cannot maintain its cause of action of tortious interference as to these three claims/customers.
3. Defendant's Motion for Protective Order to Limit Plaintiff's Discovery Requests of Defendant- **Denied**
4. Plaintiff's Motion to Compel Discovery related to Docket Entry dated 11/13/19 (see Docket Control) and subsequent Order Granted on 12/05/19- **Granted**
5. Plaintiff's Second Request for Additional Discovery- **Withdrawn Orally by Plaintiff**
6. Plaintiff's Third Request for Additional Discovery- **Denied**
7. Parties have 30 days to amend pleadings.

It is ORDERED, ADJUDGED and DECREED that the above are declared accordingly.

Signed on:

2/6/2020



PRESIDING JUDGE

Justice of the Peace, Precinct 8, Place 1