

Counsel: As of 1:05pm I have not seen Def's Proposed Order to Deny/Dissolve.

FILED: 8/30/2019 4:29 PM
David Trantham
Denton County District Clerk
By: Joan Vallee, Deputy

I do agree that a person who sets a hearing
can remove it from the docket without it being
"denied". I am out all next week for Judicial
Conference. Def's Order wshould not be entered.



Fee, Smith, Sharp & Vitullo LLP

Texas Trial Attorneys

Dallas Austin Houston

Three Galleria Tower 13155 Noel Road Suite 1000 Dallas, Texas 75240 P 972-934-9100 F 972-934-9200
877-FEESMITH feesmith.com

Howard J. Klatsky

Member of the Bar, Texas, New York, California and Oklahoma

hklatsky@feesmith.com

Direct Dial 972-980-3494

August 30, 2019

Via E-filing

Honorable Margaret E. Barnes
367th Judicial District Court
1450 East McKinney Street
Denton, TX 76209

Re: Cause No. 19-7298-367; *Robert Oblon v. Jordan Brock*; In the 367th Judicial District
Court, Denton County, Texas
Our File No.: HJK.11205

Dear Judge Barnes:

You will recall that I represent Plaintiff Robert Oblon in the above-referenced case. I am in receipt of a letter that counsel for Defendant Brock submitted to the Court late yesterday afternoon (along with a proposed Order purporting to "dissolve" the Amended Temporary Restraining Order that was entered by this Court on August 22, 2019 and "deny" the Plaintiff's Application for Temporary Injunction).

Plaintiff Robert Oblon objects to both the form and substance of this proposed Order. The Amended Temporary Restraining Order was to expire, per the explicit content of this Order, at the conclusion of the hearing on the Temporary Injunction Application (that was scheduled to take place at 9:00 a.m. today). Late yesterday afternoon the Plaintiff chose to cancel this hearing. Plaintiff acknowledges that this Amended Temporary Restraining Order is no longer in effect. However, an Order purporting to "dissolve" this Amended Temporary Restraining Order is not appropriate or necessary.

Additionally, the merits of the Plaintiff's Application for Temporary Injunction have never been addressed with the Court or ruled on by the Court. While Plaintiff did elect to cancel the hearing that was scheduled to take place on this Application, the Texas Rules of Civil Procedure authorize him to ask that this Application be heard on another date and time. Stated another way, a party who chooses to cancel a hearing on a Motion that it files is not precluded under the Rules from asking the Court to hear the Motion at a later date.

Honorable Margaret E. Barnes
367th Judicial District Court
August 30, 2019
Page | 2

A true and correct copy of the letter that was sent to counsel for Defendant Brock yesterday afternoon advising of the hearing cancelation is attached to this letter as Exhibit "A". In the event that Plaintiff Robert Oblon feels compelled to address the "actions and conduct" referenced in this letter and/or to address any suspected violations of this Court's Amended Temporary Restraining Order with the Court in the future he expressly reserves the right to do so.

My client and I thank the Court for its continued time and attention concerning this case.

Very truly yours,

FEE, SMITH, SHARP & VITULLO, L.L.P.

/S/ HOWARD J. KLATSKY
HOWARD J. KLATSKY
Senior Partner

HJK/elh
Enclosure

Cc: Drew Speicher

(via e-filing & email)



Fee, Smith, Sharp & Vitullo LLP

Texas Trial Attorneys

Dallas Austin Houston

Three Galleria Tower 13155 Noel Road Suite 1000 Dallas, Texas 75240 P 972-934-9100 F 972-934-9200
877-FEESMITH feesmith.com

Howard J. Klatsky

Member of the Bar, Texas, New York, California and Oklahoma

hklatsky@feesmith.com

Direct Dial 972-980-3494

August 29, 2019

Via Email

Drew Speicher
Figari + Davenport, LLP
901 Main Street, Suite 3400
Dallas, TX 75202

Re: Cause No. 19-7298-367; *Robert Oblon v. Jordan Brock*; In the 367th Judicial District
Court, Denton County, Texas
Our File No.: HJK.11205

CANCELLATION OF AUGUST 30, 2019 TEMPORARY INJUNCTION HEARING

Drew:

My client has learned that Sharing Services Global Corporation and its Board of Directors engaged in certain actions and conduct on August 27 and 28, 2019 that (without commenting on the propriety or impropriety of same) appear to moot the Court's Amended Temporary Restraining Order and the need for the Temporary Injunction hearing. Accordingly, I contacted the Court this afternoon and cancelled the August 30, 2019 Temporary Injunction Hearing.

Very truly yours,

FEE, SMITH, SHARP & VITULLO, L.L.P.

/S/ HOWARD J. KLATSKY

Howard J. Klatsky
Senior Partner

HJK/elh

