Opinion issued September 27, 2012



In The

Court of Appeals

For The

First District of Texas

NO. 01-12-00705-CV

IN RE SPRING-KLEIN SPORTS ASSOCIATION, INC., Relator

Original Proceeding on Petition for Writ of Mandamus

MEMORANDUM OPINION

Relator, Spring-Klein Sports Association, Inc., has filed a petition for writ of mandamus in this Court. *See* TEX. GOV'T CODE § 22.221 (Vernon 2004); *see also* TEX. R. APP. P. 52. Spring-Klein contends that the trial court abused its discretion by overruling Spring-Klein's objections to numerous interrogatories and requests

for production propounded by real party in interest, Mary York. * The complainedof rulings are contained in an order signed by the trial court on July 16, 2012. Spring-Klein requests this Court to order the trial court to vacate the portions of the order overruling Spring-Klein's objections to York's discovery requests.

We deny Spring-Klein's petition for writ of mandamus. We also deny York's motion to strike portions of Spring-Klein's mandamus or, in the alternative, dismiss this mandamus proceeding.

PER CURIAM

Panel consists of Justices Jennings, Higley, and Sharp.

The respondent is the Hon. Jaclanel McFarland. This original proceeding arises out of Cause No. 2011-76961, styled York v. Spring-Klein Sports Assoc., Inc., 133rd District Court, Harris County, the Hon. Jaclanel McFarland, presiding.