

TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

JUDGMENT RENDERED APRIL 6, 2017

NO. 03-16-00086-CV

Appellants, Jerry C. Johnson and Jacob Johnson// Cross-Appellants, State Farm Fire and Casualty Company and State Farm Mutual Automobile Insurance Company

v.

Appellees, State Farm Mutual Automobile Insurance Company and State Farm Fire and Casualty Company// Cross-Appellees, Jerry C. Johnson and Jacob Johnson

**APPEAL FROM THE 98TH DISTRICT COURT OF TRAVIS COUNTY
BEFORE CHIEF JUSTICE ROSE, JUSTICES GOODWIN AND BOURLAND
AFFIRMED IN PART; REVERSED AND RENDERED IN PART --
OPINION BY JUSTICE GOODWIN**

This is an appeal from the judgment signed by the trial court on May 4, 2016. Having reviewed the record and the parties' arguments, the Court holds that there was reversible error in the court's judgment. Therefore, the Court reverses the trial court's judgment that Jerry Johnson is entitled to coverage for the damages to Jacob Johnson under the umbrella policy and renders judgment that Jerry Johnson take nothing by his claims under the umbrella policy. We affirm the trial court's judgment in all other respects. The appellants shall pay all costs relating to this appeal, both in this Court and in the court below.