

CAUSE NO. 2012-21026-158

INTERSTATE RESTORATION, LLC,	§	
	§	
<i>Plaintiff,</i>	§	IN THE DISTRICT COURT
	§	
v.	§	
	§	158TH JUDICIAL DISTRICT
1) NUVIEW MOLECULAR	§	
PHARMACEUTICALS, INC.;	§	
2) NUVIEW LIFE SCIENCES, INC.; and	§	DENTON COUNTY, TEXAS
3) PAUL CROWE,	§	
	§	
<i>Defendants.</i>	§	

**Order Granting Motion for Partial Summary Judgment on
Counterclaims for Tortious Interference**

The Court considered the following motions for summary judgment filed by John Bisnar, both in his personal capacity and in his capacity as Trustee for JPB IK Plan, assignee of Interstate Restoration, LLC’s claims (collectively “Bisnar”):

“No Evidence” Motion for Summary Judgment on Defendants’ Untimely “Tortious Interference” Counterclaims contained in Plaintiff’s Motion to Strike (filed January 30, 2020) (the “No-Evidence Motion”); and

John Bisnar’s Traditional Motion for Partial Summary Judgment on NuView Life Sciences’ “Tortious Interference” Counterclaims (filed March 30, 2020) (the “Traditional Motion”).

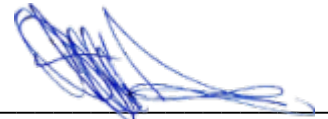
The Court also considered the Response filed by Defendant NuView Life Sciences, Inc. on September 28, 2020, and the Reply filed by Bisnar on October 4, 2020 (the “Reply”).

The Court sustains the objections to the September 28, 2020 *Unsworn Affidavit of Paul Crowe* made by Bisnar in the Reply.

The No-Evidence Motion is granted. The Traditional Motion is granted. Defendant NuView Life Sciences, Inc.'s counterclaims for: 1) tortious interference with contract; and 2) tortious interference with prospective business relations¹ are disposed of as a matter of law in favor of Bisnar and against Defendant NuView Life Sciences, Inc. Therefore, Defendant NuView Life Sciences, Inc. takes nothing on its tortious interference counterclaims.

SO ORDERED.

SIGNED on 10/5/2020, 2020.



PRESIDING JUDGE

¹ Stated in *Defendants' Sixth Amended Answer and Original Counterclaims* filed on January 17, 2020, as tortious interference with prospective contracts.