







In re State Farm Mut. Auto. Ins. Co. 629 S.W.3d 866 (Tex. 2021).

Plaintiff-insured sued only for extra-contractual damages.

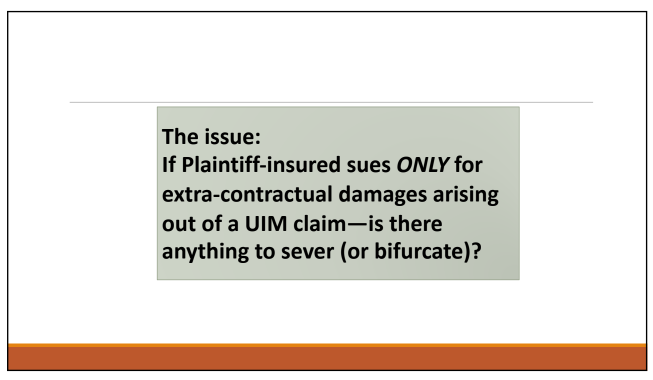
The insurer sought to bifurcate to require plaintiff to prove legal entitlement to contract damages *before* a trial for extra-contractual damages.

Plaintiff contended: nothing to bifurcate here!

The court held that bifurcation, *the only remedy requested by the insurer*, was required in this situation.

Court cited and relied on cases requiring severance and abatement of extra-contractual cases.

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