The stipulation seeks an order deeming an earlier-filed motion to withdraw to include a request that the Corey Law Firm be permitted to withdraw as counsel for the three thirdparty defendants referenced above, and an order granting the motion to withdraw as so

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amended. As the stipulation was not accompanied by a showing that either the stipulation or the motion to withdraw had been served on the three third-party defendants, the Court, by order filed July 2, 2015, directed the Corey Law Firm to serve the stipulation and the motion to withdraw on the clients, and to file proof of such service no later than July 17, 2015. By said order, the Court also directed the Corey Law Firm to file, no later than July 17, 2015, the last known address and telephone number of each third-party defendant for whom they wished to withdraw as counsel.¹

To date, the Corey Law Firm has not filed the requisite proof of service, nor has it provided the last known address and telephone number of any third-party defendant.

Accordingly, the above-referenced stipulation is hereby DENIED without prejudice.

IT IS SO ORDERED.

Dated: August 3, 2015

United States District Judge

¹Additionally, the Court pointed out that the stipulation made no reference to a fourth third-party defendant, Hernandez Cleaning Service, which, like the other three such defendants, appeared to be represented by the Corey Law Firm.