IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 08-cv-01687-REB-MEH

STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY,

Plaintiff,

v.

BARBARA FISHER, LORRIE VASQUEZ, Mother and next friend of Jeremy Vasquez (a/k/a Jeremy Vialpondo), JEREMY VASQUEZ (a/k/a Jeremy Vialpondo), STACY MOORE, Mother and next friend of Caleb Moore, and CALEB MOORE, individually,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on May 14, 2009.

The Vialpando/Moore Defendants' Motion for Sanctions [filed May 13, 2009; docket #105] is **stricken** for failure to comply with D.C. Colo. LCivR 7.1A.

D.C. Colo. LCivR 7.1A states that "[t]he court will not consider <u>any</u> motion, other than a motion under Fed. R. Civ. P. 12 or 56, unless counsel for the moving party . . . before filing the motion, has conferred or made reasonable, good-faith efforts to confer with opposing counsel or a *pro se* party to resolve the disputed matter." (Emphasis added.)