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subpoena). Id.

1 2 3 4 5 UNITED STATES DISTRICT COURT 6 Northern District of California 7 8 9 PATRICK COLLINS, INC., No. C 11-2766 MEJ 10 Plaintiff, ORDER DENYING MOTION TO 11 **QUASH (DOE DEFENDANT NO. 2590)** v. DOES 1-2,590, 12 Docket No. 22 13 Defendants. 14 15 On June 7, 2011, Plaintiff Patrick Collins, Inc. filed this lawsuit against 2,590 Doe 16 Defendants, alleging that Defendants illegally reproduced and distributed a work subject to 17 Plaintiff's exclusive license, ("Real Female Orgasms 10"), using an internet peer-to-peer file sharing 18 network known as BitTorrent, thereby violating the Copyright Act, 17 U.S.C. § 101-1322. Compl. ¶¶ 6-15, Dkt. No. 1. On September 22, 2011, the Court granted Plaintiff's Application for Leave to 19 20 Take Limited Expedited Discovery. Dkt. No. 12. The Court permitted Plaintiff to serve subpoenas 21 on Does 1-2,590's Internet Service Providers ("ISPs") by serving a Federal Rule of Civil Procedure 22 45 subpoena that seeks information sufficient to identify the Doe Defendants, including the name, 23 address, telephone number, and email address of Does 1-2,590. Id. at 11. Once the ISPs provided 24 Does 1-2,590 with a copy of the subpoena, the Court permitted Does 1-2,590 30 days from the date 25 of service to file any motions contesting the subpoena (including a motion to quash or modify the

Now before the Court is a Motion to Quash/Dismiss, filed by Doe Defendant No. 2590. Dkt. No. 22. Pursuant to Rule 45(c)(3), if a subpoena would cause undue burden to Defendant or requires

the disclosure of privileged or other protected matter, it must be quashed. The subpoena, however, does not require any obligation from Defendant; rather, it was directed at the putative defendants' ISPs. As such, there is no undue burden. Further, as the subpoena seeks unprivileged contact information for the purpose of identifying Doe Defendants, the Court finds the subpoena necessary for Plaintiff to prosecute its case. Further, Plaintiff raises valid concerns in its response to the present motion, including the conflicting IP Addresses and ISPs named in the motion. Accordingly, Defendant's motion is denied. IT IS SO ORDERED. Dated: November 18, 2011 Maria-Elena James Chief United States Magistrate Judge