IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 10-cv-03071-REB-MEH

JUSTIN RUEB, a/k/a Justin Joseph Rueb,

Plaintiff,

v.

BROWN, BURBANK, DENNIS, DOE (3 "John Doe" mailroom officers), JONES, SUSAN, and ZAVARAS, ARISTEDES,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on April 11, 2011.

Plaintiff's "Motion to Alter and Amend Judgement (and Combined Motion to Amend Complaint)" [filed April 8, 2011; docket #15] is **denied without prejudice**. Plaintiff does not comply with Fed. R. Civ. P. 5(d)(1) and D.C. Colo. LCivR 5.1G, requiring the inclusion of a certificate of service with any filing. Additionally, Plaintiff submits two separate requests for relief in one motion. One of these requests is a motion to amend complaint; however, Plaintiff does not include a proposed Amended Complaint for the Court's (and Defendants') review. If Plaintiff chooses to re-file a motion for leave to amend, he must include a proposed Amended Complaint.