IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil	Action	No.	12-cv-()1394-	WYL)-MEH

MALIBU MEDIA, LLC,

Plaintiff,

v.

JOHN DOES 1-33,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on August 20, 2012.

Defendant Doe #9's Motion to Proceed Anonymously [filed August 16, 2012; docket #29] is **stricken** for failure to comply with this Court's July 25, 2012 order [docket #22]. If Defendant Doe #9 wishes to re-file his original motion to dismiss, quash and for protective order, in accordance with this order and all applicable local and federal court rules, he may do so **on or before September 4, 2012** and must first (or contemporaneously) file a motion to proceed anonymously in accordance with Rule 11(a).¹

With such filing, Defendant must provide to the Court his name, address, telephone number and email address in the form of a <u>separate</u> written "supplement" to the motion. If Defendant wishes to keep this supplement (containing his identifying information) confidential, he may file a motion to file the supplement under restriction pursuant to the procedure set forth in D.C. Colo. LCivR 7.2.

Again, the Court may strike any motion or other filing that deviates from the requirements of this order or from those set forth in the applicable local or federal rules.

¹In addition to compliance with Rule 11, the Court also notes the necessity of having such information for the proper and efficient management of its docket.