IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 12-cv-02392-REB-MEH
MALIBU MEDIA, LLC,
Plaintiff,
v.
JOHN DOES 1-22,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on November 29, 2012.

Before the Court are Defendant Doe 17's Motion for Protective Order [<u>filed November 22</u> <u>2012</u>; <u>docket #43</u>] and Motion to Sever and Dismiss [<u>filed November 22</u>, <u>2012</u>; <u>docket #42</u>].

Section IV.B.1 of Judge Blackburn's Practice Standards provides that "except for summary judgment motions, all other motions (including objections to the recommendations or orders of United States Magistrate Judges), responses, and concomitant briefs shall not exceed **fifteen (15) pages**." (emphasis in original). The aforementioned motions contain 20 and 18 pages, respectively. *See* dockets ##43, 42. Therefore, pursuant to Section IV.C.1 of Judge Blackburn's Practice Standards, the motions are **denied without prejudice** for failure to comply.

Doe 17 may re-file the motions in accordance with this order and all applicable rules **on or before December 7, 2012**. 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.