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2	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
3	AT SEATTLE	
4	TOP NOTCH SOLUTIONS, INC.; and	
5	ROBERT RASHIDI,	
6	Plaintiffs,	
7	v.	C17-827 TSZ
8	CROUSE AND ASSOCIATES INSURANCE BROKERS, INC.; McGRIFF, SEIBELS & WILLIAMS, INC.; and LAW OFFICES OF	MINUTE ORDER
9	PUCIN & FREIDLAND, P.C.,	
10	Defendants.	
11	The following Minute Order is made by direction of the Court, the Honorable Thomas S. Zilly, United States District Judge:	
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13 14	(1) The parties' agreed motion, docket no. 138, is GRANTED, and the John/Jane Doe defendants are hereby DISMISSED without prejudice. The caption of this matter is REVISED accordingly, as shown above.	
	(2) The Clerk is directed to send a copy of this Minute Order to all counsel of	
15	record.	
16	Dated this 8th day of April, 2019.	
17	William M. McCool	
18	Clerk	
19	<u>s/Karen Dews</u> Deputy Clerk	
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21	¹ By Minute Order entered January 17, 2019, docket no. 127, the Court directed plaintiffs to show cause why defendants John/Jane Does 2-50 should not be dismissed without prejudice for failure to identify such entities and prosecute. By Minute Order entered February 14, 2019, docket no. 133, the Court granted plaintiffs' request for additional time to conduct discovery in an effort to identify the John/Jane Does at issue, and set a deadline of March 8, 2019, for plaintiffs to file a motion for leave to amend. No motion for leave to amend was timely filed.	
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