IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION No. 5:11-CV-381-BO

)
)
) ORDER
T, AND)
fendants.)

This matter is before the Court on John Doe's "Motion to Quash or Modify Subpoena" [DE 9] and John Doe's "Motion to Quash or Modify Subpoena" [DE 14].

In light of the many John Doe parties that have been voluntarily dismissed in this case, it is unclear whether the instant motions were filed by Defendants that remain in the case or by Defendants that have been dismissed since the time of filing. Therefore, the instant Motions are DISMISSED WITHOUT PREJUDICE, with permission for Defendants to refile the Motions within 21 days of the date of service of this Order, if they remain in the case. Defendants are ORDERED, upon refiling, to provide their IP address in all motions to the Court, as a manner by which to identify which John Doe party has filed each motion.

Plaintiff is hereby ORDERED to serve, forthwith, a copy of this Order on all remaining Defendants and to file proof of service, under seal, to the Court.

SO ORDERED. This & day of February, 2012.

TERRENCE W. BOYLE

UNITED STATES DISTRICT JUDGE