## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 12-cv-01642-CMA-MEH

PATRICK COLLINS, INC.,

Plaintiff,

v.

JOHN DOES 1-32,

Defendants.

## MINUTE ORDER

## Entered by Michael E. Hegarty, United States Magistrate Judge, on August 30, 2012.

Before the Court is Defendant John Doe 31's Motion for Leave to Proceed Anonymously, to Quash Subpoena and Dismiss or Sever for Improper Joinder [filed August 22, 2012; docket #23]. Due to its varied requests for relief, adjudication of the single motion will likely require several different standards of review and legal analyses of both dispositive and non-dispositive issues. In the interests of judicial efficiency and the proper management of its docket, the Court **denies** the motion **without prejudice** and instructs the Defendant to file his requests for relief each in separate motions, as applicable. *See* D.C. Colo. LCivR 7.1C ("A motion shall be made in a separate paper.").