Righthaven LC v. Center For Intercultural Organizing et al

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Shawn A. Mangano, being duly sworn, deposes and says:

- 1. I am counsel of record for Righthaven LLC ("Righthaven") in the abovereferenced matter, and I have personal knowledge of the facts set forth herein and I am competent to testify thereto and could and would so testify under oath if called to do so.
- 2. This declaration is made in support of Plaintiff's Response to Order to Show Cause and, Alternatively, Request for a Continuance to Conduct Discovery Pursuant to FRCP 56(f) (the "Response").
- 3. Attached hereto as Exhibit "1" are true and correct copies of materials printed from Defendants Center for Intercultural Organizing ("CIO") and Kayse Jama ("Mr. Jama"; collectively with CIO known herein as the "Defendants") publicly available Internet domain located at <interculturalorganizing.org> (the "Website"), which illustrate a portion of Defendants' membership and donation marketing efforts.
 - 4. I recently substituted in as counsel of record for Righthaven.
- 5. Defendants' have not answered Righthaven's Complaint in this matter. Righthaven has conducted no discovery written or otherwise in this case.
- 6. Righthaven intends to, at the very least, propound requests for production of documents and requests for admission in this case. Righthaven additionally intends to conduct the deposition of Mr. Jama, as well as the depositions of persons most knowledgeable on a variety of topics pursuant to Federal Rule of Civil Procedure 30(b)(6). Given that I have only recently filed an appearance in this case, I am in the process of preparing written discovery requests and evaluating deposition topics under Federal Rule of Civil Procedure 30(b)(6). I anticipate that written discovery efforts will target, at a minimum, the Website traffic received by Defendants during the time of their alleged infringement, the economic and non-economic benefits associated with same, as well as their knowledge of the copyright protected material atissue in this case and any prior claims of infringement threatened, made or resolved against them.
- 7. I anticipate that written discovery requests will be propounded, but not answered by Defendants, and requests for applicable deposition dates will be made of Defendants prior to

the Court's December 16, 2010 hearing on the Order to Show Cause. In view of the foregoing, Righthaven respectfully requests the Court permit, at the very least, this discovery to be conducted pursuant to Federal Rule of Civil Procedure 56(f) in the event it is inclined to dismiss the copyright infringement claims pursuant to Federal Rule of Civil Procedure 56.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Dated this 29th day of November, 2010.

By: /s/ Shawn A. Mangano SHAWN A. MANGANO, ESQ.

CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5(b), I hereby certify that I am an employee of Righthaven LLC and that on this 29th day of November, 2010, I caused the **DECLARATION OF SHAWN A. MANAGANO, ESQ. IN SUPPORT OF PLAINTIFF'S REPONSE TO ORDER TO SHOW CAUSE AND, ALTERNATIVELY, REQUEST FOR A CONTINUANCE TO CONDUCT DISCOVERY PURSUANT TO FRCP 56(f)** to be served by the Court's CM/ECF system.

SHAWN A. MANGANO, LTD.

By: /s/ Shawn A. Mangano SHAWN A. MANGANO, ESQ. Nevada Bar No. 6730 shawn@manganolaw.com 9960 West Cheyenne Avenue, Suite 170 Las Vegas, Nevada 89129-7701 Tel: (702) 683-4788 Fax: (702) 922-3851

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