



1 4. In my practice, I have worked opposite of Bankruptcy trustees in a variety of contexts. I  
2 assist all clients with “exemption planning.” That is, I help clients understand and make  
3 decisions about what property transfers and business transactions the Bankruptcy trustees could  
4 assert control over and pull into the Bankruptcy estate. Thus, my practice requires me to look at  
5 each case from a Bankruptcy trustee’s point-of-view.

6 5. Furthermore, I will manage Righthaven’s copyright assets in a manner consistent with  
7 Title Seventeen of the United States Code and the law of this Circuit. This will include either  
8 taking possession of these rights or ordering Ms. Pearson to distribute them in order to maintain  
9 a clear chain of title.

10 6. I am enthusiastic about the prospect of working as a receiver to further hone my skills as  
11 a bankruptcy practitioner and litigator.

12 7. As I am not an intellectual property litigator, my knowledge of Righthaven comes  
13 primarily from the mainstream news.

14 8. I have not appeared as counsel of record in any lawsuit to which Righthaven was a party.

15 9. If appointed as receiver, I would be able to remain neutral and disinterested in any  
16 dispute Mr. Hoehn and any other defendant has with Righthaven.

17  
18 I declare under penalty of perjury that the foregoing is true and correct to the best of my  
19 knowledge.

20  
21 Executed this 18th day of September, 2012 in Las Vegas, Nevada.

22  
23 /s/ Ryan Hamilton

24 Ryan Hamilton