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4 UNITED STATES DISTRICT COURT	
5 DISTRICT OF NEVADA	
6 ***	
RIGHTHAVEN LLC,)
Plaintiff,	Case No. 2:10-cv-1356-RLH-GWF
VS.	ORDER (Motion for Reconsideration-#78)
DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability)
company, and DAVID ALLEN, an individual,)
Defendants.	
a District of Columbia limited-liability company,)))
Counterclaimant,	
VS.	
RIGHTHAVEN LLC, a Nevada Limited-)
MEDIA LLC, a Nevada limited liability)
	/))
)
22 Before the Court is Righthaven LLC's Motion for Reconsideration of March 9, 2011	
23 Order Granting Defendants' Motion for Leave to File Supplemental Memorandum or,	
24 Alternatively, Application for Briefing Schedule to Address Supplemental Brief (#78, filed	
25 March 9, 2011), and Counter-Defendant Stephens Media LLC's Joinder to the Motion (#81, also filed	
March 9, 2011).	
	UNITED STAT DISTRI RIGHTHAVEN LLC, Plaintiff, vs. DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability company, and DAVID ALLEN, an individual, Defendants. DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability company, Counterclaimant, vs. RIGHTHAVEN LLC, a Nevada Limited- liability compamy; and and STEPHENS MEDIA LLC, a Nevada limited liability company, Counterclaimant. Before the Court is Righthave Order Granting Defendants' Motion for L Alternatively, Application for Briefing Sch March 9, 2011), and Counter-Defendant Step

The bases for reconsideration are (1) that Plaintiff Righthaven and Counter-Defendant
 Stephens Media did not have an opportunity to respond to the motion, and (2) that movants are
 piqued that Defendant Democratic Underground refuses to let Righthaven dismiss its claims and
 refuses to dismiss Defendant's counterclaims. If the second reason was the basis for the opposition
 the parties would have presented had they been given an opportunity to oppose the motion, neither
 basis has merit. The Supplemental Memorandum goes to the very heart of this litigation.

Righthaven and Stephens Media have attempted to create a cottage industry of filing
copyright claims, making large claims for damages and then settling claims for pennies on the dollar,
with defendants who do not want to incur the costs of defending the lawsuits, are now offended when
someone has turned the tables on them and insisting on a judgment in their favor rather than a simple
dismissal of the lawsuit.

The Court makes the determination of what is material to the resolution of this matter,
and what it will entertain. It is not obligated to take the movants' word that the contents of the
supplemental memorandum does not or will not make a difference.

Because the information and arguments made in the Supplement Memorandum are
significant, the Court will permit Righthaven and Stephens Media to respond and Democratic
Underground to reply to their response.

IT IS THEREFORE ORDERED that Righthaven LLC's Motion for Reconsideration
 of March 9, 2011 Order Granting Defendants' Motion for Leave to File Supplemental Memo randum or, Alternatively, Application for Briefing Schedule to Address Supplemental Brief
 (#78), together with Counter-Defendant Stephens Media LLC's Joinder to the Motion (#81) are
 DENIED.

IT IS FURTHER ORDERED that Righthaven and Stephens Media shall file any
 response to the Supplemental Memorandum no later than May 8, 2011, and Democratic Underground
 and David Allen shall file any reply thereto no later than May 20, 2011. Any Response or Reply shall
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be limited to ten (10) pages, and no request for extensions of time or to exceed page limits will be entertained.

Dated: April 14, 2011. per L. Ham Roger L. Hunt Chief United States District Judge