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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

SECURITIES AND EXCHANGE
COMMISSION,

Plaintiff,

v.

GOLD-QUEST INTERNATIONAL, *et al.*,

Defendants.

Case No. CV-S-2:08-CV-00566-KJD-LRL

ORDER

Federal Rule of Civil Procedure 12 (f) authorizes the Court acting on its own to strike any “insufficient defense” or “any redundant, immaterial, impertinent, or scandalous matter.” Michael Howard Reed, claiming a position as attorney general to the “little shell Nation”, has filed immaterial and impertinent documents titled “Lodgement of Acceptance of Oath of Office” (#65-73) and several unnecessary and legally unsound documents titled “Mandatory Judicial Notice[s]” (#75-78). The Court orders the Clerk of the Court to strike these documents since they are completely immaterial, Michael Howard Reed is not a party to this action, Michael Howard Reed has not been admitted to practice *pro hac vice* in this District, and because no “little shell Nation” exists that has been recognized by the United States Government.

1 Furthermore, the Court orders the Clerk of the Court to strike the Emergency Motions for
2 Temporary Restraining Orders (#79/81) which essentially attack the jurisdiction of this Court. The
3 Court has already ruled in its prior orders granting the temporary restraining order and preliminary
4 injunction in this matter that it does have jurisdiction. The Emergency Motions have no basis in fact
5 or law and are denied.

6 Finally, Michael Howard Reed (“Reed”) may file documents only as they are required in
7 response to the Receiver’s Motions (#60/61). Furthermore, Reed must follow the requirements of
8 the Local Rules of Practice of the United States District of the District of Nevada easily located at the
9 Court’s website <www.nvd.uscourts.gov>.¹ If Michael Howard Reed continues to file documents
10 asserting authority as “Attorney General for The little shell nation”, the Court will strike the
11 documents and sanction Reed in accordance with the Court’s inherent authority. Furthermore,
12 failure to follow the requirements of the Local Rules and/or any further filing of immaterial
13 documents will result in the Court barring Reed from filing documents without prior permission of
14 the Court and sanctions.

15 **IT IS SO ORDERED.**

16 DATED: June 10, 2008.

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19 _____
20 Kent J. Dawson
21 United States District Judge
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25 _____
26 ¹Additionally, Reed shall no longer file any documents that are prefaced by the United States
Marshal’s Service form “Request for Service Abroad of Judicial or Extrajudicial Documents”.