record; (2) that Gordon & Silver had resigned as Kephart & Corti's resident agent months earlier; (3)

that regular mail, especially to a post office box is ineffective for service on an order concerning a

27

28

judgment debtor examination; (4) that it was improper to attempt to have Mr. Kephart compelled to come to Nevada as he lived in New Jersey; and (5) that Plaintiffs could not unilaterally designate Mr. Kephart as Kephart & Corti's Rule 30(b)(6) designee, as the rule permits the corporation to designate its Rule 30(b)(6) designee.

Having reviewed and considered the matter,

IT IS ORDERED Plaintiffs' Motion to Reconsider Oral Motion to Show Cause (Dkt. #57) is **DENIED**.

Dated this 4th day of January, 2012.

Peggy A. Cen

United States Magistrate Judge