Numerous Courts, including: Georgetown County Court of Common Pleas, Case #: 2019-CP-22-00978.

Certificate of Mailing & Service.

I; Cynthia Moore; here-by certify, that, <u>on this day of October, 2020</u>; that I have served true and correct copies of the following documents to those persons named here-in below.

This service was completed mostly by way of personal hand-delivery, in Georgetown City & County, South Carolina, at the Georgetown County Court-house, &/or also by Mailing through the U.S. Post-Office in the City & County of Georgetown; all as described more specifically below. Each envelope was correctly labeled as here-in described, with proper postage fully pre-paid for delivery to each of them who were so served by mailing.

Service by email was also completed on this, or the following, date; for those of these, & others, for whom we have email-addresses.

The served documents are generally recognizable as being named similarly as follows:

"Sworn Affidavit of Answer, Counter-Complaint & Suit, in the nature of Quo-Warranto, including Quiet-Title & Remove-Cloud, & of Racketeering, ...";

and this "Certificate of Mailing & Service".

Here-under; all parties served on this date have been served as follows:

Georgetown County Court of General Sessions, 401 Cleland Street, 1st Floor, Room 115; &/or: P.O. Box 479; Georgetown, South Carolina [29442-0479]

First Citizens Banking & Trust Company, 239 Fayetteville Street, Raleigh, North Carolina 27601

Crawford & Von Keller LLC; P.O. Box: 4216, Columbia, South Carolina, [29240] Georgetown County Court of Common Pleas, 401 Cleland Street, 1st Floor, Room 115; &/or: P.O. Box 479; Georgetown, South Carolina [29442-0479]

Palmetto Heritage Bank & Trust Company, 10919 Ocean Boulevard, Pawleys Island, South Carolina 29585

The above wording of these names and address are printed basically the same here-in as how they were printed on the envelopes which were sent. Some of these parties received hand-delivered copies.

Additionally, the 'United States Supreme Court of Law', has been formally presented with copies of all of these documents; mostly thorough electronic/internet notification of their existence, along with other documents related to this case. Copies of these documents are on the web-page which this Court has set-up for securing constitutionally-recognizable & Public "Justice" in this case, under the web-link configured as here:

https://ConstitutionalGov.us/SupremeCourtOfLaw/Cases/Virginias&Carolinas/SouthCar
East/Georgetown/ExRel-CynthiaMoore-Vs-FirstCitizensBanking&TrustCompany/

Cynthia Moore;	
561 Kings River Road,	
Pawleys Island, South Carolina [29585]	

These words are True.

"... the allegations of the pro se complaint, ... we hold to less stringent standards than formal pleadings drafted by lawyers, ..."

Haines v. Kerner, 404 U.S. 519, 30 L. Ed. 2nd 652; US Supreme Court: 1972.

"Notice to the Principle is Notice to the Agent, & Notice to the Agent is Notice to the Principal."

Texas Rules of Civil Procedure: Part 1: Rule 1: Objective of Rules:

The proper objective of rules of civil procedure is to obtain a just, fair, equitable and impartial adjudication of the rights of litigants under established principles of substantive law. To the end that this objective maybe attained with as great expedition and dispatch and at the least expense both to the litigants and to the state as maybe practicable, these rules shall be given a liberal construction.

Rule 45: "All pleadings shall be construed so as to do substantial justice."

Rule 191.3 (c): The signature of an attorney or party on a discovery request, notice, response, or objection constitutes a certification that to the best of the signer's knowledge, information, and belief, formed after a reasonable inquiry, the request, notice, response, or objection: (1) is consistent with ... and warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law;

(2) has a good faith factual basis; (3) is not interposed for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation; and (4) is not unreasonable or unduly burdensome or expensive, given the needs of the case, ... and the importance of the issues at stake in the litigation.

UCC 1-308, Without Prejudice; & Reserving All Rights.