Constructive Notice to the Clerk & other Employees of the Court of Common Pleas, in Georgetown County, South Carolina; regarding their Ministerial Duties to Serve the People. -September-2020.

From: Cynthia Moore; 561 Kings River Road;

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Date: ____September-2020.

Court Clerk Alma White, & all other Public-Servants in this County Court Clerk's Office;

My name is 'Cynthia Moore', I am the executrix of the estate of my deceased husband 'Robert L. McDonald'; & I am here-by placing Demands on each & every one of you Court Employees, regarding your Ministerial Duties as Public Servants in our Georgetown County Court Clerk's Office, to Perform those Ministerial Duties; & this specifically including your Duties to Accept all Pleadings which this undersigned affiant has been, & continues to be, presenting to your office. These specific duties include Filing Documents Presented for inclusion in Court Cases, & forwarding these documents to the appropriate judicial-officers & courts.

Each & all of you are here-by notified, that, "Obstruction of Justice" is a "Crime"; & for court employees willfully refuse to accept for filing, or to forward pleadings to the appropriate office, without giving some sort of a reasonable explanation, firmly falls with-in this category of "Obstruction of Justice", & "Criminal Behavior"; & it is Not an Excuse that such employees do not comprehend either either their Duties, or the text in the documents being presented.

More specifically; Under Rule 5b of the Federal Rules of Civil Procedure, employees in the clerk's office are not required to read or comprehend the intention of the pleadings; however, it is a required ministerial act to accept pleadings. The intention of the pleading can be seen on the upper side of the pleading. It is not the duty of the clerk to read the pleadings, and to decide the intentions of the pleadings, & to accept the pleadings for filing in the appropriate files, and to bring them to the attention of the proper Judicial Officer, so that such Judicial Officer can responsibly address the facts and evidence there-in being presented.

When Public-Servants in the Clerk's Office offer 'Mis-Information', or other-wise Obstruct the Constitutional Rights of the People of the County to either File Documents in the Courts, or to otherwise Access the Courts, for redress and remedy; then such behavior is clearly "Obstruction of Justice", & "Criminal". This fundamental Principle is "True", Even in so-called "Civil Cases"; because, so-called "Civil Cases", when left un-resolved, frequently turn in-to "Criminal Cases", as is the case herein.

Under the First Amendment to the US-Constitution, all Americans, including this undersigned affiant, have the Constitutional Right to be Free from Interference by Public Servants in Government, who are other-wise inclined to Micro-Manage & Manipulate the manner in which such Americans are Presenting our Pleadings to the presiding Judicial-Officers in our Courts.

In Simple Terms; even when Court Clerks Refuse to Allow Filings based on their own personal opinions concerning the adequacy of the writings presented there-in; this is still an "Obstruction of Justice"; because it is an 'Interference', with the manner in which the Litigant is Attempting to Explain & Present her Evidence & Arguments concerning the Facts of the Case in-to the Court's Record.

This undersigned affiant is here-by Refusing to allow my Unalienable Rights to be Denied.
This affiant here-by presents Notice, that the following Violation of Law are Intended to be Alleged & Claimed, under Title 18 of the United States Code, as against Any Public-Servant in this Georgetown County Clerk's Office, who:

- 1. Willfully Refuses to Accept, File & properly Forward pleadings;
- 2. Offers false information to hinder, delay or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a the federal offense is a violation of conditions of probation, supervised release, parole, or release pending judicial proceedings, shall be punished as provided in paragraph.
- 3. 18 US Code S 2071 concealment, removal, or mutilation generally (a) whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys or attempts to do so, or with intent to do so takes and carries away any record, proceedings, map, book, paper, document, or other items filed or deposited with any clerk or officer of any court of the United States, shall be fined under this title or imprisoned not more than three years, or both (b) whoever, having custody of any such record, proceeding, map, book, document, paper or other items, willfully or unwillfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned no more than three years or both and shall forfeit his office and be disqualified from holding and office under the United States. As use in this subsection, the term "Office" does not include the office held by any person as a retired officer of the Armed Forces of the United States.
- 4. 18 US S 15/2 Tampering with a witness, victim or an informant (a) (1) whoever kills or attempts to kill another person, with intent to (A) prevent the attendance or testimony of any person in an official proceeding (B) prevent the production of a record, document, or other items in an official proceeding; or (C) prevent the communication by any person to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a federal offense or a violation of conditions of probation, parole or release pending Judicial proceeding, shall be punished as provided in paragraph (3) (2) whoever uses physical force or the threat of physical force against any person to (i) withhold testimony or withhold a record, document, or other items from an official proceeding; (ii) alter, destroy, mutilate or conceal an item with the intent to impair the integrity or availability of the item for use in an official proceeding: (iii) evade legal process summoning that person to appear as a witness or to produce a recorded document or other items in an official proceeding; or (iv) be absent from official duty.

That person to appear as a witness or to produce a record, document, or other item in an official proceeding to which that person has been summoned by legal process; or (c) hinder, delay or prevent the communication in the law enforcement officer or judge of the United States of information relating to the commission or possible commission of a federal offense or a violation of condition of probation, supervised release, parole or release pending Judicial proceeding; shall be punished as provided in paragraph (3)

Similar Crimes are recognizable under South Carolina Statutory Codes; & also under general County Common-Law Jurisdiction; please note, that, I intend to exhaustively Prosecute all Corrupted Public Servants who might Conspire to Obstruct my Constitutionally-Guaranteed Right to File My Own Paper-work in Court Cases that are affecting My Constitutionally-Guaranteed Rights.

Cynthia Ann Moore; Executrix, Estate of Robert L. McDonald.				

Clerk of Court Officer

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