Date: 2020-December-____.

Mr Joe Crosby; as Occupant of the Public Office in the Municipally-Franchised Court where-under you routinely operate as a "Master in Equity", all in the Jurisdiction of Georgetown County, of South Carolina; I here-by am Informing You, of matters relating to proceedings in that Court over which you have been recently presiding, & there-in specifically regarding Case #: 2019-CP-22-00978, as this case involves the Estate of Robert L. McDonald, & in which Case your proceedings have come to entangle me.

Here-under; Take Notice, that, I, Cynthia Moore, am the executrix, the beneficiary, and the Superior Holder of the Equitable Interest in this Estate of Robert L. McDonald, as related to this Case.

Here-under; I am writing his letter to you, because, the manner in which you have conducted the proceedings related to this Case, & in that Court over which you preside, seem to have presumed & purported to have lawfully "Settled" all matters involving this estate & case.

Take Further Notice, that, "As a Matter of Law", all such presumptions of "Settlement" as that, are "In Error", "Null", & "Void".

With regard to these sorts of issues; the research of my-self & reputable others regarding the manner in which you municipally-franchised Judicial-Officers do routinely operate, has lead me to conclude, that, it is very likely, that, you may have Presumed, that, I have "Consented" to Your Standing to Exercise "Jurisdiction" over All Interests related to this Estate & Case, & this especially regarding the so-called "Equitable Interests" related there-to.

Here-under Take Note, that, I have "Not Consented" to your Standing to exercise Jurisdiction over Any Matters or Interests related to this Estate & Case, & this especially regarding the so-called "Equitable Interests".

Regarding Larger Context, Take Further Notice, that, as a Priori Principle, & with Directive Capacity from My Own Free Will, & which I hold and embody in my Sovereign Integrity; that, at this moment, I Stand here in the Physical Realm, as a Pure, Whole, & Eternal Being.

Here-under; I am Notifying You, that, I do "Not Consent" to participate in your Bankrupt pseudo-Corporate Court System.

Further here-under, Take Notice, that, All Contracts which you might be silently &/or secretively alleging to have secured as against my interests in this case, are now being Rescinded and Nullified. All such Contracts as those, including both those of Monetary & Spiritual/Karmitic Nature, & which do Not Serve either My Purpose, Intent, Will, or Being; are here-by Publicly Resolved & Declared by me as being Rescinded and Nullified.

I am now claiming and taking full ownership and responsibility of my Inherited Estate from Robert L. McDonald, and this specifically includes all "equitable interests" there-in. I am Capable of Handling All My Affairs. Take Notice that I Demand that You Honor My Claim here, and that you accordingly & properly Acknowledge your Lack of Standing and Subject Matter Jurisdiction regarding these issues.

Take Further Notice, that, I am claiming all of the profits and proceedings which belong to Robert's Estate, and this includes all "Equitable Interests" there-in, along with also all legitimate judicially decided "Settlings"; & this also includes the Component or the Offsetting Equity, as related to every signal Debt or other Instrument up-on which Robert L. McDonald has placed his Signature, as of which might evidence any equity interest or liability there-under legitimately assumed by him.

Here-under, & as a "Matter of Law", I have honorably Balanced, Discharged, Set-off, Settled, & Closed, all matters related to this alleged Lawsuit, & as which might other-wise be presumed by you as being subject to the jurisdiction of your Court.

If you might Refuse to Recognize or Honor my Natural Right & Inherent Capacity to Rescind and Nullify all such Malicious & Fraudulent Contracts as these, then, all Actions which you might there-under take against me, will be Lawfully Recognizable as Your Knowing, Willful, & Criminal Obstruction of Justice; all of which will also be in Violation of My Unalienable Rights and Constitutional Protections; & which there-under will also be in Violation of the Universal Laws of Nature; & eventually & accordingly here-under, All Of Them Shall Be Punished.

So It Is and So It Shall Be.

As of right now, at this very moment; I am here-by Ordering You to Void All Orders, Judgements, or other decisions which you have thus-far rendered in this case.

And so it is.

We The People have both Unalienable Rights and Constitutional Protections; because, "All Men are Created Equal". The United States Declaration of Independence says so. Here-under; We the People Inherently Possess a Heritage to the Land, as the Land has been Given to All Humans By Their Creator.

Further here-under; All Government Offices are Created to Protect Our Common People's Natural Rights to "Life, Liberty, and Pursuit of Happiness".

Here-under; All Court Judicial-Officers & Administrators who might Refuse to Honor the Natural Capacities of All Solvent Beings, such as my-self; and to there-under to Respect Our Fee Will & Fifth & Fourteenth Amendment Rights to have Prompt Access to Due Process of Law, will there-by be Standing in Criminal Violation there-of.

The Preamble and body of the Constitution for the United States of America, Guarantees to All Americans, including my-self, possess Rights to Peace & Tranquility on all of the Land & in all of the Homes which we have peaceably come to possess.

Here-under Take Notice, that, All Coercive Actions which you or your associates might engage in, including Threats & other Scare Tactics, & which are Designed to Deprive Me of my Natural Rights to this same Peace & Tranquility, are "Criminal" in their essential nature, & that I fully intend to Prosecute all such Criminal Conspirators for all such of their participations there-in.

By any such Refusal by you or your associates to so Honor my Natural Rights, you & your associates there-by will be Lawfully Recognizable as Standing under mere Legal-Fiction & Color-of-Law, & all in Criminal Conspiracy to there-by Criminally Violate Multitudes of My Natural Rights, as protected under both the Common-Law and the Constitution; just a few of which are recognizable under the RICO Laws, & the Stocking Laws.

All such Actions as those will be Lawfully Recognizable as Acts of Tyranny, which amount to Treason.

You have No Probable Cause to believe that My Ownership and Possession of this Real-Estate is "Illegal", as your proceedings in your limited-jurisdiction & municipally-franchised Court have thusfar seemingly but Erroneously Summarized.

If you continue here-under, you will be proceeding in manners which are unjustified and Criminal. The Constitutionally Defined & Limited Purpose & Duties of All Holders of All American Government Offices, is to Secure these Natural Rights for our common People, including me. Those Office-Holders include All Judicial Officers, Administrators, Clerks, & Attorneys of All Courts, and all Legislators, Sheriffs, & Presidents.

Governments and Government Officers are instituted among men For These Purposes Only; and they derive all of their legitimate and just powers from the 'Consent of the Governed'. As Judges & Attorneys, you have Duties to uphold your Oath to the Constitution to protect the People, including me. If any among you you do not respect that oath, then you are Guilty of Criminally Obstructing Justice, and further action will be taken.

4 US Code, S 101: Oath by members of legislatures and officer: Every member of a Statement legislature, and every executive and judicial officer of a State, Shall before he proceeds to execute the duties of his office, take an oath in the following form, to wit: "I, AB, do solemnly swear that I will support the Constitution of the United States,

All Government Office Holders have Promised by Oath of Office to Uphold the United States Constitution; & there-under to Defend, Protect, and Preserve the Natural-Rights of our common American People, including me. Under our Constitutional Republic; All Legitimate Government Officers are Duty-Bound to Respect & Guard the Natural Rights of the We The People.

I, Cynthia Moore, am a Deacon, Warden, & Public Peace-Officer, as operating under the Higher Spiritual & Religious Authority of the Private & Sovereign Ecclesiastical Jural Society, Jural Assembly, & Organic Body-Politic, which is self-identified as the 'Natural Law Church'.

Here-under, our constituency of living men, women, and children, have collectively resolved to walk out of the matrix of your Roman-Empire Model & Matrix of Slave-Trading & Death-Cult Government, and to have there-by walked into life.

We have here-under established our own 'Court of Law', as an Essential Element under our Mandate from Heaven to Form Our Own "Responsibly Self-Governing Communities'; & here-under we are Commanded to Provide Justice for All Responsible American People, all as designed & Objectively & Lawfully Recognizable to Serve an Extremely Important & Legitimate 'Public Interest'.

All of this is accomplished through the exercise of our own Seventh-Amendment recognizable & Common-Law Compliant Sovereign/Private Jurisdiction. We have established this Court under the name of the 'Supreme Court of Law for the USA'; & web-pages where we keep our Public-Records, including those related to our case here, are available through the following web-links:

https://ConstitutionalGov.us/SupremeCourtOfLaw/

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

Here-under; We Exist as a Living, Breathing, & fully Sovereign Organic Body-Politic. We Have the "Consent of Our Governed". We have walked out from, and set ourselves apart from, the matrix of the Babylonian-Whore System of Roman-Empire-Modeled Municipal Bondage, under which your municipally-franchised Court seems to routinely operate.

We are now Standing on the Land, under the 'Law of the Land', aka the 'Common-Law'.

This 'Supreme Court of Law for the USA' Has Jurisdiction In This Case. Your Limited-Jurisdiction & Municipally-Franchised Court does Not Have "Exclusive Jurisdiction" Over This Case.

You are here-by Notified, that, You Have No Standing to Exercise Any Jurisdiction in this case.

All of this Brings to an End the Dead Municipal Franchise which has been fraudulently attached to All Americans, through Municipal Death Bonds, where-under that fundamentally fraudulent & coercive system routinely Monetizes Debt, & all where-under Their DeFacto Government Officers Claim Rights to Ensnare our Common American People, For-Ever.

Jurisdiction means to 'speak the law'; so, in any given case before our Court, and at least so long as we comply with the "Rules of the common-Law", (as referenced in the Seventh Amendment);

We have the Authority to Declare the Law to be applied in Any Case before our Court, all as Our Judicial-Officers &/or Juries might Unanimously Adjudicate to be "In the Interest of Justice".

Under our larger Natural-Law Church authority; we exist as an ecclesiastical and religious organic body-politic and jural-society; & here-under, we have the same Protections and Immunities as any other Responsibly Self-Governing Society or Community on this Earth.

You have No Lawful Authority to impair the right of a Private Contracts.

You have No Authority to impair the right of a Private Congregating and Assembly.

You have No Contractual or Jurisdictional relationship with, or right to impair, the functions of either our ecclesiastical body, or of our supreme court of law.

Book 1, General Norms: Title II: Customer (Cann.23-28): Can. 23:

Only that custom introduced by a community of the faithful and approved by the legislatoraccording to the norm of the following canons has the force of law. Can. 24 §1. No custom which is contrary to divine law can obtain the force of law. §2. A custom contrary to or beyond canon law (praeterius canonicum) cannot obtain the force of law unless it is reasonable; a custom which is expressly reprobated in the law, however, is not reasonable. Can. 25 No custom obtains the force of law unless it has been observed with the intention of introducing a law by a community capable at least of receiving law. Can. 26 Unless the competent legislator has specifically approved it, a custom contrary to the canonlaw now in force or one beyond a canonical law (praeter legem canonicam) obtains the force of law only if it has been legitimately observed for thirty continuous and complete years. Only a centenary or immemorial custom, however, can prevail against a canonical law which contains a clause prohibiting future customs. Can. 27 Custom is the best interpreter of laws. Can. 28 Without prejudice to the prescript of can. 5, a contrary custom or law revokes a custom that is contrary to or beyond the law (praeterlegem). Unless it makes express mention of them, however, a law does not revoke centenary orimmemorial customs, nor does a universal law revoke particular customs, with mean, Immemorial Custom Law (Universal Court) Supersede Canonical Law." Exhibit C, (Executive Order on Establishing the President's Advisory 1776 Commission)

Book VI: Sanction In The Church, Part 1:

Offenses and Punishment in General: Canon 1311:

The Church has its own inherent right to constrain with penal Sanctions, Christ's faithful who commit offenses all to Corporate Administrative Officers, All Executive Administrators (Judges), All Attorney (Foreign Agents), Clerk of Court, Bankster, Attorney General, Marshalls, Police Officers, and Probate Judge who has Un-Clean Hand in this case # 2019-CP-22-00978.

Mr Crosby; Take Notice of our Demand here, that you, & all of your associates, Honor Our Natural & Unalienable Rights; & that you here-under promptly Ceasce & Desist from All Criminal Conspiratorial Activities as generally described here-in, & also as described in our previously submitted documents, including all internet based web-pages linked through all of these documents.

God's kingdom come, God's will be done, on this earth, as in the heavens.

Cynthia Moore; Church Deacon, In Propria-Persona, & Sui-Juris; 561 Kings River Road,

& in geographical boundaries but not Jurisdiction of the City of Pawleys Island,

& in Georgetown County, De-Jure/Lawful Jurisdiction, [29585].

843-983-0300 / cynthiamoore183@gmail.com