

From, and In Care Of:  
Cynthia Moore, executrix  
561 Kings River Rd.,  
Pawleys, South Carolina [29585]

To: Sheriff Carter Weaver,  
430 North Fraser Street,  
Georgetown, South Carolina [29440].  
Date: 2020-December-\_\_\_\_.

Sheriff Carter Weaver, this letter is to inform you of important concerns related to Georgetown County Common Pleas Case # 2010-CP-22-2019, and some "Master in Equity" proceedings there-under; and as regarding a Foreclosure of the estate of Robert L. McDonald, which includes real-property located at 561 King River Rd., Pawleys, South Carolina [29585].

There are further actions that are being taken in this case, & it has Not come to a "Final Judgement". The Court Records associated with this case, clearly show that Un-Resolved Accusations with supportive evidence Have Been Filed, and which accuse other parties involved here-in of Corruption and Racketeering, especially during the foreclosure sale proceeding as brought against this estate and my-self.

I, Cynthia Moore, am declaring to you, that I come in Peace, and that for 13 years and continuing now, I do live at 561 Kings River Road, in Pawleys Island, South Carolina [29585]. Here-under; I am the Superior holder in the interest in my husband's estate; and I am the executrix (Beneficiary) of this estate. I am the Principle (aprior) by my Sovereign Free will, and through the purity and wholeness of my Standing in full Sovereign Integrity.

The Judicial and Administrative Officers in that Common-Please Equity Case have Corruptedly Refused to Recognize my legitimate documents filed, and they have Never Properly Served me regarding their complaints against me.

In that court proceeding, all of my Unalienable Rights and Constructional Protections have been Violated. Here-under; the Complaint & Court Orders in that Case are Lawless and Void, they have No Merit, No Standing, I do No Consent to them, and they are Lacking in both Personal and Subject-Matter Jurisdiction over me.

The "Master in Equity" Municipal/Civil State Government Courts proceeding as related to this Common Pleas Court Case, have No Legitimate Jurisdiction to adjudicate "Title to Real Property"; Nor do they have Jurisdiction to adjudicate "Criminal Complaints". Here-under; I, Cynthia Moore, a member of We the People, may Not Lawfully be Restrained or Evicted from this real-property, by either your-self, your deputies, or any-one else.

All American People, including me, are Heirs of Creation, and we have Unalienable Rights, and Constitution Protections; where-under All Men are Created Equal. The United States Declaration of Independence says our common People are Heirs of the Land, which has been given to all humans by our Creator. Here-under; Government Officers are Created to Protect the "Life, Liberty and the **pursuit of Happiness**" of our common People.

All Public-Servants, including you & your Deputies, and Court Administrators and Judicial Officers who might Refuse to Recognize these Rights to Due-Process-of Law of our common People, will there-by be standing in Violation of the Fifth and Fourteenth Amendments, which require that the People have Rights to prompt access to Due Process of Law.

Here-under please note, that all documents emanating from the corrupted proceedings of the "Master in Equity" under that case number are Resolved as now being Rescinded and Nullified.

If you or your deputies might decide to enforce these obviously corrupted proceedings by attempting to physically evict me from my home of over 13-years, then you will be violating the RICO laws, stocking laws, and depriving me of my rights under mere legal-fiction color-of-law; all in violation of both the common law and the Constitution. Those such actions are also acts of tyranny, which amount to treason. The paper-work under which you might then be proceeding has shown No Probable Cause to believe that my ownership and possession of this real-estate is illegal; and if you continue here-under, you will be proceeding in manners which are unjust, unconstitutional, and criminal.

All Legitimate Government Officers, including Judges, Sheriffs, President, Clerk of Court, Attorneys, and all State Legislators, hold their offices Only for the Purpose of Securing the Rights of our common People, including me. 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 Sheriff of this County, you have Duties to uphold your Oath to the Constitution to protect the People, including me. Here-under, please note, that, if, through your actions related to this case, you do not respect that oath of yours; then, those actions will be recognizable as your knowing and willful participation in a scheme to obstruct justice, which is a Crime.

**4 US Code, S 101: Oath by members of legislatures and officers Every member of a State 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 Agents are bound within the Principle that they must protect the God-Given, Natural, and Unalienable Rights that were given to We The People, at Birth. Through their Oaths of Office, All Government Office Holders have Promised to Uphold the United States Constitution, and there-by to Defend, Protect, and Preserve the Rights of our Common People. All Legitimate Government Functions Must Guard the Rights of We The People who Constitute this Republic.

### **Constitution Criminal Procedure Madison Poetics.**

Madison's remarkable Chronological reconstruction of the criminal justice process in the fourth, fifth, sixth, and eighth Amendment deserves to be read as an integral part of the great ordered Poem of Liberty that is the Bill of Rights.

Madison recognized that these 4th and 5th Amendment rights of the People guarantee our rights to be secure in our person's houses paper and effect against unreasonable, searches and seizures, and that these rights shall not be violated, and that no warrants shall be issued unless probable cause supported by oath or affirmation has been clearly established, and particularly describing the place to be searched and the persons or thing to be seized.

These 4th and 5th Amendments seek to insulate the population from unwanted intrusions by the police and peace-officers, by protecting the rights of the free People to be secure from unreasonable government searches and seizures of their homes.

I, Cynthia Moore, am a Deacon and Warden in the Natural Law Church, which is a Private Religious and Jural Society. We have here-under established our own Court of Law, which is serving the objective Public Interest, through the exercise of our own common-law compliant and private jurisdiction. This Court is called the 'Supreme Court of Law for the USA', and it is a Sovereign Ecclesiastical body, constituted of the living men, women, and children, all of whom have walked out of the Death Cult of the matrix, and walked into life.

Here-under; we exist as a living Sovereign body, which have have walked out from and set

ourselves apart from the matrix of the Babylonian System of bondage; and we are now Standing on the land; all of which brings to an end the dead Franchise which has been fraudulently attached to us through bonds of death and monetized debt which purport to ensnare us perpetually forever.

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 Juries might Unanimously Adjudicate to be “In the Interest of Justice”.

As a ecclesiastical and religious organic body-politic and jural-society, we have the same Protections and Immunities as any other Society on the Planet.

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 impar the functions of our ecclesiastical Sovereign body.

Deny all statements made here-in, in a timely manner, or else stand presumed to have agreed as to the truth there-of.

### **“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 legislator according 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 (*praeter ius 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 canon law 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 (*praeter legem*). Unless it makes express mention of them, however, a law does not revoke centenary or immemorial 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 have Un-Clean Hand in this case # 2019-CP-22-00978.

**Here in Closed a copy of a copy of the document that I have Filed in the Court of Common Pleas. Exhibit A: Karmic Resolution.**

I respectfully demand that you Uphold Justice for the People's Unalienable Rights and Constitutional Protections, especially as related to this case.

Thank you for your prompt attention to this matter.

---

**Cynthia Moore, execution,** without prejudice: UCC 1-308.

---

**Notary Republic,** without prejudice: UCC 1-308.