

**In the United States Supreme Court of Law;
(as Established by the Natural Law Church & Jural Society;
& with Specific Venue Focused for providing Remedy in this Case
in & for both the State of South Carolina, & Georgetown County).**

<p>‘The People’, proceeding ‘Ex-Rel’, with-in our “State of South Carolina”; all by & through: Counter-Plaintiffs: Cynthia Moore, as Executrix, Successor, & Assignee of the Estate of Robert L. McDonald; & others; as we each Constitute our Socially-Compacted Bodies- Politic; & this all Proceeding “In the Public- Interest”, In Propria-Persona, & Sui-Juris; & proceeding similarly for “Georgetown County”, & our “United States of America”; Counter-Plaintiffs;</p> <p style="text-align: center;">Versus:</p> <p>“Theodore Von Keller”, “B. Lindsay Crawford III”, “B. Lindsay Crawford IV”, “Christopher B. Lusk”; “Joe M. Crosby”; “Crawford & Von Keller, LLC”; “First Citizens Banking & Trust Company”; “Palmetto Heritage Bank & Trust”; “Wedgfield Plantation Association Inc.”; & under each of these legal-fiction corporations, various unknown owners, directors, share- holders, & agents, who have been, &/or presently are, willfully Conspiring in the Furtherance of these organic-law based & Breach-of-the-Peace Common-Law Crimes of Violence; Counter-Defendants.</p>	<p>) This Document is an “Amendment” to) an Answer & Counter-Complaint) which has been Previously Filed in Multiple) Courts which have become entangled in Case #:) <u>2019-CP-22-00978</u>; as recognizable in the) Georgetown County Court of Common Pleas,</p> <p style="text-align: center;">) Continuing on here, under:) United States Supreme Court of Law) Case #: <u>2020-0004</u>.</p> <p>) Amendment to Second Version of:) <u>Sworn Affidavit of Answer, Counter-Complaint,</u>) <u>& Suit, in the nature of Quo-Warranto;</u>) & including to Quiet Title & Remove Cloud;) & of Racketeering; ... Extortion; Fraud,) & including various other Crimes;) but by & through this Amendment,) we do here-by seek a Peaceful & Honorable) Remedy, by & through the Balancing, Settling,) and Closing the Debt Claimed by the Counter-) Defendants, as named & accused in this case.</p> <p style="text-align: center;">) Action-In-Law.</p>
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Comes now, Cynthia Moore, executrix, In Peace, and notifies all parties and all concerned Courts, that, this cause of action is being properly conducted, in proper Jurisdiction, under the Laws of the United States, by & through which I have Jurisdictional Standing.

I do here-under now state the following:

1. As related to the issues of concern in this case, the Counter-Defendants named here-in, have been, and continue, to make certain Presumptions regarding my Standing. All Parties take note, that, I do Not Consent to Any Violations of my Unalienable Rights or Constitutional Protections; & that I here-under do Not Volunteer to Participate in Any of these sorts of Presumptions.

2. In accord with our Previously Filed Counter-Complaints, and also harmonious with the Natural Rights & Authority of All Americans to Choose Our Own Venues, Courts, & Subject-Matter Jurisdictions, & Private Jural Society Proceedings; here-under, all parties please note, that, this Amendment to our previous Counter-Complaints Re-Affirms our Previous Claim of Our Right to Fully Adjudicate This Case in the ‘Supreme Court of Law for the USA’.

3. All concerned Courts and Parties Take Note; the attached Notice regarding this Case clearly affirms, that, All Contracted Debts & Equity Interests as against the Estate of Robert L. McDonald have been Discharged, Set-off, Rescinded, Nullified, Settled, and Closed.

4. All concerned Parties and Courts Take Note: you are all hereby given formal notice, that, 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 ecclesiastical and religious organic bodies-politic and jural-societies, we have the same Protections and Immunities as any other Society on the Planet. ... Here-under:

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 our ecclesiastical Sovereign body.

I, Cynthia Moore, executrix, proceeding in propria persona, here-by Re-Assert my Previous Claims, that, I Am the Beneficiary and Heir of the estate of my deceased Husband, ‘Robert L. McDonald’, and this includes all of the equitable interests in this estate.

I am here-by stating my claim of Jurisdiction, standing on the Land, & as placed in-to the Records of your Judicial Corporate Court. Here-under; I am not waiving any of my Unalienable Rights. As shown in a related and accompanying document entitled similarly as ‘Heir of Creation’, and/or as ‘Letter of Marque’, and marked as ‘Exhibit A’; I am Created as a direct Heir of the Creator, and I am Privileged & Blessed & Empowered by & with My Own Free Will. I here-under possess Sovereign Integrity, and Self-Governing Capabilities. I am here-under joined with others as Inhabitants On the Land, all in a frame-work of Self-Governing Communities, as associated with the ‘Natural Law Church. Here-under further note, that, All People have Naturally Inherent Rights which are Conferred Up-On Us by Our Universal Creator, and as generally recognized under the Rights to Contract. These Natural Rights are Not Granted to us through acts of Legislation, but rather they are Rightfully Claimed & Asserted through Our Own Free Will and Free Choices.

Here-under; I Stand as a Pure and Whole Being, who has direct Capacity of My Own Free Will. These ideas embody a ‘Priori Principle’, which means a Principle which is So Fundamental to Human Nature that it should not need to be explained to people with any basic intelligence.

Here-under; it is a Free Will ‘Universal Law’, that, I have the Right to Rescind and Close Any and All Contracts, both Monetary and Karmitic, which I have reasonable grounds to believe do Not

Serve My Best Interests or Purposes. **See Exhibit B (Karmic Resolution).**

I, Cynthia Moore, am the Superior Holder of Interest in the Complete Estate of my deceased husband 'Robert L. McDonald'; and I do here-under Claim my Inherent and Beneficial Rights to the Equitable Interest to this estate. I DO NOT CONSENT to Your Municipal Court's Commercial Civil Procedure & Jurisdiction. At this very moment and second, I do here-by Rescind and Nullify such un-lawfully usurped jurisdiction.

Here-by, I do Re-Unite with Tera Nova; in Karmic Resolution of this entire matter.

Due to the Presumption of the Legitimacy of My Natural Rights to Stand in Jurisdictions which Respect my Unalienable Rights; I, Cynthia Moore, executive, do here-by Declare, that, this Georgetown County Common Pleas Court Case #: 2019-CP-22-00978, is Rescinded, Settled, and Resolved.

I, Cynthia Moore may have Made a mistake. I was not aware when my Mother may have registered me and bonded me as a ward of the State, through a Surety Bond. I am now out from under all such unawareness and Ignorance. I am now correcting all such mistakes, and I am hereby taking the proper lawful steps to correct & remedy that mistake.

I am no longer a surety to the bankrupt franchise; and I, Cynthia Moore, executrix, now have Standing in law. The Court of Common Pleas has No Legitimate Jurisdiction or Authority to impose or restrain my-self, Cynthia Moore, executrix, from claiming Ownership, as the Beneficiary of the Estate and Equitable Interest of my deceased husband 'Robert L. McDonald'.

I see the narrow-minded & self-serving logic within your entire legal and monetary systems. I am not going to argue with you about your delusions of your legitimacy there. I am just going to accept that you are entrenched in your self-serving delusions.

In the sense that I now understand I may have made an Error and Mistake; the Power of correction of mistake is absolute, and it's one of the highest powers we have in the Universe. On the Record before this Court, & because I may have made a mistake, I now wish to attempt to Cure that possible mistake, through honorably attempting to settling this matter on the Charge before the Georgetown County Court of Common Pleas.

I am now claiming and taking full ownership and responsibility of my Inherited Estate from Robert L. McDonald, and this specifically includes all equitable interest there-in. I am Capable of Handling All My Affairs. Take Notice, that, I Demand that you honor my Claim here, and that you here-under properly acknowledge Your Lack of Standing and Subject Matter Jurisdiction. I am claiming all of the profits and proceeding which belong to this estate, and this includes all equitable interests there-in.

Additionally; and, through this Settlement, 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. These include the Settlement, Discharge, Set-off, & Closure, of all equity interests and other liabilities as against such debt, all as are at all related to your alleged Lawsuit against me.

In this case, All Judges & Administrators in Your Common-Pleas Court have No Jurisdiction or Standing to proceed in this case; and now I have Rescinded, Nullified, and Resolved Your Fraudulent Foreclosure Sale. All Accounts related to this case have now been "Settled". Do Not Violate the Principles of Justice and Due Process which are being invoked through this document. "Maxims of Law" Support that, I, Cynthia Moore, have the Right to "Claim Superior- Title" to the Real-Property here-in question, as above the Claim of the Counter-Defendants here-in named.

Our Anglo/American & South Carolina Constitutional System of Property-Law, aka: the "Law of the Land", is fundamentally in favor of preserving the Rights of those in the "Physical Possession" of Real-Property, such as these Counter-Plaintiffs.

Reputable Law Texts clearly indicate, that, there is much ancient, traditional, & constitutional "Law" based support for our claim that we Plaintiffs posses the Superior Title & right-of-possession of this property; in comparison with the here-in named Counter-Defendants. Many of these texts are so ancient & well-settled that they are known as "Maxims of Law"; & a few choice examples, directly related to the issues of concern in this case; read as follows:

"Possession Vaut Titre: ... the fact of possession raises a prima facie title or a presumption of the right of property in the thing possessed."

"Possession is Nine-Tenths of the Law. ... every claimant must succeed by the strength of his own title, and not by the weakness of his antagonist's."

Black's Law Dictionary. Common-Law-Maxims.

By the Refusal of Counter-Defendant First Citizen Bank & Trust Company, to Release their claimed Interest in this property, to these Plaintiffs; the Counter-Defendants named here-in have Committed a "Breach of their Fiduciary Duties" to we Ex-Rel Plaintiffs, as we are the "Successors in Interest" to the "Estate of Robert McDonald".

In the light most favorable to the Counter-Defendants, they have only a "Security Interest" in the property in question in this case; & they have no lawful basis or claim up-on which to "state a cause of action" for having these Plaintiffs forcibly removed from this property in question in this case. These realities of true "Law" are likely codified in South Carolina Statutes, similarly as in Oregon Statute, which reads as follows:

ORS: 164.105: Right of possession. ... (3) ... a person in lawful possession of the property shall be deemed to have a right of possession superior to that of a person having only a security interest in the property, even if legal title to the property lies with the holder of the security interest pursuant to ... security agreement.

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.

All Public-Servants, including Judges, 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.

Society: All Secular Systems of Government and National Identify are set as Societies. All Religious Entities Are Societies.

Law of Nations; First Article or Clause: a nation is a group of men, organized as a Society, and who come together for a common purpose.

Church: A body set apart, or body of a Congregation, is called a society, that two or more come to with the same purpose or goal.

All Spiritually Honorable People Must Set Your-Selves A-Part from the Roman Slave-Trading Municipal/Civil System of Government, which continues on historically to perpetuate the Babylonian-Whore Monetary and Banking System of Bankrupt & Bonded Commerce Debt: Remove Yourselves There-from. That Evil System is Doomed for Destruction; and You Must Become Your Own Spiritually Pure Religious Society, where-under You have the Right to Participate in Self-Governing Community-Courts, under the “Laws of Nature & of Nature’s God”, & under Your Own Community’s Jurisdiction, & with Your Own Treasury, & other machinery of government.

All Universal Laws are based solidly on “Principles”; including that all Sovereign beings can Contract Freely; & also, that, Remedies for Mistakes are Available to Every Sovereign Being through Declarations of Rescissions of Contracts.

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”.

I, Cynthia Moore, am a Deacon and Warden in the Natural Law Church, which is a Religion, a Private Contract Association, & a Jural Society. Here-under; we have 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.

Exhibit

Here-under; we exist as a living Sovereign body, which has 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.

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 reprobate 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 means, 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 Corporate Administrative Officers, All Executive Administrators (Judges), All Attorney (Foreign Agents), Clerk of Court, Bankster, Attorney General, Marshals, Police Officers, and Probate Judges who have Un-Clean Hands in this case.

These Municipal Corporate Courts are Unconstitutional Courts of Admiralty, operating under the International Law of the Sea. We Ex-Rel Counter-Plaintiffs are moving this Case to the 'Supreme Court of Law for the USA'; and here-by we expect to process this Complaint in manners which Comply with Due Process of Law, & there-by to promote Justice & Lawful Resolution of this

Dispute.

9.2.159 Refusal of Government Department and Agencies to produce Evidence.

It is the responsibility of the Department of Justice to enforce the law vigorously and it cannot abdicate this duty because of possible embarrassment to other agencies of the government. Situations may arise where substantial reasons of national security, foreign policy or the like may require the Department to abandon an investigation, forego litigation, or seek dismissal of a case. However, such action should be taken only after the most careful consideration of all of the relevant facts and then only with the personal approval of the Assistant Attorney General (AAG) in charge of the Division having responsibility for the case.

Accordingly, all United States Attorneys handling cases in which another government agency refuses to produce records or witnesses necessary for successful litigation of the case are directed to proceed in the following manner:

A. In no event should the United States Attorney accept the opinion or representation of the agency that such records or witnesses cannot be made available without determining all of the specific facts upon which the agency relies to support its refusal.

B. If the United States Attorney is not satisfied that the facts justify the refusal, he/she should so advise the agency and seek to procure the evidence requested of the agency.

C. If the United States Attorney concurs that there are sufficient and valid reasons to support the agency's refusal to produce the necessary evidence, he/she should advise the AAG in charge of the division having jurisdiction over the subject matter of the case of his/her conclusion. That AAG, after consultation with the Deputy Attorney General, will authorize the United States Attorney, if necessary and appropriate, to terminate the investigation, forego the litigation, or dismiss the case. A full statement of the facts supporting the conclusion of the United States Attorney should be set forth in the correspondence to the appropriate AAG.

The United States Attorney should also apprise the appropriate AAG of any incidents coming to his/her attention where he/she believes any agency of the federal government is not cooperating in his/her efforts to obtain the full disclosure of the facts to enable him/her to make an intelligent judgment as to whether the agency's refusal to produce requested evidence is justified.

If you might Refuse to honor my inherent capacity to Rescind and Nullify these Contracts, then all actions which you might there-under take against me will be Criminal, and in Violation of the Universal Laws, and Shall Be Punished Accordingly.

So It Is and So It Shall Be. I am here-by Ordering you to Cease and Desist all of your involvement in this case. As of right now, at this very moment; 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 here-under properly distribute all assets there-from. I am claiming all of the profits and proceeding which belong to his estate, and this includes all equitable interests there-in; and, through the settlement, it 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 an equity interest or liability against such debt.

If acting Judge Joe Crosby might choose to Not Honor My Unalienable Rights here, then any such action will be criminally depriving me of my rights to tranquility, as guaranteed by both the preamble and the body of the Constitution for the United States of America. All such actions will be clearly recognizable as violations of your Oath to support the Constitution, it will be in violation of common-law, and of the RICO laws, stocking laws, all under mere legal-fiction as color-of-law. All such actions are also 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; and if you continue here-under you will be proceeding in manners which are Unjust, Unconstitutional, and Criminal.

The Court System and All Government Officers, including Judges, Sheriffs, President, Clerk of Court, Attorneys, and all State Legislators, hold their offices Only for the Purpose of Secure these Rights for 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 Judges in this County, you have Duties to uphold your Oath to the Constitution to protect the People, and Honor My Jurisdiction and Unalienable Rights. If you do not respect the oath, then you will be guilty of Obstructing Justice, and further action will be taken against you.

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, Unalienable Rights, and Jurisdiction 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.

All American People, and I, 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.

Exhibit (Executrix Order on Establishing the President's Advisory 1776 Commission)

All Public-Servants, including Judges, 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.

All Legitimate Government Officials have Promised to Defend, Protect, & Preserve Uphold the United States Constitution. Legitimate Government Officials have Duties to Guard the Republic, and to Protect the Rights of The People. In complete Conflict there-with; the very purpose of these pseudo-Corporate Courts, such as Mr. Crosby presides over, is only to settle contract disputes. Those Corporate Courts have No Legitimate Power over Non-Contracting Members of the Public!!! That is Why they Need "Consent" from both the Plaintiff & the Defendant, aka: both Personam and Subject-Matter Jurisdiction, Before they can lawfully Act, & that includes Accessing the Cesta Que Trust.

This means, without Consent by both parties, the case is Nullity, & Never Exists. I, Cynthia Moore, Say Once Again: I DO NOT CONSENT. I RESCIND ALL CONTRACTS, that might otherwise be presumed against me. All of such are now NULLIFIED. I DO NOT CONSENT to them. I do Not Participate in any such System of SLAVERY!!! I, CYNTHIA MOORE, DO NOT PARTICIPATE IN ANY SUCH PSEUDO CORRUPTED UNCONSTITUTIONAL CORPORATION COURTS, which are inherently designed to routinely Violate the Rights of We the People.

A Man Who Knows Not that the Game is Rigged, He Will Never Win. He is Defeated Before That Game Starts. (Awareness is The Key) .

The Property: which is being brought into controversy through this complaint is commonly known by its street-address, of: "561 Kings River Road", in "Georgetown County", De-Jure/Lawful Jurisdiction, (& in the city of Pawleys Island, [29585]), & all in our de-jure & constitutional "State of South Carolina".

The permanent index identification number of the Property is: 04-0205-242-0-00. The legal description of the Property is:

"All that tract or parcel of land lying and being in Pawleys Island City, Georgetown County, South Carolina, situated, lying and being at Pawleys Island, in Township 7, Tax District 4, being designated as lot eight (8), block A, tract 18, of the plat of Hagley Estate, Inc.; said map being made by Owen Patton, registered Engineer and Surveyor, dated June 1, 1966; a copy of said map being recorded in the Office of the Clerk of Court for Georgetown County, in Plat Book R, at Page 94, reference to which is craved as forming a part of these presents. This conveyance is made subject to all conditions, covenants, restrictions, limitations, and easements of record set forth in Deed Book 74 at Page 224, any and all amendments thereto. This being the same property conveyed to Robert L. McDonald by deed from Clyde Gainey,

by his attorney in fact, Helen L. Gainey, dated 06/13/2001 and recorded on 06/14/2001 in Book 1189, Page 173, in the Georgetown County Recorder's Office.”

In the year of our Lord, 2005, & the Month of October; this Counter-Plaintiff, Cynthia Moore, executrix of the Estate of Robert McDonald, & acting on behalf of the ‘Natural Law Church’, did make a “Peaceable Entry” on-to this land, commonly known as “561 Kings River Rd., Pawleys Island, South Carolina [29585]. Here-by; I have peaceably occupied, possessed, & maintained, this real-property, until the present date now.

Our claim of ownership of this land is recognizable under South Carolina’s Limitation Act of 1980, section 15, subsection (6) (7), and schedule 1, part 1; and under this same Limitation Act 1980, under section 17. Here-under; All Essential conditions have been satisfied; & in our appellation as individual natural people, we do here-under Publicly Declare Our Claim & Registry of our “Title of Possession”.

Ever Since Oct 7, 2005; I, Cynthia Moore, executrix, & our Natural Law Church, have occupied these premises openly, notoriously, continuously, uninterruptedly, exclusively, and adversely, until this present time. As the result, we are the ‘True Owners’ of the Premise. We have constructed and maintained this premise, and use it for worship, serving the Creator.

On or about the date of 2006, Robert L. McDonald, completed acts which gave color of legitimacy to a presumption that he was authorizing here-in referenced Co-Defendant “Palmetto Heritage Bank & Trust” Company, to secure an Interest in the Real-Property which is here-in asserted to suffer under “Disputed Ownership”. Color of Legitimacy was further there-by given, to a presumption that, a loan of money with a value denominated in modern “Federal Reserve Note Dollars” in an amount of approximately \$250,000.00. At that same time, Robert L. McDonald also completed acts which gave color of legitimacy to a “Promissory Note” in this same amount of approximately \$250,000.00.

Palmetto Heritage Bank & Trust seems to have assigned all of its interest as related to this “Mortgage”, “First Citizens Bank & Trust Company”; & there-by, First-Citizens Bank & Trust Company has since been colorably assigned the Promissory Note document, & a Beneficial Interest in the Mortgage document; both of which were originally issued by Robert L. McDonald to Lender Palmetto Heritage Bank Trust.

Around the beginning of November 2019, a letter was mailed to the address of this real-property, from an attorney by the name of Kelley Yarrborough Woody, there-in asking if any unknown persons may have any claims in the subject property, & to contact her if they did. I, Cynthia Moore, Did so Contact Ms Woody; & I there-by did inform her, that, I then was Robert's common-law “Wife”, and that I am still in care (Owner) of this estate. Mrs. Woody asked if I have gone to Probate. I told her that I had; but also that the Probate Court’s Judicial & Administrative Officers insisted on repeatedly asking me for more proof of my relationship with Robert; & that they there-by Completely Obstructed my ability to Present Evidence in-to that Probate Court’s

Record of My Claims to Robert's Estate.

Mrs. Woody did advise me, that, things needed to be handled in Probate Court. However; Ms Woody had already appointed her-self Guardian ad Litem over this estate. Here-under; I, Cynthia Moore, executrix, was Silenced & Obstructed from Entering My Claims in-to the Record Books of the Courts of Georgetown County; all as against my free will. That ugly development allowed Mrs. Kelley Woody to interpose her-self in-to my position in Trust Relation for this Estate; all without my permission, as I am the True Guardian ad Litem (Theft by Deception).

I, Cynthia Moore, executrix, & the True Beneficiary of my deceased husband Robert L. McDonald; here-by Claim, that, I am of a Sound Mind, and I can handle all my Affairs, and I do not need a Guardian. Mrs. Kelley Woody's Claim over this Estate is Now "Void", as it has Never Lawfully Existed.

See Exhibit E (Kelley Woody Letter), Exhibit F (Order For Appointment Of Attorney And Guardian AD Litem And Service Of Various Parties By Publication For John Doe And Richard Roe), Exhibit G (Affidavit Of Non-Service).

On 13-July-2020, at 10:00 am, this Counter-Plaintiff, 'Cynthia Moore', moving as executrix of the Estate of her deceased husband, 'Robert L. McDonald', attended a hearing in the Court of Common Pleas, regarding this case; and there-in I attempted to present Evidence showing my Right, Title of Ownership, & Interest, in this Real-Property.

This Counter-Plaintiff Moore was dismissed by the presiding Judicial Officer there-in, one 'Joe M. Crosby'; with a directive, that, before Judge Crosby would allow this Counter-Plaintiff Moore to present such Evidence in-to that Court's Record, I first needed to Prove my Claim to have an interest or rights in or to this Estate of Robert L. McDonald.

On that same day 13-July-2020, presiding Judicial Officer Joe M. Crosby, proceeded to grant a Judgment, in this same case of 'First-Citizens Bank & Trust vs. The Personal Representative, if any, whose name is unknown of the estate of Robert L. McDonald; and any unknown minors or persons under a disability being a class designated as Richard Roe and Wedgefield Plantation Association'.

Here-under; said Judicial Officer, 'Joe M. Crosby', proceeding as a 'Master In Equity', & in the Georgetown County Courthouse, did issue his Order, there-by mandating the Sale of this same real-property, at 561 Kings River Rd. Pawleys Island, S.C. [29585]; to be completed on October 5, 2020, at 12:00 Noon, to the highest bidder.

After being so dismissed, and after continuously being intentionally misdirected by employees of the court; and after so being refused our right to present evidence of our interest and ownership of the Estate of the deceased Robert L. McDonald; I, Cynthia Moore, executrix, learned how to defend my-self & others, as against a continuously cycling wheel-house of Gangsters, including especially influential attorneys and judicial-officers.

Near the date of 2020-August-28, Defendant “Crawford & Von Keller LLC”, did act, by and through their paralegal assistant “Kasey Richardson”, to issue a proposed & un-signed document entitled similarly as “Master in Equity’s Order and Judgement of Foreclosure and Sale”, & concerning the property in question in this case of ‘First-Citizens Bank & Trust Company, versus, the Personal Representative, if any, whose name is unknown of the Estate of Robert McDonald, Deceased, their heirs, Personal Representatives, Administrators, Successors’. This document seems to be a Proposed Order for an Equity Master Magistrate Judicial Officer to sign, but which they had not yet been signed by any such Judicial Officer. That document is now positioned to be Granted, Signed & Ordered, as related to this case, by ‘Master In Equity for Georgetown County’ one ‘Joe M. Crosby’; & which will there-by colorably complete this sale to the highest bidder, as presently scheduled for October 5, 2020, at 12:00-Noon, at the Georgetown County Courthouse, Courtroom 2C, 2nd Floor, 401 Cleland Street, [29442].

Presiding Judge Crosby then did Falsely Declare, that, no one other than Co-Counter-Defendant ‘First Citizen’, & Wedgefield Plantation Associate, had come forward with Evidence of their Interest in the Estate of Robert McDonald, & the real property associated there-with.

On 2020-Sept-21, & acting on behalf of Cynthia Moore; a notary named ‘Kaisha Grier’ did send by certified mail to the Probate Court, copies of various documents, including my Certificate of Common Law Marriage to Robert McDonald, & paperwork from the Department of Veteran Affairs, there-in stating that this Counter-Plaintiff Moore had received Robert McDonald ‘Survivors Pension’; & also a document showing our ‘Joint BankAccount’ which we had shared; and also several letters from friends and family which evidenced this Marital Relationship between us both.

We, Cynthia Moore, executrix of the Estate of Robert L. McDonald; & the Natural Law Church, still occupy this real-property, to this present day; yet None of us have been Allowed to Present Evidence in-to the Court’s Record by the presiding “Master in Equity’ & Judicial Officer of the Court of Common Pleas, as having any Interest or Ownership in this real property.

After countless attempts at filing documents evidencing our Right, Title of Ownership, & Interest in this real-property; and being refused, turned around, and misdirected by disingenuous Court Clerk Officers; this Counter-Plaintiff, Cynthia Moore, entered the Clerks Office with a Notary, ‘Kaisha Grier’, as a witness; & I then demanded a written explanation on paper concerning why my documents were being Refused for Recording in this Case. Here-under; the Court Clerk became so embarrassed concerning her un-reasonable & corrupted actions, that, on that day of September 25, 2020, my documents were finally recorded, with-in the rules on how they should be written in the Records of the Clerk of Court.

In the Georgetown County Probate Court, presiding Judge ‘Leigh Powers Boan’, & her Court Clerk, have both Conspired with the other Counter-Defendants named here-in, to Obstruct the Entry of this Evidence in-to that Probate Court’s Public Record; all of which there-by amounts to “Obstruction of Justice”, which is a Crime. In the Georgetown County Court of Common Pleas, & this related case #: 2019-CP-22- 00978; Exhibit Judicial Officer & ‘Master in Equity’, one “Joe M.

Crosby”, & his Court Clerk, has both Conspired with the other Counter-Defendants named here-in, to Obstruct this Cynthia Moore, in my ability to Enter many documents of Evidence in-to that Common Pleas Court’s Public Record.

All of this there-by amounts to “Obstruction of Justice”, which is a Crime.

After Filing documents in Common Pleas; I, Cynthia Moore, executrix, & the Superior Holder of the Title & Equitable Interest in this entire Estate & it’s Real-property, did inform the Officers of that Court, that, I have interest in this case. I accomplished these acts through sending letters to Judge Joe Crosby, Crawford Law Firm Attorneys, First Citizen, Attorney General, and the Probate Court. Yet those court’s officers still continued to send letters to me, there-in asking for any Joe Doe, or other person, to come forward, who might have any interest or claim in this estate & real-property in this case; or else that it will be sold on Nov 2, 2020.

On Nov. 2, 2020, Joe M. Crosby proceeded with the alleged foreclosure sale. As in this Bankrupt Corporate Court, he played many roles, including that of both the Judge, and the Auctioneer. Joe Crosby also had Jessica M. Duganbid on my home while she was on duty as Joe Crosby’s Secretary. This process was that day also repeated as against other homes facing similar Foreclosure Sales. This is all clearly a ‘Conflict of Interest’, as well as evidence of a Clear Intention to perpetuate a “Fraud On The Court”.

Ms. Dugan started the Bid at \$2,500, and I bid \$3,000. Ms. Dugan's last bid was 288,888.32, and my last bid was \$290,000.

After the sale, Jessie Dugan proceeded to assist me with instructions of what I needed to do to finalize the sale, & she said that she would meet me at the Crosby Law Firm. When I arrived at that Crosby Law Firm’s Office, Jessie Dugan was at her desk, but I was greeted by another young Lady named Mrs. Donna. I gave a copy of the Check to Ms Donna, and she gave me a Receipt for my check.

Here-under; Mr. Crosby seems to be Confused about the Contract Agreement that I had with First Citizens & Trust Company. Here-under; I told Mr. Crosby, that, First Citizens & Trust Company has in their possession, my Cashier Check \$320,000; all as since Sept 24, 2020; & all of which there-by discharged &/or set-off the debt associated there-with.

At the Foreclosure Sale which was colorably conducted on Nov 2, 2020; I, Cynthia Moore, did Record Testimony from Three Witnesses: named as Solone West, Betty Devine, and Adeline Moore; and I also have one Affidavit & Exhibit; all of which amount to Evidence concerning what actually took place on this date.

I, Cynthia Moore, Executrix & Beneficiary of the Estate of Robert L. McDonald, hereby Swear as Truth, that First-Citizens Bank & Trust Company Has Been Lawfully “Paid In Full”. All of Their Claims of Debt as Against the Estate of Robert L. McDonald, Are Now Paid & Cured, With Honor!!!

See Exhibit E: (Letter requesting Title, copy of the Check, and copy of Receipt).

This Estate is now Settled, & the Accounting Balance is now Closed. All Contracts are now

Rescinded, Nullified, and Resolved. I now have Lawful Standing to Asset All of these Claims.

All Others have No Authority or Standing or Jurisdiction to Contest These Claims By Me; and if Attempt might there-under be made to Violate my Unalienable Rights, then all such Criminal Conspirators will be engaging in Criminal Obstruction of Justice.

I do not Consent to Any Such Violations of My Rights; in this now, right in this second.

America is Governed by Americans, and We Reject the Ideology of Slavery, Conspiracy, and Racketeering (RICO). We The People embrace the doctrine and ethics of Respecting Life, Liberty and the pursuit of Happiness", as these are given to all humans by our Creator, and which Governments are Created to Protect through our Court Systems. We the People Must Defend Against Any and All Threats to Our Unalienable Rights, and this by Speaking Out when Corrupted Office-holders in the Legal System Conspire to Obstructed Justice. This Duty to Confront Injustice Includes other New Forms of Coercion and Lawless Domination or Control.

Because this Bankrupt Corporate Court operates on Contracts Only, and If acting Judge Joe Crosby might Proceed any further after he is now aware that this Case has No Consent, No Standing, and Subject Matter Jurisdiction, as recognizable under the Law of the Land; then he will be Criminally Obstructing Justice. This applies not only to acting Judge Crosby, but also to all Court Administrators, each of whom so criminally acting will then have acted outside of any Civil Immunity which they might otherwise colorably possess.

There-under; Joe Crosby and all such others will have Violated the United States Constitution, and each of Your Oaths to support it. Joe Crosby and all such related Court Administrators will there-by have committed 'High Treason', as against the Constitution and the People. Here-under; Joe Crosby, and all such related Corporate Court Administrators, will there-by become lawfully recognizable as nothing more than "Private Citizens", each of whom can be Prosecuted and Imprisoned by the people whom they have criminally conspired to injure.

Here-under; Mr. Crosby Knows my Jurisdictional Status, as a Member of a Private Religious Jural Society, and as a Solvent Sovereign Spiece, on the land, and claiming Ownership and Responsibility for all my creation, and all of my Contracts, and all of my Equity Interest. Mr Crosby now further knows, that, all accounts associated with this case, are now Balanced, Settled, Closed, Rescinded, Nullified, and Resolved.

Here-under, Mr Crosby has No Legitimate Authority to Act as a Judicial Officer in Any Manners which might negatively impact My Legitimate Clams of Ownership, Equity Interests, & Rights of Possession, of the Estate of Robert L. McDonald, & the real-property associated here-with.

Here-under; Mr Crosby has No Authority to proceed further. This all shows, that, All Further Adversarial Actions by Mr. Crosby will Evidence his Criminal Obstruction of Justice, & his Willful Participation in a Corrupted Racketeering (RICO) Foreclosure Scheme, &that along with the Administrators surrounding Mr. Crosby being willfully participating in that same Criminal

Racketeering scheme.

As related to this case, all such actions as these, present Evidence of an over-all Pattern by Mr. Crosby, his direct Cohorts, & other more distantly related but similarly un-naturally perverted criminal conspirators, concerning their Knowing & Willful Criminal Intention to Engage in Felony Criminal Racketeering Conduct.

I, Cynthia Moore, executrix, & being a Free Sovereign of integrity specie, here-by publicly testify before our Common American People; as follows:

Over-whelming Evidence Exists, that, Our American People Are Oppressed and Bound Under a Despotic Control System, which has taken total control of Our Free Will!

Our Universal Rights are Routinely Being Destroyed through Deceptions, Lies, Smoke & Mirrors, & Mind Control; all of which is Purposefully Designed to facilitate a Massive Criminal Racketeering Scheme, (RICO)!

Our American People Must Search-Out Alternative & More Honorable Judicial-Officers to Secure Justice for our Common People!

The very Legal System that was supposedly created to Uphold Our Constitutional Protections & Unalienable Rights, was actually Created by Roman-Empire Slave-Traders Municipal-Government Advocates to Destroy and keep All of Humanity in Slavery!

There Is No Justice in those Roman Empire Modeled Municipal Governmental Dominance and Control Systems. This especially includes the 'Money System', which is purposefully Designed to keep All honest People Enslaved under Mountains of Debt. This also includes the Educational System, which is Designed to Keep Children Dumbed Down. This includes the Medical and Food Systems; which are Designed to Keep Us All Sick & Weak. This includes the News Communications Media Systems, which are Designed to Keep Us All Miss-Informed and Vulnerable. This includes the entire Legal, Policing, and Religion Systems; which are all Designed to Keep Us All Divided and Controlled; largely through Purposefully Engineered Wars, where-under we are routinely bamboozled in-to Killing Each Other, as we take away each other Souls.

This is Global Problem; & we will Only Survive if Honorable People Resist those Maliciously Divisive Conspiratorial Schemes, & Stand in Unity, Integrity, & Honor.

Malcolm X has declared similarly as: "The Government has Failed Us, and if Something has failed you, then you should stop relying on it". "Stop running from the Wolf to Fox". "It is Time to Take a Stand". "You have been Mislead". "You Have Been Had". "You Have Been Taken, Hoodwinked, and Bamboozled".

President John F. Kennedy said, Seven days before his Assassination, that, "There's a plot in this country to enslave every man woman and child, before I leave this high and noble office, I intend to expose this plot."

The Chicken has come to Roost, and We are Now seeded with Tera Nova, and Claiming Our Creation, and our Chosen Life, right now, in this second. All Contracts, Past Present, Future, known, &

unknown, which have been Designed to Enslave the Heirs of Creation, are Now firmly Resolved as being Rescinded & Nullified. And So It Is, And So It Shall Be.

All Corporate Administrative Officers, All Legislators, and Executive Administrators, Judges, Attorneys, Clerks of Court, Bankers, Attorneys General, Sheriffs, Police Officers, and Probate Judges, who have Un- Clean Hands as related to this case #: 2019-CP-22-00978; here-by Take Notice to Cease & Desist Your Criminal Conspiratorial & Felony Racketeering Activities.

America’s Declaration of Independence, clearly declares, that, 'Governments are ... deriving their just powers from the Consent of the Governed'.

I, Cynthia Moore, am Demanding a Hearing to Show Cause, because of Contempt of Court, & because of Wrong Venue, & because of No Judicial Powers, and because of Eleventh Amendment Violations, as these Criminal Schemes have been perpetrated by Counter-Defendants ‘First-Citizens Bank & Trust Company’, and ‘Crawford & von Keller LLC’, Attorneys.

All words presented here-in, and which can reasonably be construed as being solemnly sworn to or affirmed by me, are actually done so by me, as signatory here-in below.

God's will be done.
Solemnly Sworn & Subscribed;

Cynthia Moore; Church Deacon, In Propria-Persona, & Sui-Juris;
561 Kings River Road, & in the City of Pawleys Island,
& in Georgetown County, De-Jure/Lawful Jurisdiction, [29585].
843-983-0300 / cynthiamoore183@gmail.com

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And proceeding as Common-Law Witnesses, so-as-to Solemnly Affirm my Good-Faith Belief that the Words here-in Composed & Sworn To by Cynthia Moore & Charles Stewart, actually are: “True & Meritorious”:

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**Notary Public, State of South Carolina;**  
**My Commission Expires on the date of: \_\_\_\_\_.**