

Nuwaubian Moors Newsletter

The United Nuwaubian Nation Of Moors Constitution



Edition 1 Volume 21

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Sunday, July 11, 1998 A.D.



July 9, 1998 A.D.

WE ARE NOT RACIST!

BY STAFF WRITER

Return Of The Ancient Ones

We, as the fraternal organization called "The Ancient And Mystic Order Of Melchizedek," or "The United Nuwaubian Nation Of Moors," are not racial or bias. We accept people of all races, nationalities, cultures, and all religions. However, it seems that certain officials and residents of Putnam, and surrounding counties are racist and bigots. These individuals also continue to harass and try to intimidate us.

For the record, here are two examples that confirm why we say the town and its surrounding counties are racist and bias. When good, honest, law-abiding citizens are denied housing due to the fact that they are an interracial couple; or that they have interracial friends, an infringement on their rights to equal housing, it is clearly a case of racism.

The victimization started on one couple after the property owner, Mr. Roger discovered the fact that Mr. And Mrs. Fuller are an interracial couple. Make note that the contract was finalized, signed and approved by the landlord named Judy Theocharides, who was fully aware of all six members of the family.



The Fuller Family

The Fuller family, Mr. Dean Fuller 24, his wife of four years, Christy Fuller 26, their three young children and a newborn of our fraternity, now resides back in North Carolina; their native home, since Mr. Fuller was a baby. However, Mr. Fuller who previously tried to move to Milledgeville, Georgia, was "evicted" before his second day in a trailer home, that he had already paid a \$200.00 deposit, and a second deposit of \$100,



Faces Of The Different Nationalities
In The United Nuwaubian Nation Of Moors

plus a month's rent of \$380, totaling \$680.

The real reason for their eviction is, they are an interracial couple. Here is Mr. Fuller's account of what took place:

"My name is Deon Fuller and I am from Fayetteville N.C. My family and I moved to Milledgeville Ga, on April 1, 1998. We sent our landlord (Judy Theocharides who is also a police officer of the Milledgeville precinct found at 49 West, 522 lot #C) \$200 on March 23rd as a deposit. And on April 1st, 1998, myself, Deon Fuller and my landlord Judy finalized our verbal contract of a one year lease. Now on April 2, 1998, I, Deon Fuller called my wife and at that time my wife informed me that we had been evicted by the owner of the land (because on the record we had too many kids and he was afraid that we would damage his septic tank). Now, my landlord insinuated (that as soon as she told Mr. Roger that my wife and I are an interracial couple, he got very upset and would not talk to her and was dead set on not letting us live there, even after she talked to him a 2nd time. So my landlord apologized and said, "she didn't think that Roger would do something like that." Then, she went into how she has been gone for a long

time and she has forgotten how racist people are down here."

Now if the septic tank was an issue, why was the landlord allowed to accept the money and finalize the contract? Not to mention, the new born baby would not contribute to the usage of the septic tank at all. So in other words, the septic tank would not get filled beyond its capacity and it's just an excuse based on the reaction of Mr. Roger after finding out the interracial identity of the couple.

This is not an isolated case. Ms. Mildred Cosme and her husband, residents of Eatonton went through a similar case, and other members of our fraternity have been discriminated against because of their race as well.

Another racist incident happened to a Susen Olszewski, a Euro-American member of our fraternity. Below is her written statement

"I have personally experienced racism in Putnam County. My previous landlord, Betty Morath whom I was renting from, on Lake Sinclair, and I had a falling out. This happened after having an interracial couple stay with me as guests for a weekend. After they left, the landlord approached me and told me "that (mixing) wasn't done down here in Georgia." and "I rented to you because you are white." This did not surprise me because once before, I had asked if she had any empty trailers for rent. She wanted to know if the people I had in mind were white or black! Whenever I had black guests, my previous landlord would sit and watch my trailer for long periods of time, or slowly ride pass. I never got my deposit back when I moved, because they claim I pulled some wires out of the water heater. Two friends in the park have had trouble with her also. One family was evicted for no reason and

the other was told if I visit she will evict her.

Nin Aneesu-El
Susen Olszewski

These people have the right to fill out a housing discrimination complaint form (form HUD - 903 [1/93] ref. handbook 8020. 1) with The U.S. Department Of Housing And Urban Development Office Of Fair Housing And Equal Opportunity, under The Fair Housing Amendment Act Of 1988.

The Fair Housing Act declares that it is national policy to provide fair housing throughout the United States and prohibits seven specific kinds of discriminatory acts regarding housing if the discrimination is based on race, color, religion, sex, handicap, familial status or national origin.

1. Refusal to sell or rent or otherwise deal with a person.
2. Discriminating in the conditions or terms of sale, rental, or occupancy.
3. Falsely denying housing is available.
4. "Blockbusting" - causing person(s) to sell or rent by telling them that members of a minority group are moving into the area.
5. Discrimination in financing housing by a bank, savings and loan association, or other business.

6. Denial of membership or participation in brokerage, multiple listing, or other real estate services.

7. Interference, coercion, threats or intimidation to keep a person from obtaining the full benefits of the federal fair housing law and/or filing a complaint.

The first three acts listed above do not apply (1) to any single family house where the owner in certain circumstances does not seek to rent or sell it through the use of a broker or through discriminatory advertising, nor (2) to units in houses for two-to-four families if the owner lives in one of the units.

Another racist incident occurred in the first Putnam County Planning And Zoning Commission meeting of April, which took place on Thursday, April 2nd, 1998 A.D. Victor Greig had been asked by the Putnam County Planning And Zoning Commission to bring a plat showing where the fountain and the double-wide homes would be located on the land. An eyewitness reported that at the end of this meeting,



The President And The First Lady In Africa, We Don't See Their Attitude Supporting Your Racist Attitude

March 98
\$200.00 deposit paid up from Mrs. Dine
from Mrs. Christine Fuller
Judy Theocharides

April 2 98
\$100.00 deposit from Mrs. Christine Fuller
Judy Theocharides

April 2 98
\$380.00 month rent from Mrs. Christine Fuller
Judy Theocharides

The Written Receipts Of \$200.00, \$100.00, And \$380.00 That The Mr. Fuller Paid For A Trailer Home, However He Was Evicted After Only His First Day, Because His Wife And Him Are An Inter-Racial Couple.

one of the members of the Planning and Zoning Commission commented "This Is Not Africa." And a few minutes later another member of the board commented "The President went back to Africa." You mean Our President Clinton went to Africa, the richest of all the continents, where all of the uranium, gold bauxite and other precious metals and elements are found which maintains the world's economy. We can also prove that this country of America is not originally the home of Europeans or those of European descent but rather Olmecs. So, let's not go there! President Clinton went to Africa to demonstrate U.S. concern about the genocide that wrecked the country in 1994 A.D. and threatened to erupt again in Africa; so we don't see our government as supporting this racist, small minded attitude. This is 1998 A.D., and people are starting to realize in this day and time that we need each other if we are to survive on this planet. We don't need the Farrakhan's, the Grand Wizards, the Yahweh Ben Yaweh's, Skin Heads, Nazis, Neo-Nazis, and the likes. People all over the world are waking up to this reality, and we won't accept it from these corrupt officials of this small beautiful town, of Eatonton, Georgia.

We are having a very hard time getting the tape and minutes to this planning and zoning board meetings, needed as evidence of the errors and contradictions stated in this meeting. Is this the reason for not giving us a copy of the minutes or tape, so we would not have proof of these discriminating comments? It was also reported that Sheriff Howard R. Sills made a comment to the extent that they should check their building because Victor Greig might have planted a bomb in it. We know what you are trying to do. You are trying to get the town's people to go against us, the black people in town to go against the white people in town, the rich and well to do to go against the poor, and in doing this, you are just trying to wreak havoc. And we are not going to stand for this because we know what you are really about. We're not supposed to know that your own Nero (Roman Emperor burned Rome), the Union General William Tecumseh Sherman rode down this very road, Shady Dale, right here in Eatonton, December, 1864 A.D. burning down and destroying everything in sight. That's why you want the same old-fashion attitude of racism to stay the same. This is what you want to do and you're against any and everyone who is not with you or complying with your corruption. You're standing in the way of our progress. These are not the days of slavery and we won't have it! Your tactic is "divide and conquer". We are not partial to any particular group of people whether they be rich, poor, black, white, male, female, European, Chinese, young or old. As we have stated in countless of our other Nuwaubian Newsletters, WE ARE NOT RACIST; but certain media and public officials continually give the impression that we are so-called "Black Oriented," by calling us the Nubian Nation, which WE ARE NOT! We are a multi-racial fraternity looking to build an EGYPTIAN Theme Park here in the small town of Eatonton, Georgia.

FREEDOM OF PRESS

These newspaper clippings and media exposures have publicized blatant wrong information about our fraternity, and no one questions them. However, we are interrogated as to who writes our newsletters? Who is Staff Writer? How many persons participate? What are their credentials? Where did they get their information from? Any information we get, we are entitled to. And any information we print, we are entitled to print because of freedom of the press, the first amendment in the Bill Of Rights and the Freedom Of Information Act of 1966 and amendments (as of January 2, 1991) 5 USC Sec. 552 According To The First Amendment Of The Bill Of Rights, effective December 15, 1971, Amendment 1 - Fundamental Rights: Guarantees Freedom Of Religion, Speech, The Press, And Peaceable Assembly

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."

The Blacks Law Dictionary With Pronunciations, Abridged Fifth Edition, by Henry Campbell Black,

M.A., abridged by the publisher editorial staff, Joseph R. Nolan, and M. J. Connolly, page 339, column 1, defines The Freedom Of Information Act as:

"Provides for making information held by federal agencies available to the public unless it comes within one of the specific categories of matters exempt from public disclosure. Virtually all agencies of the executive branch of the federal government has issued regulations to implement the freedom of information act. These regulations inform the public where certain types of information may be readily obtained, how other information may be obtained on request, and what internal agency appeals are available if a member of the public is refused requested information. This act is design to prevent abuse of discretionary power of federal agencies by requiring them to make public certain information about their workings and work power."

Putnam cult charged with having illegal nightclub

By Cheryl Fincher
The Macon Telegraph

EATONTON — Putnam County Sheriff Howard Sills has charged the United Nuwaubian Nation of Moors with illegally operating a nightclub on its grounds. The group, members of which live on a 400-acre tract of land on Shady Dale Road, was charging admission and serving alcohol at the Rameses Dance Club, the sheriff said.

March 21, 1998, is falsely insinuating to the public that we, as a fraternal order are a cult, which is incorrect, and that we own an illegal nightclub, which is mis-information as well. You also state that Sheriff Howard R. Sills told you that alcohol was served at Rameses Social Club. However, throughout the whole trial all of the witnesses testified that there was no evidence at all, whatsoever, to prove that alcohol was served. Could it be that Sheriff Sills knew what he told you was a blatant lie? Did you even try to investigate his statement for validity or did you just take his word for it because he's the Sheriff? "No one is above the law." Because if this was a true statement, then why didn't he testify in court that there was alcohol being sold? When you, Cheryl Fincher, report the news, do you investigate all sides of the issue? Do you do research? Do you get the minutes, like we have, of the case? The stenographer of the court types down every word, of what everybody says in the court so you can go back, and read for yourself in the minutes that no one testified of the sale of any alcohol in Rameses Social Club during that trial and we have the minutes. Do you report as an impartial reporter? Do you report what you know or what you think you know? What about in the case of "The Union Recorder," April 17, 1998, An Article Entitled "Nuwaubian Awaits Code Violations Verdict". On the front page Mrs. Jena Frazier States "Victor Greig, was cited last month for operating a commercial/entertainment establishment in an agricultural district, failing to obtain a certificate of occupancy and changing a building permit."

Victor Greig, grounds supervisor at the group's compound on Shady Dale Highway, was cited last month for operating a commercial/entertainment establishment in an agricultural district, failing to obtain a certificate of occupancy and changing a building permit. He also is charged with failing to acquire building per-

This is just not true. The permit should have been changed, however it wasn't and that's what the citation was about. The usage of the building was changed not the permit. You also quoted Mr. Jerome D. Adams as saying "Why would you have a bar in a social club where there is no alcohol," And you left it as that, leaving the public with the impression that we must sell alcohol, and that there is a bar in our social club when there isn't and the Sheriff himself was asked and we have it on tape while he was padlocking, does he see a bar and he said no. Why wasn't this printed? Not to mention that the Fire Marshal Lewis Brown, also testified, as seen in the minutes of the trial, and I quote: "I inquired as to if they served alcohol or not. And my-- and they told me they did

not. AND I SAW NO EVIDENCE OF IT," So there was no evidence of a bar, to sell liquor, or no alcohol sold, in Rameses Social Club. So that should have been the end of the issue of whether or not there was any alcohol sold in Rameses Social Club because the Sheriff said the only thing that brought him out here in the first place, was a program that he saw on television, that being FOX 5, of a night club that sold alcohol. The statement was being made by the news reporter from the station Doug Richards. No where on the clip shown did any member say we sold alcohol. So that should have been it, but the Sheriff came out on hearsay, simply ulterior motives. The attorneys, judges, reporters and officials involved in this trial want to be unfair, and discriminating towards our club, they have ignored any and all evidence to dispute the lies that they have fabricated to avoid the embarrassment of being wrong after so much public involvement. So they stood by the lies that argued that Rameses Social Club, is in violation, of county ordinances. We have continuously proclaimed that we do not sell alcohol, at Rameses Social Club. All of our advertisements, on the radio, and printed start off saying NO DRUGS, NO ALCOHOL. So why would they persist with this injustice lie that alcohol was sold at our social club? And continue to enforce an unjust fine based on accusations upon Victor Greig, because they made up their minds from the start that he was guilty, they had no intentions on being fair and just, ignoring the very law of the American courts that "You Are Innocent Until Proven Guilty." So you, as a trusted journalist, Jena Frazier must as a responsible journalist clarify to the public that, it was made noted in the court case, there was no evidence of alcohol, and that there was not a bar found on the premises. And for Dorothy Adams to say in court, while looking at our advertising brochure, that she found a bar in it and not notice Rameses Social Club on the front cover back cover and at the top at every page, she missed social club, but found a picture that's not in the brochure. This is deception, intentional deception. And the fact that it says it provides a nightclub, does not mean that it sells alcohol, it provides a night club, just like the Boy Scouts Of America, would provide a day club, that doesn't make it a club. Rameses is a social club, not a night club. Again the prosecuting Attorney Dorothy Adams, finds night club twice in the back of our brochure in very small print, however on none of the other pages does she identify the words, social club which is actually printed in the brochure a total of 18 times, which she can't see, and twice in real small print you will find nightclub implying it's open from 7 in the evening to 3 in the morning, which would be the night time hours making it a night club. Not a juke joint where alcohol is sold, but a place where consenting adults could hang out at night or day for that matter. And as for the word bar, it's mentioned in the brochure once on page two, this is not an alcohol bar, or where drinks are sold or served, as the minutes described it, it is a little sitting area against the wall, and the Fire Marshall nor the Sheriff recognized as a kind of bar where one could buy alcohol.

Nuwaubian to pay hefty fine for violations

By Cheryl Fincher
The Macon Telegraph

PUTNAM COUNTY — A Putnam County grounds supervisor was cited last month for operating a commercial/entertainment establishment in an agricultural district, failing to obtain a certificate of occupancy and changing a building permit. He also is charged with failing to acquire building per-

In another article entitled "Nuwaubian To Pay Hefty Fine For Violation" Of The Union Record, April 21, 1998, page 1B & 10A, Jena Frazier also states "...there is evidence to suggest the club has had anywhere from 1,500 to 2,000 visitors a week...". On the contrary, both the prosecuting witness Fire Marshall Lewis Brown, and the defendant, Victor Greig, in court testified that Rameses Social Club could hold no more than 300-500 people at any given time. And even less, when there were tables and chairs set up inside. So Jena Frazier, where did you acquire this 1,500 - 2,000 figure from? In the court hearing on

April 16, 1998 A.D., while on the witness stand, Victor Greig was asked by the prosecutor, Dorothy Adams: "How many people visit the land in a given week?" He responded: "Anywhere from 1,500 to 2,000 people visit the 476 acre land in a given week, at different times. Many come to attend tours of the grounds, see the structures, have family picnics on the other side of the land and even attend question and answer classes." Never once, did Victor Greig state that, that many people visited the club. He clearly stated "visited the 476 acre land," not Rameses Social Club. So tell us, Jena Frazier as a reporter for the Union Recorder, have you been deceived? Your job is to print what is factual and in reference to the title, "Nuwaubians To Pay Hefty Fine For Violations", it's not the Nuwaubians, it's Victor Greig. Why is it when someone who belongs to our fraternity is accused of doing something, the whole fraternity is to blame. It becomes the Nuwaubians, however when Dane Edward Cheely was charged with burglary, kidnapping, aggravated assault, criminal attempt to commit rape and aggravated sodomy in Eatonton, it, "a local man", not even his name, but in the case of Victor Greig, it's "Greig.....", "York.....", or "The Nuwaubians.....", is that fair? Does Dane Edward Cheely's actions fall on the whole church, that he belongs to, or if he doesn't belong to one, the church or organization that his parents belong to? Is the church responsible for his mentality? What about the individuals in the daily crime watch report, their church or their organizations is to blame right? And if that's the case then, when these crimes are being reported, the organization or church that these persons belong to should be in the headlines as in "The Presbyterian, Christian Church, Faces A Charge Of Rape", or "The Baptist Church Arrested For Speeding Or Driving Under The Influence", or "The Catholic Church To Pay A Fine", and that would be fair.

Last month, Sills and the county building inspector cited Victor Greig, identified as the grounds supervisor, for operating a commercial/entertainment establishment in an agricultural district; with changing a building permit; and failing to obtain a certificate of occupancy.

What about Mrs. Judy Bailey, another reporter for "The Macon Telegraph?" What are your credentials and where do you get off misprinting information about us? In the articles entitled "State, County Close Club For Violations", And "Sill: Club Operated Despite Citations" by Mrs. Bailey, it's written that Victor Greig was cited for changing a building permit. This is an outright lie. Victor Greig was not cited for changing the permit, but changing the use of the building. That is why the first citation Sheriff Sills issued was and I quoted: Sect. 7.3-change to orig. application. This lie was printed twice. Suggestion: Mrs Judy Bailey, get you facts straight first, because its obvious that you don't know what you're talking about. Or was it done on purpose?

Earlier in the week, Sills and the county building inspector charged Nuwaubian Victor Greig with changing a building permit, failing to obtain a certificate of occupancy and operating a commercial/entertain-

And then there is the managing editor of the "Lake Oconee Breeze", Eva Reuh. Who exactly are you? Because it's a shame that as "Managing Editor" you would mis-inform the public as you did. In the article entitled "Nuwaubian, Club Closed", dated Friday, March 27, 1998, it states and I quote: "A Member Of The Nuwaubian Nation Conducted A Tour For The Television Station Of The 400 Acre Compound On Shady Dale Highway About Nine Miles West Of Eatonton. He Made The Statement, On The Air, That The Rameses Dance Club Was Open And Drinks Were Served Out Of The Facility." This also is misleading, giving the impression that alcoholic beverages were sold. The news reporter Doug Richards said and I quote "And They Sell Liquor But No Drugs Allowed". Never once did the tour guide say on the air that we sold liquor, Where Mr. Richards acquired that information, I can't say, however it is not true. The second "mistake" printed in this article is the same one that Judy Bailey made. It states and I quote "Sills And Adams Charged Greig With Changing A Building Permit...." As stated above this is a bold-faced lie. The additional petty

little errors of dates and names in this article are not worth mentioning, however, Mrs. Eva Reuh should follow the same suggestion for Judy Bailey. *Get Your Facts Straight!* And by the way, Eva, it's N-U-W-A-U-B-I-A-N, Not Nuwabian.

A member of the Nuwabian nation conducted a tour for the television station of the 400 acre compound on Shady Dale Highway about nine miles west of Eatonton. He made the statement, on the air, that the Rameses Dance Club was open and drinks were served out of the facility.

We would also like to ask Rob Peecher where are you getting your information from? Isn't it your duty, as a news editor, to the public to make sure that what you publish as news is right and exact? In the article entitled "Nightclub Trial Resumes Today", *Eatonton Messenger* dated Thursday April 16, 1998 A.D., the first sentence you state "Putnam county's lawsuit against a local night club operating without proper permits is scheduled to resume today before Magistrate Judge Ellen Rudder". Mrs. Ellen Rudder never resided over this case, it was the Magistrate Judge Sylvia Huskins as you probably figured out by now. In this same article you state that Sheriff Sills said from one vantage point the club is visible from the road. You quoted Sills as saying, "I saw people going in and out." That Mr. Peecher is a lie, no matter who it came from. You need a better source of reference. There is no vantage point that you can see people coming in and out of Rameses Social Club from the road. And for that matter, how do you know those people didn't live on the land and were making the necessary safety repairs.

Sills said over the weekend he drove past the Nuwabian village on Shadydale Road, and from one vantage point the club is visible from the road. Sills said he saw that the club was still in use.
"I saw people going in and out,"

Mr Peecher also states in the *Eatonton Messenger* dated Thursday April 23, 1998 A.D. the article entitled "Judge fines \$45,750 in nightclub zoning trial" page 7, column 3, "that Sheriff Howard R. Sills contacted the Tri County Electric Membership Corp. on Tuesday", when in fact Sheriff Sills, Tri County Electric Membership Corp, and Jerome Dean Adams Sr. came to the private property within an hour after the verdict was given to Victor Greig on Monday April 20, 1998 A.D., and in a previous article entitled "Sheriff cites night club with zoning violations" dated Thursday March 19, 1998 A.D., you mis-informingly refer to our fraternity as The Nubian Nation, which on countless occasions we continued repeatedly stating that we are a multi-racial fraternity whose name is The Ancient and Mystic Order of Melchizedek or United Nuwaubian Nation Of Moors. An obvious sign stating that fact is located on route 142, a brightly lit sign by night and very obvious by day.

Sheriff cites night club with zoning violations
By Rob Peecher
Messenger News Editor
Promoted by what he saw on a television news broadcast, Putnam County Sheriff Howard Sills Tuesday issued citations to the Nubian Nation

Our fraternity is open to all races, cultures, nationalities, and people. Now, Rob Peecher how well are you informed? Do you practice research? In the *Constitution of the State of Georgia Article 1. Bill of Rights Section 1. Rights of persons Paragraph V. Freedom of speech and of the press guaranteed. No law shall be passed to curtail or restrain the freedom of speech or of the press. Every person may speak, write, and*

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April 20, 1998

Are These Communities And Others Like Them Communes, Compounds Or Militia Groups? They Also Have Uniformed Security Guards As Well As Control Access Systems.

publish sentiments on all subjects but shall be responsible for the abuse of that liberty.
So according to this constitution although you have the freedom of press you also have the responsibility not to abuse it!

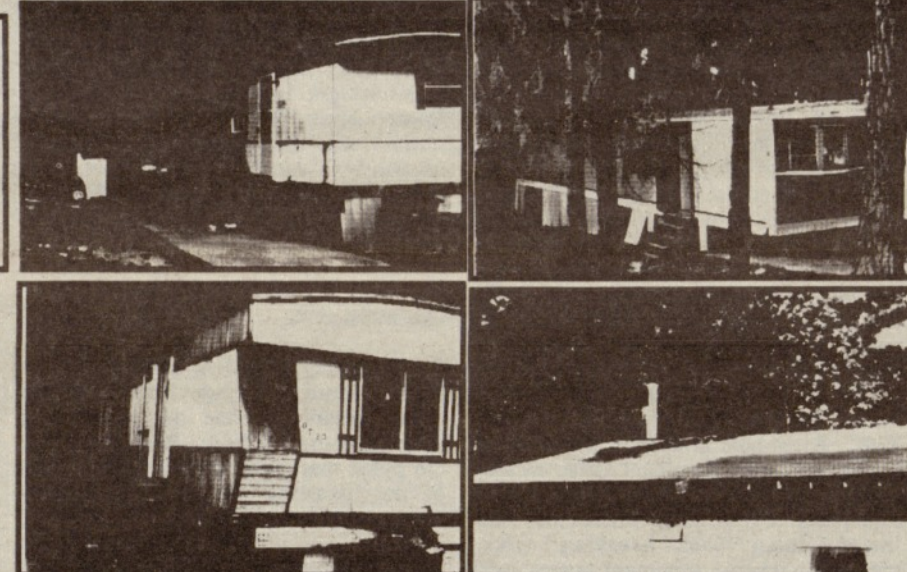
You reporters are being libelous towards our fraternity. The word libelous comes from the root word libel and is defined by the American Heritage Dictionary as:

li·bel (lī'bel) Law, n. 1.a. A false publication in writing, printing, or typewriting or in signs or pictures that maliciously damages a person's reputation. b. The act or an instance of presenting such a statement to the public.

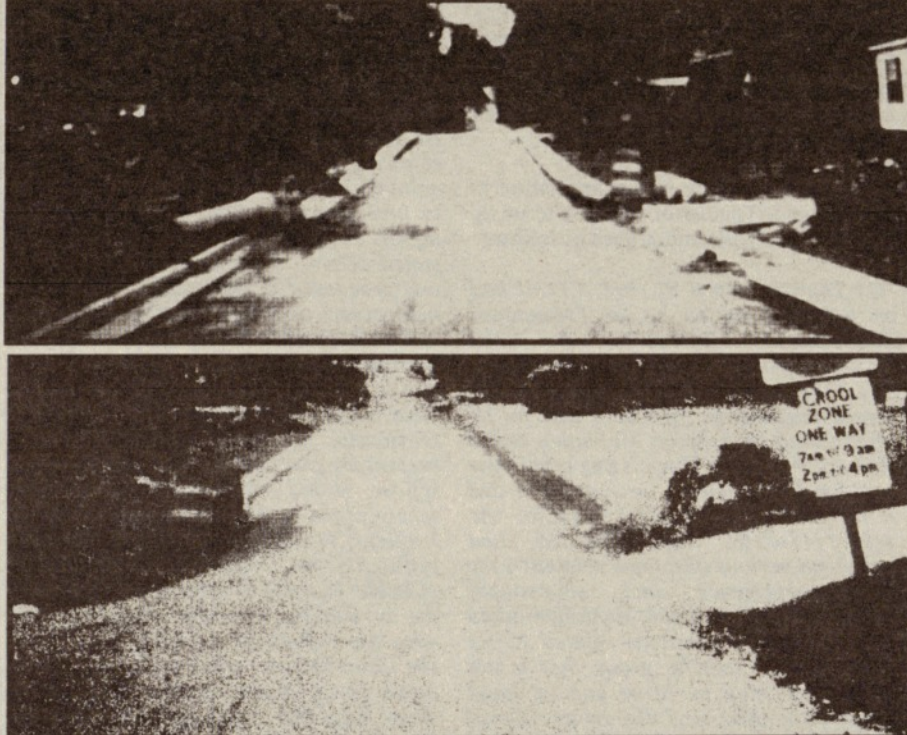
According to the *Constitution of the State Of Georgia, Article 1. Bill of Rights Section 1. Rights of Persons Paragraph VI "Libel. In all civil or criminal actions for libel, the truth may be given in evidence; and, if it shall appear to the trier of fact that the matter charged as libelous is true, the party shall be discharged."* So is this the Reporter's defamatory tactic for our fraternity by calling us "cults, compounds, communes, and insinuating that we have some type of militia?"

I want to address the public with a question: Why are we being labeled a cult or compound? It should be obvious by the fact that we are trying to get residential zoning through the planning and zoning meetings that we are

attending, to establish a reputable neighborhood. Do you consider all secured neighborhoods compounds and the people that reside there a cult? Is Dolly Madison Court with security guards at the entrance, a compound or some kind of para-military group? What about Baldwin Estates in Milledgeville, or other neighborhoods like the communities of Wesley Plantation in Duluth, GA or the community called Fulton Cotton Mill Lofts that has a controlled access gate system with a 24 hour attendant. Are they compounds? **There is no difference between what we're doing and what has already been done all over the state of Georgia or the country for that matter.** These reporters are trying to compound in you a concept that we are some kind of crazy cult. The question is why? Why, when this Egyptian theme park would be a contribution to this town of Eatonton. Why? When schools have come out here on tour, when police chiefs have come out here and had picnics with their wives and children. Why? When teachers, politicians, FBI, and GBI officials have asked to come out here to fish. Obviously they must feel safe.



Isn't There Some Shafty Building Ordinance These Trailer Homes Are In Violation Of? These Are Found Right Here In The Town Of Eatonton. Or Maybe The Building Inspector Is Too Busy Finding Petty Violation Rights On The Outskirts Of Town.



This Is Alice Walker Dr., Right In The Town Of Eatonton. Notice The School Zone Sign In The Bottom Left Corner. These Streets Are Not Safe, For The Public, Let Alone For Children Who Are In "Immediate And Irreparable Harm". Look At The Condition Of This Street Which Was Being Fixed For At Least 3 Months Now. Shouldn't This Be One Of The Public Safety Issues Sheriff Sills Concentrates On?

The title of our Egyptian theme park, "Egypt Of The West" is based on the words of the 16th President after George Washington, President Abraham Lincoln who was known to have released the slaves by way of the Emancipation Proclamation, and ensured them their rights to do what they want to do. With this Egyptian theme park we will have a healthy, clean positive venue, for people to relax with their families, for the young as well as the old, which will not be an eyesore.

The town's officials, fire inspectors, building inspectors etc., have put such concentration on us, and what we're doing out here in regards to zoning, housing, and fire violations, etc. It was mentioned that we built the social club without concern for the safety of our patrons who frequent our social club. This is not true. The Egyptian monuments, buildings and statues that we build are for them as well as ourselves. This theme park is a dream that we all are working towards. However, what about them, what are the town officials doing about the shabby, corroded, rundown, poverty stricken houses, trailer parks, and homes throughout Eatonton where children are running around playing, as if it's all right? Aren't they also in violation of the building and fire codes of this county, or were these codes created just for us? What about their safety? The *Eatonton Messenger*, "Legal Advertisements", Thursday, April 16, 1998 A.D., page 14, states "the grand jury, observed a hole in the sidewalk at the entrance to the courthouse on the side near commissioner's office. We recommend this be repaired for safety purposes." Exactly! You can see what we're doing by the beautifully designed monuments that we are building, and the type of environment that we are creating. What are the town officials doing for these people that are obviously in need of their concern as well as funds.

If a poll was taken on how the people of Georgia felt about us, what do you think the results would be? Well, the "Flagpole Magazine" Dated April 22 1998 A.D. Vol. 12 No. 16 Page 8, invites

you to take a road trip to and I quote "those elusive premises upon which this nation was founded." We want to thank **Flagpole Magazine** for shedding a positive light on our Egyptian theme park. The fact is we will help put Eatonton on the map. People come out here by the 100's just to walk around, picnic, fish or just to enjoy the serene environment with Egyptian male deities and female deities, hieroglyphics and Egyptian pictures, and all are welcomed with no charge. People approach the pylon all the time asking for information about us, and we freely offer them newsletters explaining our in-depth belief about our Egyptian ancestors, which includes all people, for the world's first civilization was not decided by race, creed, or religious background. Racism is a tool of the devil as is hate, prejudice and the so many other evils that plague our beautiful world. Polls would prove that our presence is more welcomed. "Egypt Of The West" as we so fondly call this theme park will bring money to Putnam County as well as notifies for many people didn't know that the town of Eatonton existed. They ask "why Eatonton?" and we tell them we didn't chose Eatonton, Eatonton chose us. We also would like to invite you to come experience being in Egypt, here in the west.

NO ONE WINS THE RACE IN RACISM

The Ancient And Mystic Order Of Melchizedek is world wide and accepts all races, as stated so many times before. Our intentions with the land in Eatonton, Georgia is to build an Egyptian Theme Park which would generate more jobs and capital for the Eatonton residents who are all welcome. We plan to hire any qualified person with no discrimination towards their race, ethnic background, or culture. Previously, the media has depicted us as a racial cult. We are not a cult, nor are we racist. Let us research the word 'racist' as defined by *The American Heritage Dictionary*.

According to *The American Heritage Dictionary*, the word racist comes from the root word race meaning:

race' (r's) n. 2. A group of people united or classified together on the basis of common history, nationality, or geographic distribution: 3. A genealogical line; a lineage. 4. Human beings considered as a group. [French, from Old French, from Old Italian razza, race, lineage.]



The 34 Flags Inside The Pylon Represent The Different Nationalities Of Our Fraternity

So, according to the American definition, we, The United Nuwaubian Nation Of Moors or the Ancient And Mystic Order Of Melchizedek, a multi-racial fraternity are not racist. If you drive through the pylon, you will see all the different flags of the different races and nationalities that are a part of our world wide fraternity. We acknowledge each nation as a part of our family because, we as the United Nuwaubian Nation of Moors consist of many different nationalities and ethnicity of people. We have Nubians, Latinos, Chinese, Native Americans, Europeans, Africans, Euro-Americans, Hindus, Koreans, etc., all as a part of our beautiful progressive nation. We don't have any time for all of this unproductive, time-consuming, racial



The Flagpole Magazine, In An Article Entitled **Weird Pilgrimages**, Invites You To Come Tour "An Elusive Premises Upon Which This Nation Was Founded," Which We Chose To Name "Egypt Of The West", After The Word Of Abraham Lincoln, And The Great Marcus Garvey.

pettiness, which some people here in our lovely Putnam county, seem to be so preoccupied with and can't get over. As stated in our previous newsletters, 'this is the 1990's, not the 30's and now is the time for change! Right Eatonton?! So we can move on to better, and more important issues that affect us all? Can we get an Amen, so our county would be ridden of this nuisance? It is not the young generation, it's the older folks or "old heads", who love thriving off of this really stupid, racial separation and so-called superiority of one's race over the other, which sorry to say, is not the least bit true. When mother nature strikes out, she lashes out to everyone, and cares less what color, status, or who you are! If you are kind or mean to a pet, it will love or hate you on that basis; no matter what color, size, or status in life you consider yourself! Hopefully, we all can learn from this example! It is really becoming tiresome and redundant, but is a serious inbred problem in America and especially Down South (The Old Dixie), (Refer to "The Nuwaubian Newsletter, "Who Are The Real Mulattos," Edition #10). Right here in the Old Dixie where racism is a very dominant issue, in fact most southern Negroes and other minorities are in jobs where they are literally doing "back-breaking" work, merely to receive minimum wages, and sometimes less than that! These minorities are victimized with undercover multi-function jobs' descriptions, where only one is stated. Threats to lose bonus wages, when sick, injured or even attending to a family emergency, are also a part of this victimization of Georgia residents. Racist action and comments of this mentality exist in this small town of Eatonton, Georgia and has affected members of our fraternity.

Here is an example of discrimination in the job field. This letter was sent to us by Mrs. Rosalyn Ellis and it goes as follows:

"On Thursday April 9, 1998 A.D.; I had an interview set up by the "Manpower Employment Agency", at the Balwin/Hancock County Court House, 121 Wilkinson St. At the corner at the voters registration office. I was to be interviewed by a Ralph McMullen and a Richard Williams. The job was a full time position for 40-hour a week or more and it started 4/98-11/98-at \$7.50 an hr. tele #(912)445-4526. Mr. Williams, had asked me various questions related to my work experience and educational background. Yet, Ralph McMullen asked subtle, indirect questions related to my being with a specific group that is not liked, yet may be hired due to equal opportunity laws. And also he questioned me on whether I would influence others similar to myself, or the votes of those like me (he let on the fact of him seeing that I am a "Yorkie") though the term or name was not mentioned directly. I replied by asking "What exactly are you asking me, Mr. McMullen? He then changed the subject by stating that he wanted to know if I could work late and



Weird Pilgrimage

odd hours. I said yes I could. I left my resume, and contacted the employment agency about whether I was hired, and I was told that I was not, because they hired someone more qualified. My attire worn to the interview, was a upswept braided hairstyle, black vest, white shirt, black wide cut pants and black shoes. So, I did not feel my dress was intimidating. There has been a freeze on hiring black people from the north, because I have been on at least 10-12 interviews at banks, furniture store (collection dept.), hospitals, hotel (auditor/clerk) county gov't, clothing stores, even cashier jobs for filling stations, also tax business/cab companies (dispatcher), yet I am still without a job to support my expenses and needs. I am ask first "Where are you from?" even by foreign employers

Rosalyn Ellis

Harassment #1

On Saturday, April 4, 1998 A.D., the Putnam County Deputy Sheriff uttered racist remarks to one of our security officers named Alberto Perez, working the pylon that night. Below, is the report of the harassing incident by Alberto Perez And Henry Torres.

Incident Report

On the night of Saturday, April 4, 1998, I Alberto Perez was on duty on my post at the pylon. An officer comes up to me, who by the way happens to be the Deputy Sheriff and says to me that he has received a complaint about loud music being played. He steps out of the vehicle and says, 'that he doesn't hear music at all, other than the "B-tch -Music" that was playing inside the security guards office inside the pylon. He made the statement twice! He was referring to me playing Latin American cultural music. Then when I responded to him by asking him to repeat himself again, he made the same statement as stated above. Then he became arrogant and proceeded to state that I should give him respect and that I didn't know who I was dealing with. Using intimidation and harassment tactics. I simply told him, 'not to use vulgarity towards me because I did not come off to him in that manner.' Obviously, he didn't acknowledge and respect my position as a licensed security officer. (Mind you now, that all of this is taking place at the pylon, it's holding up traffic). So what I did was call over the radio for the Chief Security Officer (Claude Turner) to come down and assist me in dealing with the Deputy Sheriff who was definitely harassing me. When the Chief Security officer, Claude Turner came down, along with security officer Jerry England, I had asked the Deputy Sheriff to pull up inside the pylon because he was holding up traffic of lodge members waiting to get on our land for the social club. He made a rude statement, 'stating that I should ask him more nicely!' And I responded to him, 'that I was complying to direct orders from the Chief Security Officer (Claude Turner).' I was only doing my job. Then

I asked him, 'to move his vehicle.' He did it without hesitation and by then I had only stated to him that he was on private property. And he responded by stating some arrogant response! The Deputy Sheriff proceeded to speak with Chief Security Officer Claude Turner and asked if we sold liquor and alcohol and Chief Security Officer Claude Turner and Jerry England stated, 'NO!' So then he gave Chief Security Officer Claude Turner his card and at the same time there was another vehicle (Putnam County Sheriff) that pulled over and after the investigation and questioning, they both pulled out!

This is my written statement and testimony on

what happened on the night of Saturday, April 4, 1998. Alberto Perez

Harassment #2 Sunday, April 12, 1998

At 10:15, 2 cars, black/white (Putnam County Sheriff's Department), entered upon and blocked the entrance (pylon). Deputies Wilson and Holland exited their vehicles and approached myself (H. Torres). I called Chief Security Officer Claude and asked, 'how I may help them?' Wilson asked some personal questions about Chief Security Officer Claude and then said, 'he had received a loud music complaint' at which time as we all listened, none was heard. He said his car must have been drowning it out and proceeded to turn both cars off. Still, no music was heard. I told him, 'I didn't hear any music', to which he, Holland agreed. He alleged that he had heard something previously from 3/4 to 1 mile down the road. Since no music was playing, I asked him, 'Who placed the complaint?' and he snapped "We don't have to give you any of that information." I politely informed him that some of our lodge members were doing Karaoke and couldn't possibly be heard outside. I also reminded him that Deputy Gunter had come out on a similar call the week prior and also had agreed he heard no music. Chief Security Officer Claude Turner and Jerry England came down and Wilson addressed him and changed his story saying he heard something from 1/2 mile down the road. All 5 of us listening quietly and closely heard nothing and Chief Security Officer Claude assured him of the unacceptability of his statement and reminded him of his illogic and its impossibility. He (Chief Security Officer Claude) also asked him, 'As to whom placed the report? Wilson again, refused the request for information repeating, "He didn't have to give us any of that information." Wilson was then asked, 'How could we know if it was a crank call or just straight out harassment seeing that last week, the same bogus complaint had been made, while lodge members were studying a documentary on the life of Marvin Gaye and absolutely no music was playing?' Repeating his denial of any helpful information and making remarks of a personal nature. It seemed almost as if he was trying to lure him into some part of a confrontation and he even went as far as threatening to cite Chief Security Officer Claude, if even one more call was received, founded or not. Chief Security Officer Claude Turner then said, 'That he would take and accept that citation as harassment.' They paused for a moment and Holland asked, as if surprised, "That's it?" They backed up and turned around and I bid them good night. Wilson and Holland returned to their cars, unblocked the entrance and drove off at 12:04 a.m. Later on, lodge members exited and returned to inform us that they had set up another weekend road block further down the road to check the exiting members.

Henry Torres

Now, how could an officer of the law deny the name of the person or persons who made a complaint? When the very law that he enforces, instructs him to reveal this information according to Due

Process! How could he threaten to cite someone whether an accusation is founded or not? When the very law that he enforces instructs him that "no person will be deprived of his life, liberty, or property without notice of charges, assistance from legal counsel, a hearing, and an opportunity to confront his or her accusers." This which should be known to all citizens of the United States of America as "Due Process." Due process is the term used to express the doctrine of fairness which is set forth in the Fifth and Fourteenth Amendments of the United States Constitution and is intended to guarantee that fundamental fairness will be applied in each individual case. Each citizen's rights are expressed in the **Bill Of Rights**, which was effective since December 15, 1791 A. D.

Harassment #3

In March 1998, The Putnam County Sheriff came to my home with a warrant. I asked him, "Was I being arrested?" He Stated: "No." I told him, "Then I will come later. He said, "I need you to come now." Again, I asked him, "Was I being arrested?" He said "No." I decided to go and follow in my car behind him, which the sheriff agreed to. When we arrived, I was met out side of the Putnam County Jail by the sheriff of Putnam County. We entered into the building where we came to a glass window where a female attendant was behind, she pushed open a drop box and the sheriff put some papers in it. (These were papers that were brought to my house and I asked to see them and I was denied as when we got to the jail I asked to see them, I was denied again. Then, I was told, "that I had to go behind the locked door, until someone would come out to process my paperwork. They took me to a room called "Intake" where I was finger printed and my picture was taken. At this time, I asked, "Was I being arrested?" I was told "No." I asked, "Could I leave?" I was told, "No." After my picture was taken, I was given a number to call a bonds man in Milledgeville Collect to see if he would put his property up, so I could get out of jail. While I was waiting for a bondsman. (Beckham's Bonding Service 0-912-452-1909) I was placed in a holding cell, where they took my jewelry, shoes, and glasses. I sat there for one hour during this time where there was six different people coming in what they call a holding cell, asking me. "Do I know anyone who would put their land up for me to get out of jail?" I said, "No, I don't." Each person asking me the same thing, until they just gave me my things back. After two and one half hours, I could sign myself out and just pay the fine, which was originally \$643.74 however I only had to pay \$424.00. I was never read my rights. This statement was given because I was charged with writing a bad check or check fraud as it was written on the warrant. I was never able to see the check or warrant, after asking to see what I was being charge for. When it was all over with, the business that supposedly charged me for a bad check which was Ingles was unaware of the charges and the bank (People Banks) that the check returned on had not charged my account for NSF from Ingles. Now the county's (Putnam) clerks office has not yet cleared this problem off of my credit report it is still saying I owe the said amount, when all of this happened in April, it is now July."

Alicia Woodall

This is simple harassment to the fullest degree, from the Putnam County Sheriff Department, headed by Sheriff Howard R. Sills, who stated on Fox 5 news, that "I Have No Information To Indicate That They Are Dangerous." You can receive a copy of this broadcast at your request. Staff members from the sheriff's department come out to our private property where we abide by the law and have harassed us, and uttered racial comments to our security patrol officers, who are licensed under the state of Georgia. They know that we are not a threat. This could be one of the reasons they feel it is o.k. to harass us unnecessarily, and without just cause which is considered by legal definition as a misdemeanor. They are just looking for things to bother us with, hoping we respond in a confrontational manner.

A similar incident happened to a couple who are also members of our fraternity on Saturday July 4, 1998. A.D. They

were racially harassed on the weekend of Independence day, a day that America, a country that professes freedom, justice, and equality, life, liberty and prosperity, for all, celebrates it freedom from the tyranny of England. The below are the individual statements of this ironic incident.

RECEIPT DATE 8-26-98 NO. 5710
 RECEIVED FROM Alicia Woodall
 ADDRESS 428 7th St
 FOR deposit account fraud
 \$424.74
 Sine Court
 BY S. Moore

APPEARANCE BOND
 Georgia, Putnam County
 KNOW ALL MEN BY THESE PRESENTS:
 That we, the undersigned Alicia Woodall, Principal and Security, are both and jointly bound to the Court of said County and to the undersigned Clerk of said County for the full amount of said bond, to wit: \$424.74, for the payment of said bond, or both, according to the terms of this bond.
 Signed with our hands, under our seals and date this 26 day of August, 1998.
 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that the above bound principal shall appear in the Court of said County on the 29 day of August, 1998, at 11:00 AM, or at such other time and place as may be ordered by the Court of said County.
 and shall not depart from the County of said County until such time as the above obligation is fully paid, and the above bound principal shall appear in the Court of said County on the 29 day of August, 1998, at 11:00 AM, or at such other time and place as may be ordered by the Court of said County.
 The undersigned Alicia Woodall, Principal, acknowledges that (s)he is charged with the criminal offense(s) listed above and the undersigned Security expressly waives his or her right to a Commission Hearing on said charge.
 THE ABOVE NAMED SECURITY DOES FURTHER SWEAR AND AFFIRM, that he has not been convicted of any crime involving moral turpitude, and that he is not a member of any organization which advocates the overthrow of the Government of the United States of America.
 Principal Alicia Woodall Security S. Moore
 Address 428 7th St, Putnam County, Georgia
 Telephone No. 478-344-1111 Telephone No. 478-344-1111
 Signed and subscribed before me this 26 day of August, 1998.
 Deputy Sheriff Putnam County, Georgia

These Are Alicia Woodall's Copy Of The Form And Receipt She Filled Out And Received After She Was Released.

Harassment #4

On July 4, 1998, Your brother George Joseph Jr. left Wahanee at 9:35 PM to go back to Atlanta to go to work at the airport. There was a road block about 2 miles down the road 142 GA, we were stopped for a regular routine check and the cop noticed that one of my nephews didn't have his seat belt on. I was asked to show my license and insurance. After presenting it, I was asked to step out of the car and step to the rear of the car. At this point my driver's license and insurance had already been cleared, this was the officers time to re-enforce his authority over the situation. The officer continued to ask me questions and told me to step inside of the patrol car where he checked my criminal record and found that there was a warrant for my arrest in Gwinnett county. Now the officer told me to step out and he proceeded to arrest me without reading me my rights. I told the officer that I had already taken care of that case in Gwinnett county for the bad checks. I did not have any documents on my person to verify that I had appeared in court to correct this situation, however I had copies at home. At this point, I was thinking, how is my mate and nephews going to get home I am the only one with a license. The officer said your girlfriend can drive, I said she doesn't know how to drive and she's four months carrying a child. "no one listened" by this time another sheriff came to transport me to Newton county jail, put another set of handcuffs on me without reading me my rights. "No fears" I kept it cool and told my mate to control your speed with your brakes, because they were taking me away with no concern of my mate and my unborn child. "I have laughed and cried many times in my life but nothing could stop the pain that I felt at this point. "when we arrived at the jail at 11:08 PM (2 hours later) I felt my life, freedom, and manhood being taken away very slowly. The whole experience was a nightmare I was booked improperly, fed improperly, sheltered improperly and inhumanely. As a young man, I never hated so many, and felt so much pain even in consequence where I'm wrong and I know right from wrong, no one deserved to be corrected in that fashion. A whole lot of bull sh-t, was said to me in that mental institution that I was in 72 hours, I call it a mental institution because that is exactly what it is a place of confused minds, slaves to their own greed, selfishness, and hate. I've experienced a place that turns a man into a beast. I was put in a 12" by 7" inch cell with no windows, a steel bed with no mattress, a sink, toilet, and a stool. The cell was very dirty and smelly there was blood stains on the floor, bugs, old food from the last person that was

held in there. It was a very unhealthy place for a person to be rehabilitated, and I was held there for 72 hours. 10 hours would pass before an officer would check on me for medical assistance, a phone call or a blanket. The brothers in the county jail were no help, I had to do things on my own for instance banging on the cell door was one of the things I used to get the security officers attention when I needed questions answered like when am I being transported?, What time is it?, a glass of clean water and a phone call. After the second night I became uncooperative, with the officers, and very upset because I hadn't contacted my people since I'd been booked. One main thing they didn't even offer me a shower to clean up after spending 30 hours in that cell, I was constantly lied to about my transportation and whether or not my mate called. My banging on the steel door started swelling my hands so I decided to wait until they serve dinner, it was Monday night, July 7, about 7:25 PM when a female officer (Ms. White) opened the door and an inmate entered and place the food (garbage) on the bed, that's when I walked out the cell and headed for the phone. Officer White tried to stop me, but she failed. She called back up and three officers came busting out the front door heading straight for me so I stopped. A very large heavy male officer (unknown) instructed me to return to my cell, I said "no, not until I use the phone. "The unknown officer with a stern voice said if you do not return to your cell we will charge you with something then you'll have no choice but to stay here and he was right so I turned and started heading back to my cell. At this point the unknown officer and Ms. White took it upon themselves to use force by striking me on my right arm and knocking me to the dirty ground. Four hours later my transportation arrived and I left that hell..... I was at the Gwinnett county jail for another four hours, then my brother and mate bailed me out.

George Joseph Jr. (Taharqa)
 A Member On The U.N.N.M
 Holy Tabernacle Ministries

To the correspondences in charge of the Nuwaubian Newsletter

July 4, 1998 around 10:00 my mate George Joseph Jr. and I, Cheron Young were stopped for a routine check at a road block that was set up in Covington. We were on our way back to Atlanta coming from Kodesh so my mate could get ready for work during the grave shift hours at the airport. I knew right then and there when the officer pulled us over and my mate's two nephews that night was going to be ruined. The evil stares that he gave us gave a chill in the spine. The way the cop expressed himself to us was very nasty, rude, and loud. We answered every question he asked us to the best of our knowledge in a proper tone of voice and stayed calm which was the best thing. The cop shined his flash light in the back seat and noticed that George's two nephews didn't have their seat belts. The two boys are 12 and 13. My mate handed over his registration, license, and insurance information as soon as the cop demanded it. The cop was still not satisfied. He kept yelling at George and calling him boy and yelling. "Boy do you think you are bad, you obviously don't know where you are at!!!" George had nothing to think he was bad about because he kept his mouth closed, obviously he was scared from the yelling of the officer. At this point the officer went into his patrol car and checked George's information out and found out that George was wanted in Gwinnett county for fraud. The officer told George to step out of the car and made him sit in the patrol car. Ten to fifteen minutes went by and finally the officer suggested that I should drive the car to Newton County jail otherwise the car would have to be impounded and the kids and I would be left on the side of the road and find our way back to Atlanta. I explained to the officer that I did not have a license but I had a driver's education certificate from the state that I am from. He did not ask to see it. I was very nervous and had the burden on my chest that I had to drive at night with 2 kids in the car and me being 4 months pregnant and more than nervous I had to build the courage and get off the dark road with these racist cops. The officer

specifically told me to follow the officer in front of me and George was sitting in the back of the patrol car on the way to Newton County. I noticed George looking out the back window to see how my driving was because he knew I was very upset but I had to be strong. All of a sudden the cop started to drive 85-90 mph in a 55 and I was trying to keep up and the faster he went the more nervous I got, and stared to swerve in the road. It was very dark and I did not know where the jail was and all I kept thinking about was what if I loose them. The jail was about 10-11 miles away from where the road block was. About 9 miles down the road I was pulled over by another officer and the patrol car I was following pulled over also. The cop that pulled me over said "What's going on you are all over the road like something is wrong with you?" The cop noticed when I swerved in the road the 14 year old nephew put his hand on the wheel to control the wheel. That's when the cop pulled me over. I explained to him what happened and the other cop car I was following told me don't worry about it and take it easy. Finally when I thought I made it when we got to Newton county jail I was following the patrol car into a parking lot. Due to me being so upset I didn't see the sign on the gate saying authorized vehicles only, all I did was follow the officer like he told me to. As I made the turn into the parking lot, I made a sharp turn and hit the gate. There were no damages to my car but I bent the gate. The officer told me to park in the next parking lot. I went and parked the car, and went to the waiting area with the two kids. I sat in the waiting area assuming things would be taken care of because I knew my mate was innocent so I thought the charges were going to be dropped. But obviously I assumed wrong. 20 minutes later I was on my way to the restroom and one of the officers said are you the one that hit the fence and I said yes. He told me to take out my drivers license and I told him I didn't have one but I have a drivers Ed certificate from Connecticut. Then he said to take out my ID, I took out my college ID and noticed that I didn't have my wallet with me just cash, change, and ID. Finally the white cop that arrested my mate drove up (Officer Foreskey) and talked to the other cop to find out what I did. Then he yelled didn't you see that sign, I said you told me to follow the other patrol car and that's what I did. He said let me see your drivers license?, I told him that I do not have one and he said I told him that I had a driver's license from out of state, then he got frustrated and said forget it. The officer looked at the fence and noticed that there was a small bend in the gate and said, "that's nothing". The other officer that had my ID wrote down my address, social security number etc. Officer Foreskey said to the other cop don't worry about it. The officer said, well lets take the information down anyway. When he said that he snickered and kept looking at my shirt that had the Master Teacher on it and my Ninti Braid. All of a sudden 3 cops came up to me looking and all up in my face. I took a step back, I didn't know what was about to happen but in my head I thought I was about to be raped. Instead the cops intentions were to aggravate, scare, and upset me by asking me questions like, what were you doing in that compound with that Dr. York stuff? Are you one of those Dr. York people? Why are you messing with that cult. I was so mad for disrespecting me plus by this time I needed to use the bathroom, I said, it's not a cult and it isn't a compound (very firmly) and walked off. I hurried and used the restroom and went back to the waiting area. When I needed help at the window they would ignore me completely and gave me evil stares. Everyone that could help me and come pick us up was at the party on Kodesh. Finally I decided to call my fathers distant cousins to pick us up. They lived in Clayton county (Riverdale, Ga) we waited for about 2 hours because they were lost. When I went to the window to ask for the location and the name of he jail, she said I'll be with you in a minute. A whole half an hour went by, every time a white person would come to the window she would help them. Finally I got her attention, first I asked her information about my mate that she really didn't feel like telling me. I wanted to know if my mate had his personal phone book with him so I could find the number to call his

family especially his nephews mother. She told me that he doesn't have a phone book and look in the car. I told her I knew it wasn't in the car because he had it in his pocket. Then I asked her if she could have him write the numbers down because this is an emergency. She said no I can't do that he's locked up for the night. I asked her if he was allowed to make a phone call she said no, but when I asked her that an hour ago she said he was allowed to make a phone call. When I brought that to her attention she said the officer made him put the phone down. Then I asked another police officer that by law, isn't he allowed to make at least one phone call he said no. He said they are just holding him for Gwinnett county and when he talks to his second agent he will be able to make a phone call. Finally, I just asked for the address and number to the place and sat down. The cops talked to me rudely when they explained the situation to me and were giving me evil looks as they looked at my shirt and hair. As it started to get 1:30 another black lady was trying to find a ride to her home town Athens, Ga. She couldn't get a ride because everyone was intoxicated from the cook out or had car trouble. Her husband was locked up with my mate for DUI. I felt real bad for her because she had a baby in her arms and no help at all, she was stranded. When she would try to get help they would be very rude to her to. She told the officer at the window that she had no ride and where to go until the morning. They told her that the waiting area will be closed soon and she would have to stand on the street. That hurt my heart real bad. What if that was me and those 2 kids that I had. I told the lady she is welcomed to come home with me if she can get a ride back to Athens that morning and she thanked me. I told her I couldn't stand to see a woman being left in the middle of no where with a baby in her arms. She thanked me and finally our ride came. My cousin drove my mates car home and we all drove home with his wife. That night was a total nightmare and I hope justice would be served because this situation put me and my mate in a financial difficulty and mental stress.

From Cheron Cecilia Young
A Member Of The Tabernacle

These incidents occurred between Covington county and Gwinnett county, and are clear examples of why we say the officials of surrounding counties as well as Putnam county are racist. Again we, The United Nuwaubian Nation Of Moors, are not racist or bias in any way or form. They call us the 'Nubian Nation,' black group etc. to mislead the public, however, we welcome all races, all religions, and all nationalities. We are going to stress this, for the surrounding media is trying to make us look as if we are catering to one group of people, when in fact, we are not!

Take a look at the news article in "Messenger Plus," dated April 13, 1998 A.D., advertising the T-shirt shop which currently opened in Eatonton, entitled "New T-Shirt Shop Now Open," by Rob Peecher, Messenger News Editor. It starts off saying "they say funny things like "god made us sister, prozac made us friends," or sometimes they may bare a serious message like "No One Wins The Racism Race." This is a statement from Nayya: Malachi Z. York-El, The Supreme Grand Master Of The Ancient And Mystic Order Of Melchizedek the same man that you all persecute. However, because you didn't know that the owner of this shop is a member of our fraternity, The United Nuwaubian Nation Of Moors or A.M.O.M., they were welcomed in this quiet little town, which we all love.

We have members all over Georgia, who are respectful citizens of this country who do their best in upholding the law. We have doctors, lawyers, politicians, musicians, comedians, nurses, teachers etc., and one of our principles is to abide by the laws of the government which you live under. However, it seems that the officials of this town were out to harass us from the beginning. Why else would they advise us to change our zoning status from A1, to R2, when we, out of respect for the law asked about permits, licenses and the likes? the R In R2 abbreviates Residential, and the A, Agricultural and c, commercial.

In the zoning ordinance book on page 30 under division 4 it states: Residential Low-Density District, R-2 Section 4.3 (4). 1: Uses Allowed, R-2 District. Those uses allowed in the R-2 zoning district as a matter of right are as follows, as are the district development standards, which apply to it. However, additional restrictions may apply, as well. Article V also must be consulted to determine whether a given use is subject to any additional requirement or is other wise further defined or clarified:

- (a) Accessory Uses and Structures: (1) Accessory uses and structures customarily incidental to any permitted use. (2) Home occupation, day care (<6 users) (3) Home occupation, general
- (b) Agriculture and Forestry: (1) Produce Stands (2) Riding Stables (3) Sawmill - Portable
- (c) Animal Care Facilities; none
- (d) Automotive, Boat and Trailer; Sales and Service; none
- (e) Building, Building Materials and Farm Equipment: none
- (f) Commercial Recreation and Entertainment: (1) Parks/playgrounds - private (2) Swimming pool - private (but > one users) (3) Tennis centers, clubs and facilities (private)
- (g) Communication: none
- (h) Community Facilities: (1) Public Utility facilities: distribution and transmission (2) Water towers (3) Governmental uses
- (i) Dwellings: (1) Group homes (<6 residents) (2) Manufactured home (3) Modular home (4) Single Family residence
- (j) Eating and Drinking Places: none
- (k) Education: (1) Public Schools (l) Lodging (temporary): none
- (m) Manufacturing and Industrial Uses: none
- (n) Planned Developments: See Article V, Section 5.1(N)
- (o) Religious Facilities: (1) churches and other places of worship
- (p) Retail Trade: none
- (q) Services: (1) Hospice, 6 or less residents
- (r) Storage: none
- (s) Transportation : none
- (t) Temporary Uses: (1) Mobile Office/Sales Center (2) Storage/Occupancy During Construction

Section 43 (4).2: District Development Standards, R-2

- (a) Minimum Lot Size: 1 Acre Per Dwelling Unit
- (b) minimum lot width at building setback line: 125 feet
- (c) minimum yard requirements: 1. front yard: 30 feet 2. side yard: 20 feet 3. rear yard: 20 feet
- (d) maximum height of structures: 35 feet (except for water towers)
- (e) basic parking requirement : 2 spaces per dwelling unit.
- (f) minimum heated floor area: 450 feet
- (g) maximum lot coverage by buildings: 35%

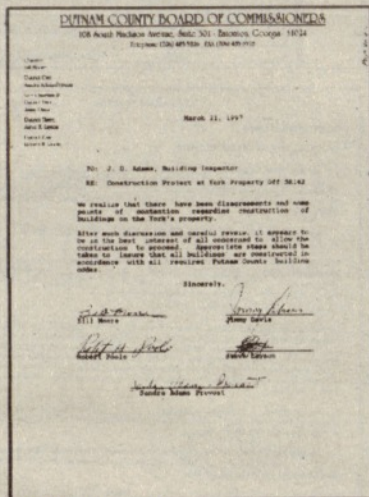


A Proud Nuwaubian, Printing The Many Positive Motto's Of Our Fraternity On T-Shirts For Sale

As stated in our previous newsletter entitled "Why The Conspiracy To Defame The Pyramid People" volume #19, the zoning status A-1 allows more. Not to mention that Victor Greig was cited for having a commercial club in an AG district. However a club is allowed in an AG district.

We were coerced into changing our zoning status from A-G zone to R-2, because the officials knew what the A-G zone entitled us to. Or, are they going to admit that they are ignorant of their own laws? The previous, which is under appeal case where Mr. Victor Greig, the groundskeeper for the fraternal order of the Ancient And Mystic Order Of Melchizedek, who by going through with the building of a drumstand, a fountain, and a "night club" without going through the legal channels; is a direct result of this manipulation by the town officials. In other words, if the Planning and Zoning Board had advised

us properly on what we could and could not do, and worked with us instead of being objective to everything we asked about, more than likely we wouldn't be going through these problems. The confirmation that we have had difficulties with the planning and zoning board is verified by a letter from the Putnam County Board of commissioners to Mr. J.D. Adams, Building Inspector and staff member of the Board of Planning and Zoning Commission.



The letter is informing them that they are aware that there are disagreements and to "allow construction to proceed". It is quite obvious that the board of commissioners saw that what we are doing would be an asset to Putnam County and were willing to work with us.

We are law abiding citizens. However, as stated in one of our latest newsletters, entitled "Why A Conspiracy To Defame The Pyramid People" Edition 1, Volume #19," Victor Greig was not aware that he needed a permit for the fountain and the drum stand, being that a pylon was already built, which needed no permit, as long as there was no one residing in it. It was assumed that the same would go for the drumstand and the fountain, since no one would be residing in these structures as well. The "social club" which the reporters, prosecutor, and judge, constantly and incorrectly refer to as a night club, dance club, or any thing other than social club, is registered in the state of Georgia as a 'social club,' under commodity code 62, which means "entertainment." Rameses is a private social club, our advertisements, flyers, letterheads, etc. all say social club. There was no way that we could reach all our members in Georgia, so we advertised over the radio, and passed out flyers for our members, it was not for the public. Now if our members bring friends along with them we have no problem with that. Again, all our advertisements said social club, and despite these facts, being made by Victor Greig's defense attorney, Mr. Ronny Jones, these things were all ignored and not included as evidence in the court hearing. They had made up their mind from the start to cite us. This observation was also stated by Eva Reuh of The Oconee Breeze article entitled "Nuwaubian Club Closed" dated Friday, March 27 1998, where it states and I quote "Adams And Sills Determined There Were Code Violations Cited Nuwaubian Representative Victor Greig." You can dance, socialize, talk, drink, eat, etc. in a social club even at night, however that doesn't make it a night club or dance club. This Club It Is Still A Social Club!! And, even after the court case when we made it clear that Rameses is a private social club, this persistency to refer to it as a night club continues. We still don't overstand why, when there was a hunting lodge here on this same 476 acres of land people were able to walk across the street to their hunting club, however now another group of people can't walk into a social club. This is why, we say harassment, not to mention that on this same day of the court hearing, April 16, 1998 A.D., there was a driveby shooting that passed by our land, late that night yelling racial comments. This act only confirms that this was and is racial harassment. The drive by shootings, the flashing of bright lights, the throwing of things, the racist shouting are occurrences that we have gotten use too. And in the past when we have reported these harassments to the police and sheriff department, next to nothing was done about it. This is exactly why we needed a security force, which was

registered in this state. It seems now the officials of Eatonton also want to harass us, even to the point of physical violence. So it's time that we file these harassment complaints to the higher officials.

The Hate Crime Statistics Act (HCSC) which was signed into law by President Bush In April 1990, was a big step forward in the battle against hate crimes, in the United States. The HCSA requires the US Attorney General to acquire data on crimes which manifest prejudice based on race, religion, sexual orientation or ethnicity. It also requires the Attorney General to publish an annual summary of the findings. The passage of HCSA reflects the widespread view that the number of hate crimes is growing and that government can and should do more to combat this trend of hate violence. The actual Hate Crime Statistics Act Of 1990 states in part and I quote:

"Be it enacted by the Senate and House of Representatives of the United States of America on Congress assembled That (a) this Act may be cited as the "Hate Crime Statistics Act".

(b) (1) Under the authority of section 534 of title 28, United States Code, the Attorney General shall acquire data, for the calendar year 1990 and each of the succeeding 4 calendar years, about crimes that manifest evidence of prejudice based on race, religion, sexual orientation, or ethnicity, including where appropriate the crimes of murder, non-negligent manslaughter; forcible rape; aggravated assault; simple assault; intimidation; arson; and destruction, damage or vandalism of property.

If you read our last newsletter, you would also overstand why we're bringing up this hate crime act, because of the racist hate crimes perpetrated against us, and what's sad about this is that we're not a racist group. Note that we would have no problem with the building or zoning ordinances, or with any of the officials in Eatonton if they would have complied to the laws of the county, and state. The judge, Sylvia Huskins was clearly bias, Mr. Adams, along with the sheriff and some of his officers blatantly harass us, so now we do have a grievance, we are being harassed and we won't just allow ourselves to be victimized.

Ques: What Is Harassment?

Ans: According to the Blacks Law Dictionary With Pronunciations, Abridged Fifth Edition, by Henry Campbell Black, M.A., abridged by the publisher editorial staff, Joseph R. Nolan, and M. J. Connolly, page 365, column 1, the legal definition of harassment is as follows:

"Harassment. used in variety of legal contexts to describe words, gestures, and actions, which tend to annoy, alarm and abuse (verbally) another person. A person commits a petty misdemeanor if, with purpose to harass another, he: (1) makes a telephone call without purpose of legitimate communication; or (2) insult, taunts or challenges another in a manner likely to provoke violent or disorderly response; or (3) makes repeated communication unanimously or at extremely inconvenient hours, or in offensively cursed language; or (4) subjects another to an offensive touching; or (5) engages in any other course of alarming conduct serving no legitimate purpose of the actor."

According to the definition above, members of our world wide, multi-racial, fraternity, the United Nuwaubian Nation Of Moors Or The Ancient and Mystic Order of Melchizedek were definitely harassed by the Deputy Sheriff and other officers of the sheriff department. It states in the Constitution Of The State Of Georgia (revised January 1997), which can be obtained from Lewis A. Massey, secretary of state, state capitol, Atlanta, Georgia 30334-1505, Section II, Paragraph I. origin and foundation of government. all government, of right, originates with the people, is founded upon their will only, and is instituted solely for the good of the whole. Public officers are the trustees and servants of the people and are at all times amenable to them. And the word amenable, according to the Black Law book, means "subject to answer to the law; accountable; responsible; liable to punishment." According the American

Heritage Dictionary, it is defined as "open to testing, criticism or judgment."

These same officers who are supposed to live up to the "Law Enforcement Code Of Ethics" which states the following :

"As a law enforcement officer, my fundamental duty is to serve mankind; to safeguard lives and property; to prevent the innocent against deception; the weak against oppression or intimidation, and the peaceful against violence or disorder; and to respect the constitutional rights of all men to liberty, equality and justice.

I will keep my private life unsullied as an example to all; maintain courageous calm in the face of danger, scorn, or ridicule; develop self-restraint; and be constantly mindful of the welfare of others. Honest in thought and deed in both my person and official life, I will be exemplary in obeying the laws of the land and the regulations of my department. Whatever I see or hear of a confidential nature or that is confided to me in my official capacity will be kept ever secret unless revelation is necessary in the performance of my duty.

I will never act officiously or permit personal feeling, prejudices, animosities or friendships to influence my decisions. With no compromise for crime and with relentless prosecution of criminals, I will enforce the law courteously and appropriately without fear or favor, malice or ill will, never employing unnecessary force or violence and never accepting gratuities.

I recognize the badge of my office as a symbol of public faith, and I accept it as a public trust to be held so long as I am true to the ethics of the police service. I will constantly strive to achieve these objectives and ideals, dedicating myself before God to my chosen profession ... law enforcement."

It Appears That Some City Official, And Those In There Department Are Not abiding by this law enforcement code of ethics, and therefore leaves the impression in the public's eye that the department is corrupt. It doesn't paint a good picture. And in the words of Resseau, the previous corrupted sheriff, it "affects public confidence in this department." Remember the old saying, "that one bad apple spoils the whole barrel." It seems true in this case, you be the judge! In fact, we are sure that there are good law abiding officers in the sheriff's department, who agree and would probably even (given the courage) like to reclaim their "clean" image back, even to the point where they have to take action.

INTIMIDATION

On Monday, April 20, 1998 A.D., at about 5:00 p.m., an hour after the unjust judgment of Victor Greig, sheriff Sills accompanied by Mr. Adams, and Tri County Electric Membership Corp., sped to the pylon, and yet another harassment incident occurred. It is no coincidence that this happened one day after the anniversary of the Waco, Texas branch of the Branch Davidian christian denomination tragedy, where the Alcohol, Tobacco And Firearms (ATF) raided and burned down a housing complex, killing 80 people, men, women and children with about 45 survivors.

When Sheriff Howard R. Sills reached for his gun in a threatening manner against the same security officer, Alberto Perez, he was hoping for a confrontation to justify a similar attack. They are trying to tie us into this image of a cult, which we are not. We are a group of law abiding citizens, minding our own business, and working together to create a healthy, clean, environment and contributing what we must for the upkeep of this type of neighborhood. We are not looking for any handouts, and that's not what they are expecting. So they want to harass and label us a cult.

Henry Torres, Ahmad Francis, Wendell Hardaway and Elden Patterson were onlookers of this provoking episode. Below, are their written statements:

Monday April 20, 1998 A.D., 17 1/2 Hours (5:30 P.M). I, security officer Alberto Perez was at my post at the pylon when a black Ford Crown Victoria pulled up along with a

Tri County Emc truck and a Putnam County sheriff's car. The individual in the unmarked car was Sheriff Howard Sills who claimed that he was coming to shut off the power at the Rameses Social Club. I instructed him to wait till I called Superior Officer, Chief Security Officer Claude Turner to come down. He asked, "If he could enter through the pylon onto the land?" So I let him in. He went to make a U-turn. Meanwhile, the electric company's truck and the Putnam County sheriff's car were waiting at the pylon. I called for Superior Officer, Chief Security Officer Claude Turner to come down and assist me in handling the situation. At that moment, Superior Officer, Chief Security Officer Claude Turner did not have his radio on him, so I called for Security Officer, Henry Torres to assist me. He, (security Officer, Henry Torres) responded by coming down. At that some moment, Sheriff Howard Sills came out of his vehicle and told me, "that he wasn't going to wait, and I responded to him, "stating that Chief Security Officer Claude Turner would be coming down in a moment." He became arrogant and said, "he wasn't going to wait at all, for Superior Officer Chief Security Officer Claude Turner and that I better let the Tri Country Emc. and the Deputy Sheriff in, or else he would have to arrest me for obstructing the law." I proceeded by stating that, "how could he arrest me on my own property, and on what charges, and that he did not issue a warrant or any papers?" He then stepped to me aggressively and put his hand on my arm and went in his back pocket as if to grab his gun and/or hand cuffs." He went to pull his gun! So, I immediately reacted by brushing his hand off me and told him, "that he had no right to put his hand on me." And that he was on private property and that I, as a security officer and a part of a legally registered security agency; registered with the state of Georgia. He had to respect my position and that I was only doing my job." Also due to the fact, that I did or was not aware of the situation that was arising. When Security Officer Henry Torres came down, he spoke with the Sheriff Howard Sills and the sheriff spoke with him, which at that time Superior Officer, Chief Security Officer Claude Turner and attorney, Ronny Jones came down. At that moment, Sheriff Howard Sills, Tri County Emc. and the deputy sheriff proceeded up to the Rameses Social Club.

Officer Alberto Perez

Monday April 20th 1998 17:18 (5:18 pm) I heard a transmission for the Chief Of Security to come to the entrance (pylon). I immediately glanced towards the pylon and saw an unmarked car entering onto the property. There was a truck also turning in from the Road 142 and knowing that trucks and construction companies are frequently called onto the land, I returned to the U.P.S. truck I was dealing with at the time. I asked someone else to receive the delivery and suddenly I heard another transmission for the Chief Of Security followed by one for myself. I detected more urgency in the voice and quickly called back to say I was coming, since I was closer. As I was driving down, I saw the truck blocking the entrance backed up by a Putnam Sheriff's Department car (black and white) I saw a man coming aggressively towards our Security Officer at the entrance. There was a van in front of my vehicle waiting to get out, so I could not see them for a moment. As I got out and walked past the van I saw our officer pull away from the man and vehemently told the individual, "he had no right to put his hands on him and no grounds for his actions." He reminded him that he should have respect for the private property as well as the security and that all he was doing was calling for his Superior Officer. I almost didn't recognize that it was Howard Sills in a suit and dark sunglasses, but as I got closer he addressed me and I knew it was him, having seen him twice before. He got out of the security officer's face and approached me. I asked if there was a problem and he pointed his finger ever so closely to the officer's face and arrogantly barked out "This is the problem." I saw he was in a hostile mood and decided to intercept his attention and hopefully defuse his apparent fury. Intensely and deliberately, he declared that we were not ready for that level of escalation and menacingly threaten us, "SO BEWARE!!!" There were women and children in the immediate vicinity and I assured him that would not be necessary. He then went on to impress upon me that the building inspector had the power to order utilities cut off from the building and that it was within his power to arrest anyone obstructing that. I assured him that the young officer had no such intent and had only called us because he had not understood him. (As he was instructed to when not clear on

any given situation and not seeing or being issued any papers or warrant or being informed who was in the unmarked car that Sills brought onto the property did constitute an unusual situation). Then he said, "he would not wait for our lawyer (who was walking down with the Chief Of Security) or security, "Am I understood?!!" We stepped aside and Sills, the truck, and the black and white went on in onto the property. We later came to find out that the passenger in his car was none other than Jerome Dean Adams Sr. I couldn't help but wonder if all the anger and contempt that Howard Sills exuded was self motivated or instigated by Jerome Adams. I just want to notify all members, family, and visitors of what was obviously a threat, so please inform them as Howard Sills so blatantly put it, "TO BEWARE!"

Officer Henry Torres

Elden Patterson: On April 20, 1998, it was very early in the evening, Monday April 20 1998. My fiancé and myself were departing in our vehicle from our visit to the pyramids on Shadydale rd. an unmarked police vehicle blocked our exit, behind him was a truck, and a deputy squad car, a security guard in uniform is posted at the front gate, when we drove up there was some man causing a disturbance. We recognized him immediately from his pictures in the newspapers. It was Sheriff Sills. Sheriff Sills was screaming in obvious anger. The uniform security guard at the front gate, calmly informed him he would simply radio clearance from his superior officers. A quick and mandatory procedure, taking only a few minutes or less and he could proceed through. Sheriff Sills felt he didn't have to wait, he was totally unreasonable. He angrily refused to acknowledge any chain of command including his own laws. He was outraged his authority was questioned. My fiancée and I watched from our vehicle, thinking he would announce whose authority he was acting on, or show a warrant, or at least identify himself. To that point nothing. Not only did he demonstrate a complete lack of respect for individuals rights there person and property he placed himself above laws he's sworn to uphold. His conduct was disgraceful for a law officer or anyone. He screamed, shouted, jumped around like a spoiled 3 year old. "It was quite obvious he was unable to perform his duties in a professional manner. His personal dislikes rendered his prejudice, that is bias in his duties, rendering him emotionally unfit to carry out his job and perform fairly or logically. He bullied the guard with threats, intimidation, violent harassment, force, even assault and battery. Anger dominated his common sense when he jumped in the guards face he was no longer in control of his emotions. He was a threat to anyone around him. In his futile attempts to force dominance and submission. He purposely initiated physical contact as an intimidation tactic. Sometimes it was just simple battery, sometimes he was more violent and the contact was rage fueled and forced the guard backwards. I am a witness to this assault and will gladly testify. It is inexcusable we pay his salary, we are his employers. We will not stand by and be harassed and intimidated by an officer of the law, who uses his badge to settle personal differences and bias. I watched from my vehicle his anger became more violent, more dangerous. Shouting in anger, he bumped the guard again. Each time the guard backed away, he'd run up on him again. Numerous times initiating physical contact. The guard finally shouted over him, "I'm a law officer registered by the state." Sills was in violation and continued in his harassment and assaults of getting in the guards face and aggressively and intentionally and violently bumping, and pushing in his futile attempts to start a confrontation. I became concern when Sills fumbled nervously under his jacket. His unstable state of mind, and his unpredictable behavior, lead me to believe he was capable of a deadlier assault. I got out of my vehicle, and verbally expressed my disgust in his unprofessionally behavior. When the other guards appeared, situation began to calm. Sills didn't want calm. it's ironic an officer whose suppose to keep the peace, should be charged with disturbing it along with about four other charges. This man should be investigated, and persecuted and I will testify.

Elden Patterson

Isn't it true that any gun carrying law enforcing personnel, including sheriffs, are only suppose to reach for their weapons when: (1) self-defense; (2) their or someone else's life is being threatened; (3) or if they are being shot at? None of which happened, which goes to show you that they came with the intent to harass or to provoke us. Is it

illegal for any law enforcing personnel to forcibly enter into someone's private property without the proper legal papers? Add law... This is harassment, because approximately 45 minutes after the hearing was over, Sheriff Howard R. Sills, Mr. Jerome D. Adams arrived at the pylon in an unmarked vehicle. Along with them in a separate vehicle was Tri County EMC. Sheriff Sills approached the property purposely intending to harass and intimidate us. Once again we would like repeat that the sheriff and his organization, (which according to the Georgia Code Annotated, 11-1-201 G code section 08/08/97 11-1-201. under general definitions, organization is defined as: (28) "organization" includes a corporation government or governmental subdivision or agency, business trust, estate, trust, partnership or association, two or more persons having a joint or common interest, or any other legal or commercial entity." came to the private property within 1 hour of the unjust verdict and not the next day as stated in The Eatonton Messenger.

What was the purpose of the electric company coming out to turn off the electricity, if in usual circumstances, your electricity is turned on and off from the main office? When was the last time the electric company had to come out to your house to turn on or cut off your power? In speaking to several Eatonton residents, no one had to come into their home to turn on, or turn off, or even read the meter. All of this is done through computer and through the main office. Guess What? This sounds like harassment! Not to mention, why did Sheriff Sills, and Adams come with Georgia Power? What was the point or need? Again, sounds like harassment and trespassing, where one important official must flex his muscles! We say trespassing because, Ronny Jones, Victor Greig's lawyer, nor Victor Greig, are not partners of Rameses Social Club, and they all know this fact. So Victor Greig did not have the right to let anyone into Rameses Social Club, to turn off the power, nor to allow the fire marshal to inspect Rameses Social Club. The sheriff, Howard R. Sills and the fire marshal Lewis Brown, were allowed unto the private property of Mr. Malachi Z. York because Victor Greig (the ground keeper) was told that if the fire marshal was not allowed to inspect, he personally would be obstructing the law, and would be arrested which turned out to be against the law. So here again the law is broken, by the accusers. The real owners whose names appear on the certificate of business registration as Malachi Z. York, and Kathy Johnson, did not call the fire marshal, and did not give them permission to enter unto their private property. He, Ronny Jones is Victor Greig's (the groundskeeper) attorney not an agent to Malachi York, and Kathy Johnson, the owners of Rameses Social Club who were out of town at the time that sheriff Howard Richard Sills, when the building inspector, Jerome Dean Adams along with the Tri-County EMC, acted on a mere suggestion, of a bias judge and yet a second time broke the law, which goes to show that certain public service personnel don't know the laws that they so willing practice and enforce, or was their adverse actions to the laws intentional? According To The Georgia Code Annotated, Code Section 16-7-21

(a) A Person Commits The Offense Of Criminal Trespass When He Or She Knowingly And Maliciously Interferes With The...Use Of The Property Of Another Person Without Consent Of That Person, ..."

Malachi York, Kathy Johnson, nor Senator Leroy Johnson their lawyer gave the Sheriff, Tri-County EMC, and Jerome Dean Adams permission to enter into Rameses Social Club, for any reason. so without legal papers from the judge, authoring their actions, and without the permission from the owners of Rameses, these officials who are trying to say we willing break the law, have broken the law themselves, and this is not an isolated incident, breaking the law on their behalf has happen on several occasions in dealing with this case. Harassment is against the law, and actions will be taken if not rectified. The sheriff was also quoted as saying "you're not ready for this kind of confrontation."

Is that a threat? Let's see what the public thinks about that comment.

MISCARRIAGE OF JUSTICE

The Magistrate Judge of this case Sylvia S. Huskins, who is also an attorney in Eatonton, and resides at 101 Jenkins Drive with offices at W. Marion St. Eatonton, Ga, 485-2411, gave the verdict of guilty to Mr. Victor Greig on April 20, 1998 A.D. despite the different laws of higher courts as well county laws in favor of the defendant, which were presented in the courtroom, by Mr. Ronny Jones, the attorney for Mr. Victor Greig.

The "American Government" revised by William A. McClenaghan, Page 558, states: "both the justice courts and the magistrates' courts are sometimes criticized because, very often, their judges are not trained in the law". And even though the Code Book under section 15-10-25 Training requirements; payment of training cost states in part that "All magistrates shall periodically satisfactorily complete a training course as provided in article 8 of this chapter. All senior magistrates shall periodically satisfactorily complete a training course as provided in code section 15-10-223." It also states under section 15-10-22 Qualification of magistrates; restrictions on practice of law, in part that "(a) Each magistrate shall have been a resident of the county for one year next preceding the beginning of his term of office and shall as of such date be at least 25 years of age and shall possess a high school diploma or its equivalent. However, an officer becoming a magistrate pursuant to code section 15-10-120 shall be eligible to the office of magistrate without the necessity of meeting these qualifications. Additional qualifications for the office of chief magistrate or magistrate or both may be imposed by local law."

This could explain why despite all the laws well presented in this case by the defendants attorney Mr. Ronny Jones, against the prosecutor, Victor Greig was still convicted guilty of the 4 violations, and was given 30 days to pay the amount of \$45,750 or a bench warrant will be issued for his arrest for 1 year. Victor Greig was violated of his Eighth Amendment of the Bill Of Rights which gives him the "right to protection against excessive fines, bail, punishment. Excessive bail shall not be required, nor excessive fines imposed (\$45,750), nor cruel and unusual punishment (1 year jail sentence) inflicted."

Also in the Constitution Of The State Of Georgia (Revised January 1997) Section 1 Paragraph XVII. Bail; fines; punishment; arrest, abuse of prisoners. Excessive bail shall not be required, nor excessive fines imposed, nor cruel unusual punishment inflicted; nor shall any person be abused in being arrested, while under arrest, or in prison.

Every law enforcement officer, and or all courts are responsible to see that these rights are not violated - for any citizen," and in this case, Victor Greig's rights were violated.

Ques: What Is A Magistrate Judge?

Ans: According to the Black's Law Dictionary, Revised Fourth Edition, By Henry Campbell Black, M.A., Page 1103, Column 1, Magistrate is defined as:

"Magistrate: person clothed with power as a civil officer. A public officer belonging to the civil organization of the state and invested with powers and functions which may be either judicial, legislative or executive. But the term is commonly used in a narrower sense designating in England, a person intrusted with the commission of the peace, and in America, one of the class of inferior judicial officers such as justices of the peace and police justices. A magistrate is a officer having power to issue a warrant for the arrest of a person charged with a public offense. The word "magistrate" does not necessarily imply an officer exercising any judicial functions, and might very well be held to embrace notaries and commissioners of deeds.

According to the American Heritage Dictionary the word magistrate is defined as:

mag-istrate (m'j'-'str't', -str't) n. A civil officer with power to administer and enforce law, as: a. A local member of the judiciary having limited jurisdiction, especially in criminal cases. b. A minor official, such as a justice of the peace, having administrative and limited judicial authority. [Middle English magistrat, from Old French, from Latin magistratus, from magister, magistr-, master.

Before we go any further, again, let's review the case of Jerome Dean Adam's daughter, Judy Harper, A former Eatonton City employee, who stole \$10,824.66, of city money and admitted guilty to the crime. Judy Harper was sentenced under the first offender's act, and received 5 years probation after promising to pay back the \$10,824.66, plus \$1,150.00 in court fines, amounting to a total of \$11,974.66. So in actuality, all she had to do was give back the money that she stole, and pay \$1,150.00 with a 5 year probation, in a town where she was born and raised, with her family and friends, still enjoying all the liberties of a regular civilian. In other words, this was a slap, oh I mean a tap on the wrist. On the other hand, Victor Greig is found guilty of violating 4 county zoning ordinances, and is charged with \$45,750 and if not paid within 30 days, he will be taken to jail until paid, or serve a maximum, exorbitant sentence of 1 year! Is this a fair judgment? No, it is totally absurd! A convicted criminal received a 5 year probation for a crime that she admitted to. However, according to the Union Recorder, April 21, 1998, Milledgeville, GA. Victor Greig, was found guilty of operating a commercial/entertainment establishment in an agricultural district, failing to obtain a certificate of occupancy and changing a building permit and he was found guilty of failing to acquire building permits for two structures - a fountain and a drum stand. These so called violations were not cited until after the structures were built. Nevertheless, Victor Greig did inquire about the pylon being built, and he was consequently told "As Long As No One Is Residing There, It Does Not Need A Permit". No one resides at the drumstand nor the fountain, therefore it did not seem fit to acquire a permit like the pylon! Victor Greig, who was complying with the law, as far as he knew, was denied or given false information by the building and zoning office and is not a criminal, and did not commit a felony.

The previous hearing would not be considered a felony, it falls under a misdemeanor. According to "American Government" revised by William A. McClenaghan, Page 557, "A Misdemeanor is the lesser offense, (lower than felonies), punishable by a small fine and/or a short jail term."

Ques: What Is A Felony?

Ans: A fine of graver or more atrocious nature such as robbery, burglary, larceny murder, kidnapping, etc., which are punishable by death, imprisonment, fine, removal from office or disqualification to hold and enjoy any office of honor, trust or profit in the state than those designated as misdemeanors.

The point is, Victor Greig is being victimized, and harassed by the racist officials of this town, who are constantly targeting us, who as a fraternity are multi-racial and aren't bias to other people's beliefs nor backgrounds. His judgment was much harsher than Judy Harper who would be considered a felon. Theft, a popular name for larceny, which is defined as "felonious stealing of corporeal, personal property belonging to another" was Judy Harper's crime. Victor Greig's fine of \$45,750.75 is more than triple the amount of Judy Harper's fine, totaling \$11,974.66, with no threat of imprisonment. So now, where is the slap on the wrist for Victor Greig? Or do you have to be a family member, of one of the officials in the town of Eatonton in order to receive proper justice "according to the law"?

We have appealed this verdict. We will take the legal steps as far as the Supreme Court if necessary. We are going to get a team of lawyers together, to also fight for those in Eatonton who have been

victimized or harassed by these same officials.

WELL-WISHERS

Many of the people in town have been reported as commenting that "it's about time someone spoke up about the city's corrupted officials", or to be more direct, a Dr. Vincent Seiwerth overheard remarks by the locals at the Wooten Barber Shop, as saying, "They were not pleased with our newsletter" entitled "Why The Conspiracy To Defame The Pyramid People?", however "The Corruption They Mentioned In Regards To The Eatonton Officials Are True, And At Least They (The Pyramid People) Pay Their Bills And We (Eatonton Locals) Need More People Like Them (The Pyramid People) And Get Rid Of The Bums."

An anonymous old woman was quoted as saying, that "she has been attending these board of commission meetings for ten years and that the officials are getting worse and worse." This was in reference to the racist statements like, "This is not Africa" and that "The President Went To Africa." When this comment was made known to a commissioner of Putnam county, Mr. Moore, he said he would ask Planning and Zoning to investigate it. We will be looking forward to this investigation.

As one of the members of our fraternity was returning to the hearing on Thursday, April 16, 1998, after the second intermission, one Eatonton resident showed his concern by asking her "Is York winning his case?" He was then informed that the hearing wasn't over yet, and he proceeded to yell out "Good Luck."

Another anonymous local supporter was quoted as saying "It's about time we realize that we can truly make a change."

These well wishers are just that, well wishers! They are not making any attempt to step up and take action against these blatant, racist town officials who constantly harass and/or try to intimidate those of us who are law abiding citizens for no other reason than our color, our culture, or way of life. They are satisfied with the way things are for the sake of keeping the peace. Remember that the laws of this state haven't changed in over 108 years and if you go back, 108 years takes you back to the Post Slavery era.

The honest people of this town should not be intimidated by these corrupted officials. There is an ongoing investigation of these officials, and if it is found that they have done anything adverse to their position, we will recall them in accordance to the Georgia Recall Act of 1989, edition, Reprinted From The Official Code Of Georgia Annotated And 1995 Cumulative Supplement, under Title 21 Elections, Chapter 4, Recall Of Public Officers Section 21-4-3 "Definitions;"

"(7) Grounds for recall" means:

(A) That the official has, while holding public office, conducted himself or herself in a manner which relates to and adversely (opposed, contrary) affects the administration of his or her office and adversely affects the rights and interest of the public; and

(B) That the official:

(i) Has committed an act or acts of malfeasance (evil doing; ill conduct) while in office;
(ii) Has violated his or her oath of office;
(iii) Has committed an act of misconduct in office;
(iv) Is guilty of a failure to perform duties prescribed by law; or
(v) has willfully misused, converted, or misappropriated, without authority, public property or public funds entrusted to or associated with the elective office to which the official has been elected or appointed.

(8) "misconduct in office" means an unlawful act committed willfully by and elected public official or a willful violation of the code of ethics for government service contained in Code Section 45-10-1."

So if we can "cite" any of these official under this section, they will be dealt with in accordance with the law. And for

all you well wishers that know for a fact that the statements in this newsletter are true, you are all welcome to take a stand and help to make a change. The time is now!

DID YOU KNOW

-the office of the sheriff receives a salary, but few states allow county sheriffs to collect fees for their services - the more the arrests made, the more fees received. As might be expected, this procedure has often led to corruption and an uneven administration of justice.

-the "American government" revised by William A. McClenaghan, page 594-595, it states: "zoning ordinances must be reasonable. Remember that the 14th amendment, prohibits any state -- and its cities, of course--the power to deprive any person of life, liberty, or property without due process of law. clearly, zoning does deprive a person of the right to use his or her property for certain purposes.

-prior to 1991 there were no ordinances for zoning. people were allowed to do what ever they wanted to do on their land in this county.

-nearly every city of any size in The United States is zoned today; the only major exception is Houston, where zoning was turned down by popular vote.

-magistrate are considered justice of peace based on the city, and in some places justices of the peace are still paid out for the fine they take in. The more and the heavier the fines they impose, the higher their incomes. This "fee system" can lead to any number of abuses. At the very least it raises serious questions about the fairness of the trial a defendant can expect and/or the fairness of the verdict a justice of the peace hands down. Spend one day in the Eatonton, courts, and notice the amount of fines given. If you are one of those people who feel they were given unfair fines, write us a letter about it. It would help us in our case.

-The "American Government" Revised By William A. McClenaghan, page 558, states: "many insist that the fee system means that "JP" really stands for "Judgment For The Plaintiff." The Practice Also Encourages "Fee Splitting" An Arrangement In Which Judges Can Increase The Number Of Misdemeanors They Hear By Agreeing To Share Their Fees With Those Arresting Officers Who Bring Such Cases To Them. The "speed trap" is probably the best known and most common result of a fee-splitting situation".

-Magistrate courts 15-10-2, (5) the trial of civil claims including garnishment and attachment in which exclusive jurisdiction is not vested in the superior court and the amount demanded or the value of the property claimed does not exceed \$5,000.00, provided that no prejudgment attachment may be granted;

-The following is a list of some of the elective offices of county government: board of county commissioners (or a sole commissioner), clerk of the superior court, judge of the probate court, tax commissioner, sheriff, coroner, surveyor, and county treasurer.

-the following is a list of county officials that are appointed (not elected); county clerk, county attorney board of tax assessors, emergency management director, building inspector, county administrator, data processing department, voter registrar, public works department, planning commission, and county police.

-the Black Law's Dictionary, Abridged Fifth Edition, By Henry Campbell Black M.A., 1983, Page 318, Column 1, "Fee Splitting" As "Division Of Legal Fees Between Attorney Who Handles Matters And Attorney Who Referred Such To Him Or Her. Referrals Commonly Occur When Referring Attorney Lacks Expertise, Or Experience To Effectively Handle The Particular Matter".