

In A Nutshell, The Whole Point Was To Disturb These People's Peace. They Saw A Group Of People Of Different Nationalities Getting Along, Happy And Working Together In A Peaceful Environment. This Gave The Racist A Flash Back To The Civil Rights Movements Of The 60's When People Of All Races Were Coming Down Here From All Across The Country To March With Dr. Martin Luther King Jr. And In Particular The Jewish Community Went Out Of Their Way To Support The Civil Rights Movement. All Of These People Put Their Lives On The Line For Justice. As Dr. King Said In His Address At March On Washington For Jobs And Freedom, August 28, 1963 A.D., Washington D.C., "I've Been To The Mountaintop... With This Faith, We Will Be Able To Achieve This New Day, When All Of God's Children-Black Men And White Men, Jews And Gentiles. Protestants And Catholics-Will Be Able To Join Hands And Sing." And Now That We Are Trying To Fulfill That Dream That Dr. King Had Where He Said "I Have A Dream That One Day On The Red Hills Of Georgia The Sons Of Former Slaves And The Sons Of Former Slave Owners Will Be Able To Sit Down Together At The Table Of Brotherhood. (And He Asked America To) Let Freedom Ring From Stone Mountain Of Georgia." Nuwaubians Are Trying To Accomplish This While Racists Are Trying To Tear It Down Like They Did In The 60's And Promote The Evils Of Racism Subtly.



**Dr. King Praying And Walking Hand In Hand With Jewish Rabbis**



**Like The Jews Say About The Holocaust NEVER AGAIN!**

We As Members Of The NAACP Urged People To Join. As The Chairman Of The Board Of The NAACP, Mr. Julian Bond Said At The 90th Anniversary On Public Television, The NAACP Is Back And Stronger Than Ever With An Increasingly Fast Growing Membership. When They Saw All Of This Unity, It Ruffled Their Feathers. They Could Not Bear To See People Working In Harmony Without Their Help. They Are The Racists Who Pretend Like They Want Racial Harmony Yet Are Always Subtly And Blatantly Doing Things To Cause Racial Unrest. Not To Mention That Some Of Their Boys Have Even Gone Out To Mr. York's Private Property Screaming Racial Slurs, Obscenities And Threats Of Bodily Harm.

So Now People Of Eatonton, What Is The Point? To Keep That One Club Closed. All Of This Is Being Done By One Man That You All Have Let Get Out Of Control. Sheriff Howard Richard Sills Started Serving Court Papers Improperly, Was Obviously Aware Of It And If He Wasn't Aware Of It, The Concerned Citizens Of Eatonton Made Sure He Knew It Through Hundreds Of Flyers And Now A Newspaper. To Cover His Mistakes, His Violation Of The Laws Escalated Into This Mess That It Is Today. Instead Of Sheriff Howard Richard Sills Admitting And Correcting His Mistakes, He Would Rather Cost The County And Tax Payers Thousands Of Dollars In Court Fees And Suits In A

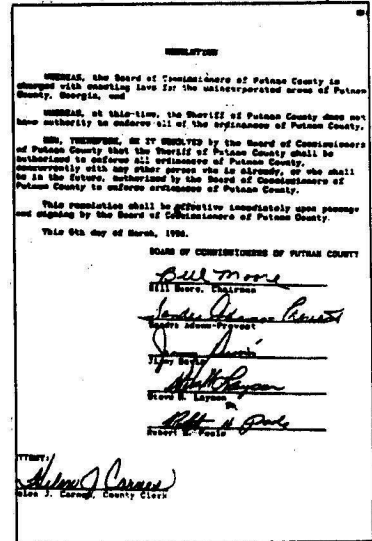
Situation That Can Be Resolved. If Sheriff Howard Richard Sills Would Let His Pride Down And Rectify This For One, By Doing Things The Proper Procedural Way And Admit That He Was Wrong, He Blew This Whole Mess Out Of Proportion, And He Literally Overreacted As Senator Floyd Griffin Said In *The Union-Recorder* Newspapers Dated May 8, 1998 A.D. If You Didn't Let Your Personal Feelings And Dislike Of A People Get In The Way Of Your Professional Judgment, This Would All Be Over. Dr. Martin Luther King Jr. Said It Best "Injustice Anywhere Is A Threat To Justice Everywhere." **IN GOD WE TRUST.**

**CONCERNED CITIZENS OF EATONTON**-<http://www.unc.edu/~ferrelld/ccoe.htm>

# IN A NUTSHELL!!

To Initiate What Has Turned Into An Ongoing Saga, The First Thing That Sheriff Howard Richard Sills Set Out To Do Was To Close Rameses II Social Club Because Of Alcohol Being Sold There. He Claims He Heard From A News Report, Aired March 3, 1998 A.D. By Mr. Doug Richards On Fox 5 News Station, That Alcohol Was Being Served At Rameses II Social Club, Which Was For Members Only, Making It A Private Social Club. Needless To Say, This Was Proven To Be A Lie. This False Statement Was Made On The Part Of Mr. Doug Richards, Which Helped To Set Off A Chain Of Events That Has Led Up To This Ongoing Situation.

But Let Us Add Before Going Any Further That A Letter Dated March 5, 1998 A.D., 2 Days After The Fox 5 Report Aired, Was Submitted To The Board Of Commissioners By Sheriff Howard Richard Sills Asking Them To Grant Him Power To Become The Enforcer Of County Codes Which Would Include "Traffic Related Matters, Illegal Dumping/Littering, Alcohol Violations And Any Future Ordinances Regarding Disorderly Conduct." In A 2 Minute Meeting On March 6, 1998 A.D., The Board Of Commissioners Said "Yes" To This Request, And Passed A Resolution, In Violation Of Counties Home Rules As Found In The Georgia Constitution Article IX Section II Paragraph I (1) Which Reads And I Quote: "Such Local Acts May Be Amended Or Repealed By A Resolution Or Ordinance Duly Adopted At Two Regular Consecutive Meetings Of The County Governing Authority Not Less Than Seven Or More Than 60 Days Apart." Do You See The Plot Unfolding?



**Resolution Making Sheriff Sills The Code Enforcer**

It Is Becoming More Clear That Sheriff Howard Richard Sills Set Out On A Mission To "Get" The Nuwaubians Because Prior To March 5 & 6, 1998 A.D., None Of The County Codes Were Being Enforced By Sheriff Howard Richard Sills. He Didn't Seem To Care Until He Thought The Nuwaubians Were Making Alcohol Violations Which He Assumed To Be True From The Fox 5 Report (For Details Read "An Overuse Of Force!!", Flyer #31 "What Are The Legal Qualifications Of A Building Inspector?", "Sheriff Howard Richard Sills Caught On Videotape Littering On Private Property (Highway 142 Putnam County)").

Now Just To Give You A Briefing On What Happened, Sheriff Howard Richard Sills Went Out To Tama-Re, Egypt Of The West On March 9, 1998 A.D. To See Mr. Victor Greig. Sheriff Howard Richard Sills Asked Mr. Greig If They Sell Alcohol Out There. Mr. Greig's Response Was "No We Don't." What Is Important To Note At This Point Is That On Public Broadcast Radio Stations, Love 103 In Milledgeville With Mr. Reginald Williams And Foxy 107 In Macon With Lord Maestro, There Were Repeated Advertisements To Reach All Of The Members In Georgia. The Advertisement Begins With No Drugs And No Alcohol. This Was A Paid For Advertisement By The Club Owner, Mr. York, And Was Pretty Obvious To All Listeners That The Club Advertised No Drugs And Alcohol. But If You Had Ulterior Motives, You Could Pretend, As An Investigative Officer, That You Didn't Know About These Multiple Broadcasts To Members. All In Order To Pursue Your Own Agenda. So Ignoring The Media, Other Than Mr. Doug Richard's Opinion, Would Leave You With The Misinformation That Alcohol Was Being Sold. When He Approached Mr. Greig, (Who He Thought Was An Owner Or Agent, When In

Fact He Wasn't Either To The Club Or To Mr. York) And Was Told, "No They Don't Sell Alcohol" Simply Because He Frequents The Club, At This Point, The Sheriff Must Have Realized That His Initial Plan To Bust The Nuwaubians On Alcohol Violations Was Not Going To Work.

Eight Days Later, He Had To Come Up With A New Plan. Forget The Alcohol Because That Won't Work And Start Something Altogether New. So Sheriff Howard Richard Sills Went Out To Mr. York's Private Property On **March 17, 1998 A.D** And Cited Mr. Greig For Constructing A Fountain And Drum Stage. Again, He Cited The Wrong Person. He Randomly Picked-Who He Thought Was A Legal Agent, Never Asking For Proof (Something He Is Accustomed To Doing Because When He Confronted Mr. Thomas Chism He Claimed He Didn't See Him On Record As Mr. York's Agent.) This Was A Fact Later To Be Proven To Really Exist On File. So He Was Wrong. He Did Know Enough To Ask For Proof In The Case Of Mr. Chism But Not In The Case Of Mr. Greig, Making His Citations Unlawful. His Next Plot Was That Mr. Greig Constructed The Drum Stand And The Fountain Without A Permit.

However, These Were To Be Structures On Private Land That Would Not Contain Plumbing For Bathrooms Or Be Used By The Public. They Were Merely Monument Structures, Because At That Time The **Putnam County Planning And Zoning Commission Eatonton Georgia March 1993 A.D. On Page 5, Line 29, 30 Section 1-105.2** Stated "*Building Permits, A Building Permit Is Required For Most Types Of Construction In Putnam County. See The Requirements Under Putnam County Building Code.*" And The **Putnam County Building Code Section 6-103 Permits** States: "*When Required Generally, It Shall Be Unlawful To Commence The Work, To Construct, Enlarge, Later, Repair, Move, Remove Or Demolish Any Building, Structure, Or Any Part Thereof; Or Any Equipment, Device Or Facility Therein Or There On; Or To Change The Occupancy Of A Building From One Use Classification To Another Requiring Greater Strength, Exit, Fire, Electrical Or Sanitary Provisions; Or To Change To An Unauthorized Or Prohibited Use; Or To Install Or Alter Any Equipment For Which Provision Is Made Or The Installation Of Which Is Regulated By This Building Code; Without Having First Filed Application And Obtained A Permit Therefore From The Building Official...*"

Now Bear In Mind That At This Time, Mr. Victor Greig, Who Had Now Assumed The Role, Went And Spoke To Mrs. Marianne Tanner Who Informed Him That There Is Nothing In The Code Book For The Building Of A Fountain Or Drum Stand. This Gave Him The Impression That It Was Alright To Build It. Meanwhile, A New Code Book Was In The Making. **Putnam County Planning And Zoning Commission 1997 A.D. In The New Ordinance Book Page 130 Section 7.2: Building Permit** Required It Changed All Of A Sudden. And It Reads: "*It Shall Be Unlawful For Any Building To Be Located, Erected, Moved, Expanded Or Structurally Altered For A Cost In Excess Of \$300.00 Without Obtaining A Building Permit Issued By The Building Inspector In Conformity With This Ordinance.*"

So As You Can See The Law Changed Right In The Midst Of The Incident Which Left The Nuwaubians To Look Like They Were Intentionally Disregarding The Zoning Which Was Not The Case. So This Was Not A Malicious Act To Intentionally Violate Eatonton's Codes, It Was Building Monuments To Beautify One's Personal Property Yet It Was Made To Look Like It Was A Disregard Of Eatonton's Codes. Later This Was Proven To Be False And The Drum Stand And The Fountain Were Approved And Have Been Constructed.

So He Needed A New Plan. This Led To Rameses Private Social Club On Private Land Being The Next Attack Plan. They Cited No Certificate Of Occupancy, For Commercial Entertainment In A-G (Something That Is Permitted), And For Not Changing The Original Permit. Firstly, A Private Social Club Is Legal On A-G And Within Its Boundaries It Is Lawful To Have Concessions For Various Things. There Is Nothing In The Code Book That Says Otherwise. After This, They'll Probably Add Something. But To Date, There Is Nothing That Says A Church, Social Club, Hunting Club, Or Dance Club Can't Have Social Gatherings For Its Members And Entertain Themselves, Exchange Gifts Or Purchase Paraphernalia Pertaining To The Private Club. So In Fact, This Was Not Registered As A Public Business It Was Registered As A Private Social Club With Card Holding Members In The Form Of Passports And Their Guests.

As Far As Changing The Permit Is Concerned, **Mr. Jerome Dean Adams Sr.**, As The Legal Chief Building Inspector Had A Legitimate Argument. But That Wasn't The Sheriff's, Mr. Howard Richard Sills, Responsibility Or Right. He Was Supposed To Be Concerned With The Sale Of Alcohol. When That Was Proven To Be False, He Should Have Stepped Back Into His Capacity As Sheriff Of Putnam County To Fight Crimes In Putnam County, Which By The Way Was On The Rise And Still Rising. But No, He Was On A Personal Mission. So He Took On The Role Of Code Enforcer While Contradicting His Own Statements In *The Eatonton Messenger* Dated **March 12, 1998 A.D.** That He Wasn't Qualified For Such A Position And Wouldn't Know

**Attorney Senator Leroy R. Johnson**, Gave An Eloquent Speech And **Attorney Roy Miller** Clearly Stated All Of The Reasons Why **Mr. York's Private Property** Should Be Rezoned. Make Note That 2 Other People Requests Were Approved For Commercial Use That Very Same Day. Dave And Paul Hoops Requested To Rezone From R-1 To C-1 And Subdivide Into Lots Five Acres On Harmony Road. Hobert Ralston/James A. Nolan Requested To Rezone 5.89 Acres On Old Phoenix Rd With A Commercial Building Built In 1979 A.D., From AG To C-1 For A Restaurant.

Yet, It Was Amazing To Watch The Faces Of Some Of The Commissioners Who Already Had Their Minds Made Up That They Were Not Going To Approve The Rezoning Request That Members Of The Zoning Board Had Suggested. Before The Hearing Was Even In Session, You Could See Different Officials In Huddles Talking Very Low Key Because The Zoning Board Suggested To The Board Of Commissioners To Deny Something That They Told Mr. York To Request. It Was All A Big Trick. It Was Plain To See Who Were All In Cahoots With Whom. The Hearing Didn't Last Any More Than 20 Minutes. This Long Awaited Hearing From July To November 1998 A.D. Was Over Only For The Board Of Commissioners To Deny The Request.

Make Note Of Some Suspicious Goings On With All Of This Zoning Talk. It Was Reported That Mr. Bill Moore (The Former Chairman On The Board Of Commission) Sold Some Land To Andy And Diane Holder, And Allowed Them To Operate A Commercial Business Without A Commercial License. This Business Has Been In Operation For At Least Three Years. And Now The Board Of Commissioners Are Looking To Rezone This Land From H-1, Heavy Industry To R-2 Residential As It States In The **January 28, 1999 A.D., The Eatonton Messenger** Newspaper. The Notice Of This Meeting States That This Land Is Found On Map 54 Parcel 45 A, However In Doing Research We Find Out That There Is No Such Thing As Map 54 Parcel 45A, Not To Mention That According To The Putnam County Ordinance Book, Andy Wreckers Service, In So Far As Moving Housing Is Not Allowed In Neither, Heavy Industry Or Residential. Obviously Something Is Being Done Undercover.

Now Here We Are Almost A Year Later And Rameses II Social Club Is Still Closed (And Has Never Been Re-Opened At Anytime Since Being Padlocked By The Order Of Sheriff Howard Richard Sills). Time And Information Has Proven That It Was Illegally Closed. This Whole Big Mess Has Gone Way Too Far Because Of The Greed Of One Man Who Has Too Much Pride To Admit That He Was Wrong. This Started Out As A Simple Citation And Has Turned Into An Episode Of An Outdated Scene From A Perry Mason Show. But This Greedy Man Doesn't Work Alone. Not Only Are His Attorneys, **Francis Nearn Ford, An Out Of Towner From Up North, New Jersey And County Attorney Dorothy Jean Adams** A Part Of The Plotters, But An Even Greater Tool Is Being Used To Their Advantage But Will Prove To Be Their Greatest Enemy. Thanks To Journalists And Reporters Such As **Mrs. Sarah Wallace** From ABC Channel 7 News In New York, **Mr. Bill Osinski** (Writer For The Atlanta Constitution), **Mr. Rob Peecher** (Writer For The Eatonton Messenger), **Mrs. Cheryl Fincher** (The Girlfriend And Writer For The Macon Telegraph), **Mrs. Jena Frazier** (Writer For The Macon Telegraph), And Many More Although You Didn't Mean The Nuwaubians Any Good By The Articles You All Have Written, We Would Still Like To Say Thanks Because The Nuwaubians Could Not Have Paid For This Much Publicity (*For More Information Read Flyer #14 "If We Can't Trust The Media To Give You Facts Who Can You Trust?" And Flyer #25 "Is The Media Working For Or Against The Nuwaubians?"*).

You All Have Given The Nuwaubians So Much Exposure That This Savior's Day Celebration Will Be The Greatest Ever. But To Counteract Their Malicious Attempts To Destroy The Nuwaubians, Journalists Such As Assistant Editor Of *The Macon Telegraph* **Mr. Charles E. Richardson**, Publicist From Atlanta **Mrs. Regina Lynch-Hudson**, Reporter For The *Black News Wire* Out Of Washington D.C., **Mr. Malik Russell**, Editor Of The *Madison News* **Mrs. Paula Pennell**, **Mr Roy L. Parrish**, Have All Returned Positive Stories And Have Listened To Both Sides Of The Story. We Would Like To Thank These People For Being Fair.