

People Of Eatonton, Don't Let Them Fool You!!!

This Is A Message To All Citizens Of Eatonton, And Putnam County. Be On Your Guard. And Do Not Be Discouraged By All The Negative Comments, Statements, And Media Coverage About The Flyers, Bulletins, And Newspaper Printed By The Concerned Citizens Of Eatonton And People Against Violence In Eatonton, And Others On Behalf Of The Nuwaubians. Don't Let Them Stop You From Reading, Because What Is Printed In These Bulletins Is The Truth About The Unlawful Violations Going On In The Town You Live In. We Show You Documents, Newspaper Clippings, Minutes To Court Cases And Public Hearings, Georgia State Codes, Laws From Recognized Legal Dictionaries Etc. The Flyers, Bulletins And Newspapers Have Given You Things You Should Know About Like The Laws, Codes, The County Officials And Their Duties And How Some Of Them Overstep Their Bounds And Corruption That Goes On In Putnam County. You Now Have A Voice And A Different Outlook On The World Around You.

The Laws And Codes That Are Quoted Are Not Only To Apply To The Situations Concerning The Nuwaubians, But Also Are For You People Of The Town As Well. You Should Know Your Rights As An American. Such As The First Ten Amendments Which Are:

1) "Fundamental Rights Of Religion, Speech, The Press And Peaceable Assembly" All Of Which Are Exercised By The Nuwaubians, And Other Citizens That Have Gotten The Courage To Speak Up Through Different Literature, Leaflets And Bulletins. **YOU CAN DO THIS ALSO.**

2) "Right To Security: Guarantees The Right To Bear Arms." This Right Was Violated By The County Official Sheriff Howard Richard Sills, When He Told Chief Security Officer Claude G. Turner, If Anyone Carried Guns On Mr. York's Privately Owned Property, He Would Arrest Them. Yet This Same Officer Says He Is A Defender Of The 2nd Amendment Himself. Isn't This A Contradiction, Being That Sheriff Howard Richard Sills Is A Constitutional Officer, And Just Violated The Constitutional Right Of The Guards. The Reason For Carrying Arms Was To Ensure The Safety Of The Residents As Well As The Tourists And Visitors Because This Was During The Annual Celebration That Occurs Every Year. It's Not Like It Was For Anything Unreasonable. This Was Just Further Harassment, And Again A Violation Of Our Constitutional Rights. Has Anyone Ever Told You, After Having Their Gun Legally Registered With Sheriff Howard Richard Sills, As The Nuwaubians Had, And That If He Caught Anyone Carrying A Gun, Not Shooting, But Carrying That They Would Be Arrested? If This Has Happened To You, Know That You Too Now Have A Case Against This County Officer.

3) "Quartermen Soldiers; Guarantees That Citizens Will Not Be Required To Shelter Soldiers In Their Homes."

4) Searches And Seizures Prohibits Searches And Seizures Of Persons Or Property (To Protect Privacy). Sheriff Howard Richard Sills Has Violated These Rights Also By Coming Out To Mr. York's Privately Owned Property, And Illegally Removing The Electrical Meter From Rameses II Social Club. On April 20, 1998 A.D. Without Properly Signed Or Stamped Papers, Nor Did He Go Through The Proper Channels By Informing The Chief Operator Mr. Chuck Lynette. The Order Did Not Say To Have The Meter Removed Today Or Else. This Action Was Fueled By His Own Personal Vendetta Against The Nuwaubians. The Removal Of The Meter Was A Violation Of O.C.G.A. 16-8-2 And O.C.G.A. 16-7-25. A Point To Be Made Here Is That This Meter Was Public Property Also. Anyone Of You Who Have Had Something Stolen, From You Such As The \$7,000 Dollars Stolen From Ms. Sharon Ann Harris By The Accused Officers Captain Charles E. Myers And Detective Noell Lee Wilson Was Wrong, Regardless If She Is Considered A Criminal Or Not.

5) "Rights Of Defendants Guarantees Accused Persons A Fair And Legal Trial And That No One May Be Tried Twice For The Same Crime: Forced To Testify Against Oneself; Or Have Private Property Taken Away For Public Use Without Fair Compensation." These Rights Have Also Been Violated Against Many Of The People Who Have Had Trials In The Town Of Eatonton, Without Being Informed That They Are Entitled To A Trial By Jury. You Can Have Another Chance. The Only Problem Is, The Plotters May Lose All The Money That They Already Collected In Fines. Oh Well That Is Just To Bad, As Law Enforcement Officials They Are Supposed To Know And Carry Out The Law And Ignorance Of The Law Is No Excuse. What This Means For A Loved One Of Yours, Is A Chance To Correct A Conviction Of A Crime They Were Not Guilty Of. They Now Have The Chance They May Need So That Justice On Their Behalf Can Prevail.

This Fact Was Initiated By The December 16, 1998 A.D. Trial Date Of Mr. Thomas Chism Who Asked For A Trial By Jury. This Was Something Unheard Before. Magistrate Judge Sylvia Huskins Called For A 15 Minute Recess To Look Up In The Law Books, To Verify Mr. Roy Miller's

And If This Doesn't Come To An End Soon, So Can We Disband This Types Of Articles And Move On With Our Lives, And Stop All Of This Pettiness And Stone Throwing At Each Other And Learn To Work For The Betterment Of This County Because This Is Our Home Now Permanently Also. You Will Learn Some Pretty Interesting Information About These Officials In Putnam County. We Are Here To Stay.

There Are Some New Laws In The Making, If You Didn't Know Let Us Inform You. As Of July 1, 1999 A.D. A Bill Will Be Added To Amend Code O. C. G. A. Section 8-2-26 That Pertains To Building Inspections And We Quote: "Relating To The Enforcement Of State Minimum Standard Codes Applicable To Construction So As To Provide That Registered Professional Engineers May Conduct Inspections To Determine Code Compliance; To Provide For The Inspections To Determine Code Compliance; Section 1 (2) Any Inspection Conducted By A Registered Professional Engineer Shall Be No Less Extensive Than An Inspection Conducted By A County Or Municipal Inspector." This Means That You No Longer Will Have To Go Through

The Chief Building Inspector, Mr. Jerome Dean Adams, Who In The Case Of The Nuwaubians Delayed Their Permit Approval For Personal, And Not Professional Reasons. Also The Bill Proposed To Amend Article 4 Of Chapter Of Title 50 Of The O. C. G. A. In Reference To Access To Public Record Was Just Approved February 25, 1999 A.D. And States: Relating To Inspection Of Public Records. So As To Provide For Conditions Of Disclosure Of Records Received Or Maintained By Private Persons Or Private Entities Performing; Custodians Must Respond To Requests For Inspection. To Provide That Where Inspection Is Refused The Custodian Must Make A Binding Explanation Of The Reasons Denial; This Means They Will No Longer Be Able To Withhold Records From Public Display And Sheriff Howard Richard Sills' Divorce Case Will Finally Be Available To The People Of Eatonton. This Also Goes Into Effect July 1, 1999 A.D. The Latest About The Strip, Is It Will Finally Be Declared A Drug Free Zone. In The Macon Telegraph Dated Tuesday, February 23, 1999 A.D. A House Of Representative Mickey Channell, "Will Clear The Way For A Crackdown On The Strip In Eatonton" Once The Bill Has Been Cleared By The Senate And Signed By Governor Roy Barnes It Will Be Passed. So Far The Vote For The Bill From The House Of Representatives Was 168 To 0. This Is Just Again To Reassure You That People from Outside Are Investigating The Officials In Eatonton And Are Stepping In To Correct The Corruption, Where Certain County Officials Won't.

What About Attorney Francis Nearn Ford Who Is From Rahway New Jersey. Not In The South. He Is A Northerner. What Was He Doing Before He Became A Lawyer? If He Passed The Bar In The Year 1989 A.D., Being Born In 1943 A.D., That Would Put Him At The Age Of 46, Which Is Very Late In Life To Become A Lawyer? Most People Pass The Bar Exam Soon After They Graduate From Law School. So If Attorney Francis Nearn Ford Became A Lawyer At Age 46 And He Is Now 57. What Was He Doing All The Years Prior To That And His Coming To The Little Town Of Eatonton? Not To Mention How Can You Claim To Be An Upright Citizens Of The County That People Are Supposed To Look Up To And You Have Old And New Complaints Being Brought Against You? Don't Let Them Fool You Like That, Just Because They Are An Elected Official, They Can Do No Wrong. The Plotters Allowed The Pack Members To Get Away With Things For So Long, That You People Of Eatonton Probably, Just Accepted It Because You Thought You Had No Choice. You Do Have A Choice Don't Let Them Fool You? The Truth Of The Matter Is The Plotters In Town Do Not Want Nuwaubians Here. Anything, The Nuwaubians Ask For, They Are Given A Hard Way, Long Drawn Out Round About Way To Go. All Unnecessarily Because Of A Few Backward Officials, Who Don't Like Nuwaubians Personally. Maybe These People Are The Same Ones That Are Behind This New Group, Citizens Against The Nuwaubians. Every Project Nuwaubians Try To Undertake, They Try To Find Some Delay To Block Or Stop It Without Any Reason At All. This Is Illegal.

Why Don't The Newspapers Say Anything About That Or Even Mention The Positive Things Concerning The Nuwaubians? Why Aren't Any Of The Beautiful Structures, Legally Built With Permits Printed, Which Again Proves Nuwaubians Do Follow The Laws? Why Not Print The Violations, Corruption, And Schemes That Certain Officials Are Doing In The County? The Newspapers Haven't Done An Expose Story On It Yet. Don't Let Them Fool You, That Just Because They Are Officials, They Are Incapable Of Doing Wrong, And When They Do, They Are Not Above The Law. The Newspapers Print And Believe Any Information, Any Notion Of An Accusation That Discredits The Nuwaubians In Any Shape Or Form. Most Of The Things Are Either Lies Or Exaggerations That Leave The Reader With A False Impression. All Of This Reveals Malicious Intent. **DON'T LET THEM FOOL YOU.** This Pack Of Plotters Have A Blatant, Out Right Disregard For The Law And Everything That Happens To The Nuwaubians Is Put Out To The Public For Everyone To See. The Nuwaubians Are Not The Only People, Who Have Had Their Rights Violated But Nuwaubians Seem To Be Targeted More Than Most People. Since The Nuwaubians Have Taken A Stand, Now More People Are Also Coming Forth Little By Little, And Are No Longer Allowing Themselves To Be Fooled. What About You? When Will You Stop Letting Them Fool You?!!

Organization: Concerned Citizens Of Eatonton
<http://www.unc1-ferrreld/coe.htm>

Request, On Behalf Of Mr. Thomas Chism, Agent Of Mr. York, Was Legal. And Of Course It Was. Go And Purchase A Copy Of The Minutes And Read This Case For Yourself. They Are A Matter Of Public Record. Oh Yes A New Bill Hb278/279 Backed By Governor Roy Barnes Is On The Way. Where The Public Will Maintain Access To Public Meetings And To Private Firms. No Public Official To Keep Their Records Locked Away From The Public. And There Are Some Locked Away Records Of People We Need To Make Public Soon. That Means Those Divorce Records That Have Been Kept Hidden Will Finally Be Made Public. During The Court Session, Everyone Was In The Back Trying To Find Fault And Block This Constitutional Right That Everyone Has. Why? Because They Were Unaware Of It And No One Was Ever Bold Enough To Stand Up To These County Officials.

They Have Also Violated The Law By Trying To Bring Up The Civil Case No. CV98-136-5. After The Case Had Already Been Settled. According To The O.C.G.A. 16-1-8 (A) "A Prosecution Is Barred If The Accused Was Formerly Prosecuted For The Same Crime Based Upon The Same Material Facts. ..." And Against The 5th Amendment Of The Constitution Of The United States, Which Says You Can Not Be Tried For The Same Thing Twice. For The Same Thing Twice Which Is Illegal. The Case About The Temporary Interlocutory Injunction Against The Rameses II Social Club. The Case Was Closed By The Fact That There Was A Settlement. Then On **January 26, 1999 A.D.** A Permanent Injunction To Close The Club Was Signed By **Judge Johnny Lee Parrott** By Default Judgment, Which Was Illegal (And That's Why Their Has Been A Rescheduled Hearing For **March 9, 1999 A.D.** To Correct Another One Of These County Officials Errors.

6) "Jury In Criminal Cases Guarantees Accused Persons The Right To A Speedy Trial By Jury In Criminal Cases And Legal Counsel

7) Jury In Civil Cases Guarantees Accused Persons The Right To A Trial By Jury In Civil Cases Where Damaged Exceed \$20."

8) "Excessive Punishments: Prohibits Unreasonable Bail Or Fines And Cruel And Unusual Punishment." Do You All Remember The Excessive Fine For 3 Violations Amounting To \$45,750.00 Dollars. When The Set Limit That Anyone Can Be Fined For A Violation Is \$300.00. Magistrate Judge Sylvia J. Huskins Posted This Ridiculous Fine.

9) "Other Rights Of Citizens Affirms That Citizens Are Entitled To Other Rights Not Listed In The Constitution." This Simply Means There Are Other Rights That You Have That Are Not Listed In The Constitution And No One Has The Right To Deny You These Rights Just Because They Are Not Listed In The Constitution.

10) "Other Rights Of States: Affirms That Powers Not Given To The Federal Government By The Constitution Belongs To The States Or The People." This Simply Means Certain Powers That Are Not Mentioned In The Constitution, Are Left Open To The States Or The People, To Decide What To Do.

The People Of Eatonton Need To Study Your Constitution And Your Bill Of Rights And Your Georgia State Constitution. These People Will Try To Say Nuwaubians Are The Trouble Makers. The Point Of These Flyers And Bulletins Is To Fight Against All The Harassment Received From The People Or Certain Officials In Town, That Was Totally Unwarranted. If There Wasn't A Voice To Speak Up On The Behalf Of The Nuwaubians, No One Else Would Have. Since The Ball Has Started Rolling, You No Longer Have To Be Afraid Or Fooled By The Exaggerated Cloud Of Authority, That These County Officials Really Don't Have.

The Plotters, Outsiders, Who Are Trying To Take Over The Town Have A Real Scheme To Make Money By Stealing Your Land. So They Fine And Sue You For Any Little Thing. It Is A Sickness Called Greed. All The Negative Media About Any Nuwaubian Activity Is For The Sole Purpose Of Misleading You, By Putting False Negative Impressions In Your Minds, To The Point Where You Will Almost Be Afraid. They Want You To Believe That Every Wrong Doing That Someone Does Is Affiliated With **Tama-Re, Egypt Of The West**. The People Of Tama-Re Do Not Condone Illegal Activity And Disassociate Themselves From Anyone Who Does And If Any Member Is Caught Committing A Crime He Is Put On What Is Called A White Ball List And Not Allowed To Come On The Land. So Don't Let Them Fool You With That Game Either. That's Like Saying Since Jeffrey Dahmer, A Euro-American, Who Was A Cannibal, Who Ate Mostly Afro-Americans, That All The Members Of His Church Are Cannibals As Well. And Was He Encouraged By His Minister To Eat Afro-Americans? Take The Case Of Mr. James Byrd An Afro-American Of Jasper, Texas, Where Four Euro-Americans Dragged An Afro-American To A Gruesome Death. Are We To Grab The Reverend That Spoke On His Father's Behalf On Public Television? And All The Other Participants, Reverends, Or Pastors And Accuse Them Of Telling These Kids To Commit This Gruesome Racially Motivated Crime? They Were Christians, Is This What Christianity Teaches Us? No. Or What About The Four Little Girls From The 16th Baptist Church In Mississippi In 1963 A.D. Where One Euro-American And 4 Helpers Blew Up A Church, Killing These 4 Kids. Should Their Churches And Their Ministers Be Held Responsible For This Racially Motivated Killing? How About The 13 Year Old Afro American Leonard Clark In Chicago, Where A Euro-American Beat This Youth Into A Coma And Now Suffers Permanent Brain Damage? Or What About Steven Lawrence An Afro-European Who Was Stabbed To Death By A Group Of Euro-Brits, Are All Of His Church Members, Associates, Friends And Family Responsible

For These Acts? And How About The Latest In New York City, Where An African Named Ahmadou Diallo Was Gunned Down By 4 Euro-American Policemen, Who Put 19 Bullets Into Him And He Was Unarmed? The List Can Go On And Racial Crimes Are On The Rise And Not To Mention All Of The African American Churches Being Torched And Burned. One Euro-American Namely, Jay Scott Ballinger Admitted To Setting At Least **50 Fires** To Afro-American Churches Around The Country. So Don't Call Us The Racist. Racism Is At An All Time High And It's One Sided. You Don't Hear In The Media Any Racial Attacks By African Americans On Euro-Americans. This Is What The President And The Governors Of The Countries Are Coming And Planning To Put A Stop To, And It Is Right On Time Here In Eatonton Where Racism Is Alive And Doing Well. When We Nuwaubians Arrived Down Here, All We Received Was Racial Slurs And Threats, And We Are Happy That The Government Of The United States And The State Of Georgia In Particular Are Investigating These Type Of Cases And We Know Eatonton Is Under Investigations. Those Days Of Racial Hatred And Violence Are Over And A Thing Of The Past. This Is A New America With A New Future. Where Americans Will Be Judged By The Content Of Their Character And Not The Color Of Their Skin.

Their Whole Point Is To Stop You From Reading And Learning The Information About The Town You Were Born In And Some Of You Raised In. **DON'T LET THEM FOOL YOU!** Don't You See Through Their Plan By Now. That Was The Whole Point Behind The Fake Mast Head Scam In The Newspaper That **Mr. York** Was Accused Of Sending Through The Internet, Which Has Been Proven To Be False Without A Doubt. Refer To **C. C. Of E. Flyer #35 Exactly Where Was Malachi On November 29, 1998 A.D. At 6:39 P.M.?** They Made Such A Big Deal About How They Thought Someone Was Trying To Become The Legal Organ Of Putnam County And All The Friends Of The Pack Members Wrote About It In The Local Newspapers. We Show You Proof And Evidence And Give You The Facts. We Give You Information And Laws That Will Benefit You. Laws That Most People Didn't Even Know Existed. You Are Being Educated In Law, History, The Present And The Future. So, These Flyers And Newspapers Are Not For Nuwaubians. They Are For All Concerned Citizens Of Eatonton And Anyone Who Wants To Be Enlightened. So Don't Let Them Fool You, By Making You Focus On The Back Page Of The C.C. Of E. Newspapers, Which Shows A Listing Of People Who Have Worked Together, Or On Their Own In The Harassment Of Nuwaubians, With An Offer Of 500 Dollars For Information About Corruption With People In Town. Not Just Dirty Laundry, But Legitimate Information With Proof About People Who Are Doing Something They Are Not Supposed To Be Doing. Now Remember If You Have Nothing To Fear Then You See The Wanted Page As A Big Joke. On The Other Hand, If You Have Done Some Shady Things Then Of Course You Would Have Negative Things To Say, Out Of Fear Of Your Dirty Laundry Being Exposed. While They Have You Focused On The Back Page You Miss All The Very Informative Articles Inside Of The Newspaper. Don't Let Them Fool You With Their Games.

All Of This Again, Is Just To Divert Your Attention From Reading The Contents Of The Article Itself. An Article Was Sent Not A Newspaper, Which Again Proves No One Was Trying To Replace *The Eatonton Messenger*. Notice How There Was Never Any Comment About The Contents Of The Newspaper Being False At Any Point. The Whole Issue They Made You Focus On, Was Someone's Trying To Become The Legal Organ Of Putnam County. Since That Didn't Work They Had To Find Something New. So, Now It Is A New Group In Town Called **Citizens Against Nuwaubians**. They Even Had A Flyer Printed Called *Against The Nuwaubians*, Where Along With The Insults And Opinions, They Broke The Law By Encouraging Children To Runaway From Home. "If There Are Any Sensible Children Among Them, Perhaps They Would Run Way, If They Could." Their Address Is P.O. Box 4988 Eatonton, Georgia 31024-2988. According to *The Black's Law Dictionary* This Is A Form Of Child Stealing Found Under Kidnapping And We Quote: child stealing commonly provide a penalty for any one who shall LEAD, take ENTICE, or detain A CHILD UNDER A SPECIFIED AGE, with intent to keep or conceal it from its parent, guardian, or other person having lawful care or control, thereof.

Maybe Someone Should Investigate This Particular Group That Is Against The Nuwaubians And What Their Real Motives Are, What Are Their Real Concerns And Their Purpose. All The Things Nuwaubians Stand For Speak For Themselves. This Group Like Anyone Else Is Entitled To Freedom Of Speech, At The Same Time Their Flyer Was Nothing More Than Name Calling, Racially Motivated Opinions And Biased Thinking On Behalf Of **Sheriff Howard Richard Sills**. Now Here Is A Point, If You Have Nothing To Hide Then Why Do Certain Officials Make A Conscious Effort To Hide Certain Things. For Instance, And Again, **Mr. Sheriff Howard Richard Sills**, Why Haven't You Opened Up That Divorce Case, If You Have Nothing To Hide? Nuwaubians Make It A Point To Be Very Detailed, With Full Names, Dates, Times And Places, Birth Certificates, Education And All Their Documents About The Corporation Have Been Made Public. Yet, Those People You Are Talking About Want To Live In Secrecy, Telling You Nothing About Their Past, While We Spend Money Hiring Investigators, Across The County To Track Down Their Involvements In And Out Of Putnam County.