

These Lawyers Are Senator Leroy Johnson Who Was A Senator For 12 Years And Has Been Practicing Law For Over 20 Years. Mr. Johnson Walked With Dr. Martin Luther King Jr. And He Knows This Mentality. Then You Have The Attorney John Clarke Who Is The Second Vice President Of The NAACP For The Whole State Of Georgia. Then There Is Roy Miller, Young And Brilliant Attorney Who Studies And Knows The Law. This Alone Frightens Them. So They Must Do Something Drastic Now! It Was Simple When Victor Greig Was Standing There By Himself Without Any Good Attorney Or An Attorney That Appeared To Be On Their Side, Ronny Jones. And Now They Realize They Have Bitten Off More Than They Can Chew And That Drastic Measure Is The Physical Attack On Those People. Sheriff Sills Is Doing All Of This Under The Guise That There Are Illegal Buildings Operating On The Land So That He Can Search The Buildings. People Of Georgia Have An Obligation To Stop This Man Before He Does This. The Government Has Already Been Contacted And Letters Have Been Sent To Senators, Congressmen, State Representatives, POST, Sheriff's Association, NAACP, American Civil Liberties Union, And Various Television And Radio Agencies, Have All Been Contacted And This Is All On Record.

There Would Be No Excuse If You Allow Him To Massacre These Innocent Women And Children. The Blood Will Be On Your Hands. The Excuses He Is Going To Use To Attack These People Are These Bogus New Claims.

On The Complaint For Injunctive Relief And For Damages, Page 3, Under #8, It States And We Quote "Notwithstanding This Personal Knowledge, York And His Agents Have Established Commercial Enterprises On York's Land And Operate Same. Among These Businesses Are A Dance Club/Social Club, A Limousine Service, A Taxicab Company, A Recording Studio, A Restaurant, A Bar, A Health Food Store, An Arts And Crafts Store, A Book Store, A Jewelry Store, And A Clothing Store." It Is Obvious That The County Along With Mr. Ford And His Wife, Dorothy Jean Adams, Looked Through The Beautiful Brochure Entitled *Tama-Re, Egypt Of The West* As Grounds For The Week Gathering Between June 24th-30th, 1999 A.D. Which Happens Each Year On The Land. And What Preceded The Event Was A Visit By Mr. Al Butts, The Health Representative And The Approval For Fireworks By Probate Judge Patrice Howard To Run These Venues For The Carnivals. So Don't Be Fooled. This Is Another Plot And Scheme To Justify An Evil End.

The First Place In This Brochure That There Is A Name Or Address Used Is Showing HATHOR'S RECORDING STUDIO, A Private Studio Which Was Legally Permitted By J.D. Adams. Must We Provide A Copy Of The Certificate Like We Always Do? It Gives The Address 404 Shady Dale Rd. This Page Was Copied From Another Brochure That Sheriff Sills Used As Evidence In A Previous Case Against Victor Greig. The Courts Didn't Find Anything Wrong With The Brochure Showing HATHOR'S RECORDING STUDIO, AS MENTIONED THE COUNTY'S BUILDING INSPECTOR APPROVED AND PERMITTED IT. WHY ARE THEY BRINGING ALL OF THIS UP NOW IF THIS HAS EXISTED SINCE JUNE?

Being That Sheriff Sills Was A Graduate Of The FBI National Academy For 3 Months, Served As An Assistant To The Vice President, Managing The Section Of The Department That Investigated Robberies, Fraud, White-Collar Crimes And Chief Deputy Sheriff, Then He Would Have No Problem Finding Out Whether Or Not HATHOR'S RECORDING STUDIO WAS A "Commercial Enterprise" Just Like He Supposedly Didn't Have Any Problem Getting A Court Order To Get Information From American On-Line (AOL). He Wouldn't Have No Problem Finding Out If There Is A Board, A Corporation, If There Were Any Taxes Paid Or Tax Returns Or Receipts Submitted To The IRS. That Would

Define A Legal Company. So Once Again, Mr. Sills, Mr. Ford And His Wife Mrs. Adams Who Signed This Motion, Are Throwing Out False Accusations Again. The Limousine Service Featured On Page 28 Of The Brochure Entitled *Tama-Re, Egypt Of The West*, Was An Advertisement. The Taxicab Service Is Registered In Eatonton Zoning Under R-2, AG Right On The Certificate Issued By Mr. Adams The Zoning Administrator. He Gave The Right To Operate Egypt Of The West Taxi Service On June 23, 1998 A.D. And Jerome Dean Adams Own Signature Follows It On A R-2 And AG Which Is AG =Agriculture And R=Residential. Again, Knowing This We Tell You They Are Up To Some Devilishment. The Page Featuring Rameses Social Club Is Showing You The Beautiful Interior Of The Club. This Advertisement Was Also From A Previous Brochure And Was Presented In A Court Of Law And Mrs. Dorothy Adams Held It Up In Her Own Hands And Never Commented. Why Now? And The Transcript Of The Trial April 8, 16, 21, 1998 A.D., Page 78, Dorothy Adams Asked Mr. Adams Question #15 "And How Would That Normally Come About That You Would Know Go And Inspect A Building That Was Under Construction." Answer #18 "They Call--They Are Supposed To Call For Inspections." Right There, These Two Admit That Sheriff Sills Repeatedly Violates The Law By Going Out There And Not Being Called Or Not Calling Beforehand. Mr. Adams Made That Statement In A Court Of Law Right In Front Of Mr. Sills. What Is Going On In The Little Town Of Eatonton?

The Pyramid Building In Question Referred To As The Mall Was Constructed By An Eatonton Resident, A Legal Contractor Bobby Fleeman. It Shares A Church Outlet As Well As A Lodge Outlet Which Provides Religious Artifacts, Gifts Pamphlets, Etc. All Which Pertain To The Holy Tabernacle Ministries Called Church. And According To Georgia Nonprofit Corporation Code #14-3-302, A Non-Profit Organization, (Which A Church Can Only Function As) Can Under Number (17) Of This Code "Carry On A Business." So A Church Can Generate It's Own Funds On Residentially Zoned Land. And Putnam County Ordinance Of 1997 Division 4, Section 4.3 (4). (O) Permits Religious Facilities (I) Churches And Other Places Of Worship" On R-2 (Residential) Zoned Land.

As We Said In The Beginning Of This Flyer, All They Are Trying To Do Is Come Up With Reasons To Do Outrageous And Illegal Searches Or A Raid Of The Land. This Is Why Ridiculous Allegations Are Loosely Being Tossed Around. They Are Making Up Stories Making Mistakes, Last Example In Summons 98-CV-393-12 Of Dec. 14, 1998 A.D. Page 2 No. 5 It States That "Defendants Holy Tabernacle Ministries, (Tabernacle), United Nuwaubian Nation Of Moors (Moors), And Concerned Citizens Of Eatonton (CCE) Are Names Under Which Defendant York Conducts Business. They Are Also UNINCORPORATED Associations Of Which York And Others Are Members." Now In The Actual Minutes Of The Jan. 5, 1999 A.D. Court Case On Page 8, Typed By Sandy McCurley, Certified Court Reporter, It Changes To "Believed Unincorporated" As You Can See, Mr. Ford Is Trying To Clean Up Mr. Sills Irrational And Abrupt False Statements Because It Has Been Proven Beyond A Shadow Of A Doubt That 1. Holy Tabernacle Ministries Is Incorporated And 2. Dr. Malachi Z. York Is Not The Leader Or The Head Of The Holy Tabernacle Ministries. These Are Lies To Deceive You.

How Long Will You, The Public Allow These Out Of Control Officials To Go On? The Blood Of These Innocent Women And Children Will Be On Your Hands If You Don't Bring This To A Stop! THERE IS A PLAN IN THE MAKING TO HURT THEM PHYSICALLY. Rumors Are Circulating.

Organization: Concerned Citizens Of Eatonton
<http://www.unc.edu/~ferreld/ccoe.htm>

The Summons Has Become Darn Right Silly. Don't Let This Man Embarrass The Eatonton Court System. Pt. 1

It Has Become Darn Right Ridiculous. It Is Obnoxious And Silly. But Most Of All, It Is Costing The Tax Payers Of Putnam County Money, To Waste Time Like This. We Are Going To Take You Inside The Latest Summons And See How Ridiculous It Really Is And How Sad It Is That Legal Newspapers Are Supporting The Lies Like *The Atlanta Journal-Constitution*, In The Article Entitled *Nuwaubians Told To Shut Businesses*, Page F2, Who Did An Article Sunday, Jan. 10, 1999 A.D., To Pretend That Sheriff Sills And Mr. Ford Won A Victory That They Lost. This Should Frighten You To Know That Such Lengths Have Been Going On To Further Investigate Malachi Z. York And A Host Of Others. Let Us Make A Point Right Here.

Everybody Knows That The Whole Reason For These Ridiculous, Fraudulent Summons Is To Keep A Case Open In Order For The Plaintiff To Have Reason To Investigate The Defendants As Well As Justify Illegal Surveillance, Illegal American On-Line (AOL) Inquiries, Which Is To Lead Up To A Circulating Rumor That Sheriff Sills Is Planning To Pull A WACO Under The Guise Of A Legal Raid Which Could Lead To A Blood Bath Of Innocent People If He Is Not Stopped.

Government Officials Across The Country Are Now Involved. Politicians And Speakers Like Rev. Al Sharpton Are Concerned. We Don't Need To Bring All Of This Undue Attention To Our Town. We Don't Need The Marches, The Protests, And The Hero Sheriff Syndrome. And We Don't Need Another Waco Prompted By A Defeated Racist Who Didn't Have The Laws On His Side So He And His Attorney Appears To Be On A Destructive Mission To Do Physical Harm To These People.

Let Us Proceed To Show You Why We Think This Man Is In Need Of Psychiatric Evaluation And Why It Is Important That The Divorce Case Be Opened And Made Public Before It Is Too Late. Take A Look At The On Going Case Right Now In Federal Court In Macon, Georgia Involving This Same Sheriff. A *Mr. Larry Thompkins Vs Putnam County Sheriff Dept. Howard Sills And Two Deputy Sheriffs*, Look It Up. This Is What We Are Talking About. Our Friend And His Boys Have To Go To Court For Beating A Black Man. The Sheriff And Two Deputies Reportedly Went To Search The Wrong House And When Mr. Thompkins Attempted To Stop Them From Entering His House, He Was Beaten, Handcuffed, And His Wrist And Shoulder Blades Were Broken. As It Turns Out, Mr. Thompkins Was A Victim And The Sheriff's Department Admitted That This Brutal Attack Was On The Wrong Man. Mr. Thompkins Was Taken To Putnam General Hospital Where He Was Treated And A Hospital Report Was Also Filled Out.

We Have Reports, Pictures Of Before And After This Incident. Expect To See Them Printed. We Are Going To Follow This Case And Make It Public How Violent The People Are That We Predicted Are Not Stable. What Are You Waiting For, Innocent Women And Children To Be Massacred In Eatonton? The Man Is Violent. But Back To The Present Case.

First Of All, The Summons Were Issued At The Courthouse. While People Were Waiting To Go Through The Metal Detector, Detective Lee Wilson, Ex-Agent Of The

Ocmulgee Drug Task Force On Baldwin County And 2 Other Deputies, All White, Stood On The Stair Steps Leading Up To The Courtroom, Before The Case Even Started, And Asked Various Black People, Are You A Member Of The **Holy Tabernacle Ministries (HTM)**? Make Note That This Is Going Into A Court, Not A Church. Detective Lee Wilson Along With Other Officials Were Inquiring About Their Religious Belief In Order To Issue Brand New, Made Up Summons: And Motions With Ridiculous And Unfounded Allegations And Accusations. This Is A Violation Of Their Rights According To The **First Amendment Of The Constitution** Which States And We Quote: **"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."**

This Is Also A Violation Of The **Official Codes Of Georgia Annotated Section 49-7-9** States And We Quote: **"This Chapter Shall Be Liberally Construed To Protect The Rights Of All Individuals To Pursue Their Religious Beliefs And To Follow The Dictates Of Their Own Consciences, To Present The Imposition Upon Any Individual Of Practices Offensive To The Individual's Moral Standards, To Respect The Right Of Every Individual To Self-Determination In The Procreation Of Children, And To Ensure A Complete Freedom Of Choice In Pursuance Of His Constitutional Rights."** People Were Coming To This Court Case Out Of General Interest. **Vincent Powell**, Age 42, Who Is A Jeweler And Baptist Of The Mt. Zion Baptist Church, Was Questioned About His Religious Belief. He Was Not The Only One. They Also Questioned **Sandra Samad**, Age 55, A Muslim, Registered Nurse, And Member Of The NAACP, **Nicole Harden**, Age 29, Housewife, Holy Tabernacle Ministries Was Also Questioned And They Tried To Issue Her Papers And She Refused. It Didn't Stop There. More People Were Questioned Like **Dr. Marshall Chance**, Age 44, Chairman Of Holy Tabernacle Ministries And Member Of NAACP, **Dr. William Thompson M.D.**, Age 45, Member Of The Holy Tabernacle Ministries, Nuwaubian Medical Association, And NAACP. **Dr. Frederick O. Bright OB/GYN**, Age 34, Member Of Holy Tabernacle Ministries. These Were Just A Few Of The People That Were Asked About Their Religious Affiliations. These People Told Them That It Was None Of Their Business What Their Religious Affiliations Were With Any Organization. But Plan To Pursue It Further As A Violation Of Their Rights.

Not To Mention That A Summons Is Directed At A Specific Person. The Word **Summons** In The English Language According To The **American Heritage Dictionary** Simply Means **"To Call."** **Black's Law Dictionary, Page 748** Means **"To Cite A Defendant To Appear In Court To Answer A Suit Which Has Been Begun Against Him."**

So The Word **Summons** Means To Call Someone. That Means You Would Have To Know Who That Person Is. If Their Name Is Not Already Legally Written On The Summons, You Have No Right Asking About Their Religious Belief At All, Let Alone To Get Their Names. And The People That They Were Able To Entrap, They Stood There And Wrote Their Names On Summons To Appear In Court On A Certain Day Right There On The Spot. After Detective Lee Wilson Asked People About Their Religious Beliefs, He Told Them That If You Don't Have Anything To Do With The Case, Then You Are Not Allowed In The Court. Unless There Are Special Circumstances, And In This Hearing It Wasn't, You Can Sit In And Listen To Any Case In America. So Why Is Detective Lee Wilson Telling American Citizens Who Came To Hear The Case, That They Can't?

According To **O.C.G.A 9-11-4 (B) A Summons Shall...Contain The Name Of The Parties; Be Directed To The Defendant.** So What Those Deputies Did Was Illegal. Has This Ever Been Done Before In A Court Of Law And Under What Circumstances? This Is Illegal You Can't G O Around Asking People Their Religious Beliefs In Court And Then Adding Their Names To A Summons. This Is A Violation Of The Law. This Is **Religious Persecution**. There Are Certain

Procedures, Signatures, Notarizations And Authorizations That You Must Get Before You Issue A Legal Document Such As A Summons, Citation, Subpoena, Etc. Or Ask A Person About Their Religious Beliefs. However, Procedure Is Something That Howard Sills And His Attorney Francis Nearn Ford Seem To Always Have A Hard Time Following. And In Doing So, This Is Where They Violate The Law.

Furthermore, Who Is The Person That Ordered Lee Wilson And 2 Other Deputies To Walk Around Asking Only Black People About Their Religious Affiliations? This Is Unconstitutional. So They Took Their Names And Handed Them A Piece Of Paper Telling Them To Appear In Court Right There On The Spot; And Have Now Involved The Commissioners Who Themselves Are Not Above The Law And Are Also Eligible For Investigation Into Their Dealings Because You Don't Have To Have A Special Degree Or Go To A Special School To Be Elected. So It Is Time To Go Into Their Past And See Who They Are. Because A Drug Investigation Is Being Done Now Which Involves Some Of The People Who Used To Be On The Board Of Commissioners, This Is Public Knowledge. How The Summons Were Issued And The Questions That Preceded Them Is Not The Correct Legal Procedures. And If They Received Their Orders From Sheriff Sills Or The Commissioners To Violate This Law, Then Those In Authority Which Ordered Them Is Responsible. And If This Certain Authority Or Official Is Who We Think It Is, He Is Known For Not Following Procedures And Always Looking For A Way To Bend Or Get Around The Law.

So It Appears He Sent Them Out So That He Would Have Some Support In His Wrong Doings. He Is Using His Fellow Officers, Or Sheriff's Association To Gather Support, So That When This Falls Apart, It Doesn't Just Fall Only On Him. This Is Why He Is Involving Other Putnam County Officials, And Citizens So That This Will Fall On All Those That He Got Involved In This. However, It Doesn't Fall On The Officers Alone, It Falls On The Person Or Persons Who Ordered Them To Do It According To **Riemer V Short 578 F.2D 621 (5th Cir. 1978)**.

Second Of All, The Motion Lists The Defendants As **Dwight York, Victor Greig, Thomas Chism, John Does 1-200, And Jane Does 1-200**. This Is Ridiculous! How Can You Subpoena 1 To 200 John And Jane Does To Court? John And Jane Doe Are Names Used By The State For An Unidentified Person. So In Other Words, They Don't Know Who They Are Subpoenaing. The Motion Is Dated **January 4, 1999 A.D.**, A Day Before The Court Case On **January 5, 1999 A.D.** So That Means That This Whole Thing Was Premeditated. This Whole Episode Of Asking People Their Religious Affiliations And Trying To Get Them On Record, Was All Premeditated. Because Mr. Ford And Mr. Sills Who Seem To Be Too Arrogant And Proud To Back Out, Knew They Didn't Have A Real Case On The 5th, Already Had The Motion **Complaint For Injunctive Relief And For Damages**, Already Drawn Up Without Names And Was Just Waiting To Serve Them In Court To Thomas Chism On The Jan. 5th Court Date. **We See How You Play. We See Your Game. We See That You Sit Around And Come Up With Any Little Tactic And Ploy. Yes, We Do See The Game.** And We See The Plan To Set Up A Raid In Hopes To Incite Resistance To Result In A Massacre Of Innocent Women And Children Out On That Land. And For This Reason, The **Concerned Citizens Of Eatonton** Will Continue To Fight And Put The Facts Out About What Is Going On And Let The Public Know The Real Truth And All Sides Of The Story.

One Of The Biggest Lies Of All That Is Stated In The **Plaintiff's Initial Discovery Request, Page 3 Under #6**, It States And We Quote: **"The Rameses Social Club Has Been Opened On At Least One Occasion Since June 1st, 1998."** And **The Atlanta Journal-Constitution, Sunday, Jan. 10, 1999 A.D. Edition**, Supported That Lie Of Francis Nearn Ford.

Is This Based On Any Facts, Or Any Logical Reasoning? If So, Please Present It And We Can Guarantee That It Is Fraudulent Because The Doors To Rameses Social Club Have Not Been Opened Since **May 6th**, The Day **Sheriff Howard Richard Sills Of The First Baptist Church**, Used Excessive Force, Accompanied By An Entourage Of About 17 Squad Cars, Came Through The Pylon (Entrance Gate) And **David Hester**, Putnam County Sheriff's Maintenance Man, Padlocked The 6 Doors To The Club. It's Been Closed Since Then, And **Sheriff Howard R. Sills** Knows This Because He Has Checked **Rameses Social Club** On A Regular Basis To Make Sure Of This. The Tri-County EMC, Led By **Sheriff Howard Richard Sills** Along With **Jerome Dean Adams**, Also Took The Electric Meter Of Rameses Social Club On **April 20th** Based On A Court Order That Was Not Even Filed With The Clerk Of The Court. So They Know This Statement To Be A Lie.

Sheriff Sills Accompanied By His Detective Lee Wilson Went Out To **Tama-Re** On **Nov. 10, 1998 A.D.**, Just To Check The Doors And Make Sure They Were Locked. This Is All On Videotape And You Can Hear Mr. Sills Saying **"Yes, They're Locked."** Afterwards, He And Mr. Wilson Got In His 1998 Black Ford Crown Victoria Vehicle License Plate Number 258 ERK, Putnam County, And Drove Away. How On Earth Could The Defendants Have Possibly Opened The Club Without The Keys To The Padlocked Doors? What Were They Going To Do, Go Through The Ceiling? Dance In The Dark? How Silly.

If They Had, Then There Would Be Evidence Of That Just Like There Would Be Evidence That Someone Unlocked Or Opened The Club. Where Are **Francis Nearn Ford** And **Dorothy Jean Adams**, Getting This Garbage From? These Are The Two People Who Signed The Motion And The Request Which Means That They Agree And Believe Everything That Is Written In It Is True. Furthermore, What Could They Do Inside Of The Club Without Electricity Since Sheriff Sills Hastily Ran Out To Tama-Re With Tri-County EMC Electric Truck Without Any Papers To Terminate The Electricity And Take The Meter On **April 20, 1998 A.D.** This Was 9 Months Ago.

This Means That You All Have Resorted To Blatantly Lying. You Didn't State This Misinformation Because Of The Lack Of Evidence And Investigation, You Just Knowingly And Willfully Stated A Lie And Had This Lie Repeated In **The Macon Telegraph, Jan. 7, 1999 A.D.** Edition Article Written By **Cheryl Fincher** (Who Seems To Be One Of The Buddies) Where Mr. Ford Made A Direct Statement And We Quote **"The Dance Club Has Been Reopened As Well."** And Again In The Atlanta Constitution, **Sunday Jan. 10, 1999 A.D.** What Is The Reason? Rumor Has It That He Is Planning To Attack Those People.

If You Have Resorted To Such A Lowly Level It Means That You Are Capable Of Doing Anything. That Means That You Would Probably Lie In A Court Of Law, Under Oath Called **Perjury**. Yet, This Doesn't Come As A Surprise If You Lie In A Court Of Friends Because They Support You. We Experienced This. The Recent Case Could Not Prove That Malachi York Sent The Email. They Could Not Produce The Evidence. And Signing A Piece Of Paper That You Know Is A Lie Is Just Like Lying Under Oath. It Is A Written False Statement. This Is Against The Law And The **Official Codes Of Georgia 34-9-20**. Furthermore, If The Club Was Opened At Least Once Since June 1st, Then He Owes The County Back Money As Of June 1, Because He Wasn't Doing His Job As The Code Enforcer. And As **The Eatonton Messenger** Mentions That Money Is Being Allocated. Or Did You Not Know That He Is Receiving A Second Salary.

And As The Sheriff Who Obviously Hates Those People, We Know That He Would Have Seized The Opportunity To Raid Their Club. We Know He Would Have Ran Out There To **Tama-Re, Egypt Of The West** Because He Is Now Losing Cases Because Of The Eloquence Of The Dream Team Of Lawyers That They Have Put Together.