

Damaging A Part Of The Church Is Just As Bad As The Demons Who Go Around Burning Churches. Now You See Who The Real Church Burners Are. These People Could Only Be Helpers Of Satan. A God Fearing Sheriff Wouldn't Allow Anyone To Overstep His Bounds Into Wrecking The House Of The Lord. That Is Another Reason Why We Ask "Will The Candidates For The November 1999 Election Of The Sheriff's Position Please Stand Up?" Because This Has Gone Way Too Far. When You Put What You Think Is The Law Before God You Have Some Reality Checking To Do. You Are Way In Over Your Heads. The Job Has Taken Over You. You Need To Be Saved. Go Back To Church, It's Not Too Late.

But That Was Not The Only Sacred Religious Building That They Violated. The **Sacred Labyrinth Church** And Our Lodge #19 Was Also Padlocked And Violated By The Devil's Advocates. These Churches Are Houses Of God!! This Is An Outright **Violation Of Freedom Of Assembly And Freedom Of Religion**. The Yamassee Nuwaubians' Constitutional Rights Have Been Violated!! On The May 14th Search Of The Yamassee Nuwaubians' Property Sheriff Sills Leaped Across The Walls Of The Labyrinth Again, Disrespecting The Church.

Just Think What Will Happen When Over 30,000 Thousand People From All Around The World Come To The State Of Georgia, To The Little Racist County Of Putnam, To Perform Their Religious Pilgrimage As A Part Of Their Religious Beliefs? Do You Know The Shock They Will Receive Knowing That They Were Not Able To Perform Their Sacred Ritual Due To **Attorney Francis Nearn Ford** And **Sheriff Howard Richard Sills** Who Don't Have Love For The Lord God? How Will They Feel? There Will Be A Bunch Of Upset People, Who Have Traveled As Far As Morocco, England, Africa, Holland, China, Japan, New York, Australia, California Standing On Eatonton's Courthouse Steps In Protest Of This Religious Persecution And Malicious Abuse Of The Courts. All Of This Over Simple, Minor Building Violations That The Yamassee Nuwaubians Were More Than Willing To Correct. But Every Chance Attorney Francis Nearn Ford And Sheriff Sills Got To Derail Any Possible And Solutions To The Problems They Disrupted It. All Of This Began With A Few Minor Violations In The Rameses II Social Club That They Won't Allow The Yamassee Nuwaubians To Fix. They Illegally Shut Off The Electricity, Stole The Meter, And The Doors Have Been Padlocked For Over A Year Now Saying The Yamassee Nuwaubians Won't Bring Their Building Up To Code. **How Can They?**

Then **Attorney Francis Nearn Ford** Overstepped His Boundaries And Authorized An Order That Goes Against The; **Federal Civil Rights Act Of 1964, As Well As Many State And Local Laws, Prohibits Religious Discrimination. Comment: The Government Cannot Create Or Inhibit Religion, Ban Most Types Of Speech, Restrict The Press, Stop People From Gathering Peacefully, Or Bar Citizens From Asking The Government For Reform.... We Must State Again; What Mr. Francis Nearn Ford Ordered For Judge Hugh V. Wingfield III To Do Was A Violation Of The Yamassee Nuwaubians' Freedom Of Religion And Freedom Of Assembly!! You Can Not Interfere With God's Property.**

This Sad Situation Calls For Some Serious Soul Searching. Let Us All Pray And Hope That One Day Putnam County Sheriff Howard Richard Sills, Attorney Francis Nearn Ford, Building Inspector J.D. Adams, And All Of Their Constituents Return To The House Of God And Repent For All Of Their Devilishment. Let Them Know That It Is Not Too Late For Them To Repent. Let Them Know That There Is No Greater Reward Than For The Love Of God, Which Satan Can Not Amount To. Not In These Days And Times. **He Is Coming Back Soon. Repent From Your Evil Ways.**

The Holy Bible (Matthew 5:10)

**"Blessed Are They Which Are Persecuted For Righteousness' Sake For Theirs Is The Kingdom Of Heaven."**

## BULLETIN!

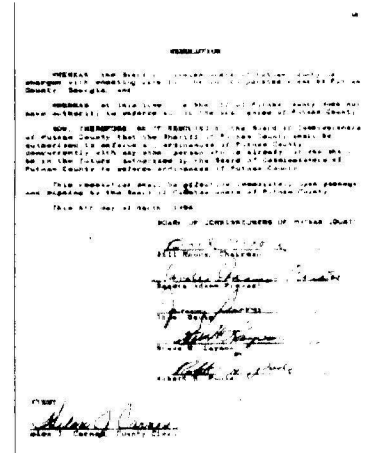
# CAN A JUDGE ORDER YOU TO BREAK THE LAW?

Under Normal Circumstances The Answer Would Be Absolutely Not. However, When It Comes To The **Yamassee Native American Nuwaubians**, The Sheriff, The Judges, The Attorneys, Television Crews, Newspapers, And Other Law Enforcement Officers, Feel That Anything Goes. On **June 14, 1999 A.D.** Sheriff Sills Attempted To Hold A Press Conference On The Nuwaubians' Property. Two Hours Before Sheriff Sills' Arrival To The Nuwaubians' Property, **Craig Sevali** From **Fox 24 News**, **Nick Oza** And **Rob Peecher** From **The Macon Telegraph**, **Jena Frazier** From **The Union-Recorder**, **Rufus Adair**, From **The Eatonton Messenger** And **WMAZ Channel 13 News**, Were Outside The Pylon (Entrance) Trying To Get Information From Them. **Sheriff Sills** Turned Around And Asked The Nuwaubians "... **Why There Were No Hasps On These Doors, As Ordered By The Court?**" The Nuwaubians Did Not Answer Because Their Attorneys Advises Them **"Don't Say Anything."** They Advised Them Don't Break The Law By Hindering The Sheriff.

**Sheriff Sills** Feel That He Can Just Force His Way On The Yamassee Native American Nuwaubians' Private Property, Damage Their Church And Monuments And Think It's Okay. But This Won't Go On For Long. They Actually Padlocked A Church.

**Attorney Francis Nearn Ford, Sheriff Howard Richard Sills** And **Mr. Jerome Dean Adams Sr.** Obviously Feel That They Are Above The Law And That They Can Do Whatever They Want To The Yamassee-Nuwaubians. This Is America. They Will Soon Find Out That Violating People's Private Property, Constitutional And Religious Rights Is Not A Laughing Matter When They Find Themselves In Federal Court Being Sued Or On Their Way To Jail.

Everything That **Sheriff Sills** Has Done In The Past 2 Years To The Yamassee Nuwaubians Has Been Enforced Under An Illegal Resolution. And We Know This. **Attorney Francis Nearn Ford** Said It Himself In State Court To **Judge Jesse Copeland Jr.** On **June 16, 1999 A.D.** So It Is On The Minutes, And There Is No Way He Can Retract That Statement. Truth Is Truth And It Will Always Prevail. During One Of His Outbursts, **Attorney Francis Nearn Ford** Said Out Of His Own Mouth, **"I KNOW THE RESOLUTION IS ILLEGAL!"** That's What The Yamassee Nuwaubians Have Been Saying All Along. On **March 5, 1998 A.D.** Sheriff Howard Sills Wrote A Letter To The Board Of Commissioners Requesting That They Make Him The Putnam County Code Enforcer. The Following Day On **March 6, 1999 A.D.** The Board Of Commissioners Signed A Resolution Granting **Sheriff Howard Sills** Authority As Code Enforcer Of Putnam County In A Meeting That Lasted Only 2 Minutes. This Was A Totally Illegal Act. But,



**ILLEGAL Resolution Granting Sheriff Sills The Position Of Putnam County Code Enforcer**

Was And Is Illegal. Everytime He Went On The Yamasee Nuwaubians' Property Harassing Them And Everytime He Locked Up One Of Their Buildings, All Of It Has Been Done In Violation Of The Law Under An Illegal Resolution. Every One Of The Buildings That Sheriff Sills Had Locked Up Had Thousands Of Dollars Worth Of Expensive Equipment In Them. Rameses II Social Club Was A Fully Equipped, State Of The Art, Working Social Club. It Has Been Locked Up For Over A Year Now. All Of The Mixing Boards, Equipment, Lights, Air Conditioning, Speakers, Flooring, Etc... Cost More Than Putnam County Has To Repay The Yamasee Nuwaubians For Damages. Putnam County Will Be In Debt. But That Is Not All. Sheriff Sills Maliciously Posted Stop Work Orders On Various Monumental Landmarks Causing Thousands Of Dollars In Damage To Building Supplies, Tar Paper, Mesh, Cement, Lumber, Plaster, Etc. The Construction Workers Had To Stop Pouring Cement From The Cement Truck Which Caused The Cement To Harden And Ruin The Entire Truck. Yet, Sheriff Sills Continuously Violates The Law. On June 15, 1999 A.D. When Sheriff Sills Was On His Second Venture To Padlock The Yamasee Nuwaubians Buildings, During His Inspection He Left Ceiling Fans And Lights On, Etc... Which Has The Electric Meters Constantly Running. The Bills From Tri-County Electric Company Is Going To Cause Putnam County A Lot Of Money For All Of The Time The Electric Is Left Running. Again, The Bill Is The Responsibility Of Putnam County. Because When The Yamasee Nuwaubians File Suit Against Sheriff Sills, All Of His Helpers Are Going Down With Him, Inclusive Of Attorney Francis Nearn Ford, Dorothy Adams, Mrs. Sandra Prevost, Detective Noell Lee Wilson, Jerome D. Adams, David Hester Putnam County And Many Others For Helping To Destroy And Damage The Yamasee Nuwaubians Property, And All Of The Ongoing Harassment, Etc.

Under The Same Court Order, Sheriff Sills And Building Inspector Jerome Dean Adams Were To Only Lock The Doors Of The Said Structures. However, Sheriff Sills Still Went In And Out Of Buildings Which Means That They Did An Unauthorized Re-Inspection Which Goes Against The Georgia Codes O.C.G.A. 2-2-11. All Of This Is On Video Tape To Be Used As Evidence In A Court Of Law. So Sheriff Sills Did Exactly What We Thought He Would Do. It Is Real Easy To Predict The Actions Of Satan's Helpers. They Will Do Anything To Defile The House Of God.

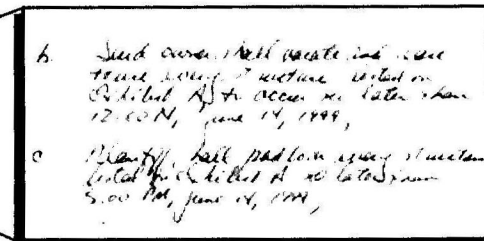
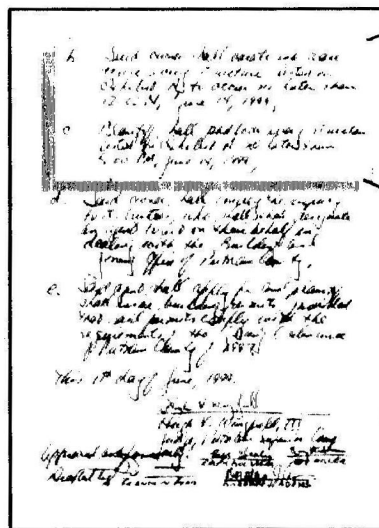
Attorney Francis Nearn Ford Even Went As Far As Trying To Get Judge Hugh V. Wingfield III To Terminate The Electricity At 404 Shady Dale Road. Yes, He Wanted The Judge To Order The Lights Off Until An Indefinite Time. How Vicious Can You Get? Forget The Fact That There Are Mothers, Children, And Families On The Yamasee Nuwaubians' Property. Forget The Fact That No Electricity Means, No Hot Water Or Water At All For That Matter. Forget That No Electricity Means No Heat Or Air Conditioning. No Electricity Means No Stoves To Cook Food On For The Children. No Electricity For An Indefinite Amount Of Time Means That Attorney Francis Nearn Ford Was Literally Trying To Kill The Residents At 404 Shadydale Road. This Is Attorney Francis Nearn Ford's Way Of Subtly Pulling The Trigger. This Is The Kind Of Mentality That The People Of Eatonton Have Running Their Lives. Attorney



**Sheriff Howard Richard Sills Guilty Of Aiding And Abetting The Vandalization The House Of God**

Francis Nearn Ford And His Client Sheriff Howard Richard Sills Give A New Meaning To The Phrase "Birds Of A Feather Flock Together." Sheriff Sills Was The Same Person Last November Who Wanted To Tear Down The Clubs On The "Strip" (Which Are Black Clubs) Instead Of Trying To Renovate The Buildings. Their Whole Point Is To Destroy Anything That African Americans Build.

Then As Mentioned Earlier In This Flyer, Sheriff Sills Violated The Court Order Because He Stayed On The Property Pass The 5:00 P.M. Time Limit. The Court Order That Was Handwritten By Attorney Francis Nearn Ford Stated That Sheriff Sills Could Lock Up The Buildings. That Was A Full Working Day. If Sheriff Sills Did Not Get A Chance To Lock Up All The Buildings That He Wanted To, That Is Not The Yamasee Nuwaubians Fault. Sheriff Sills Knew That He Had Over 30 Monuments And Landmarks To Lock Up Or Figure Out How To Lock Them Up. He Is Very Familiar With The Land And All Of The Monuments Being That He Constantly Flies Over The Property Taking Pictures And Just Conducted An Illegal Search On May 14th 1999 A.D. So Sheriff Sills Knew Exactly How Much Time It Would Take, He Knew That There Were Some Buildings That Did Not Have Doors, Etc. Why Did Sheriff Sills And His Posse Arrive To The Property After 3:00 P.M. Knowing How Many Structures There Are And Knowing It Would Be Time Consuming Is Beyond Me.



**This Is Page 2 Of The Handwritten Court Order That Attorney Ford Wrote Up In The Court. You Can See That They Ordered The Owner To "Vacate And Cease To Use Every Structure" By 12:00 And For The Plaintiff To Complete The Padlocking "NO LATER THAN 5:00 P.M. June 14, 1999.**

Yet In *The Macon Telegraph*, June 15, 1999 A.D., Newspaper, He Tries To Turn It Around And Make The Fact That He Violated The Court Order Look Like It Was The Yamasee Nuwaubians's Fault. Supercop Sills Stated And I Quote: "...There Were No Hasps On Any Of The Doors, They Didn't Abide By The Court Order, Again" Are You Telling Me It Took 7 Men Who Are Required To Have Certain Professional Skills Much Higher Than That Of A Boy Scout Were Only Able To Padlock 5 Buildings On The Yamasee Nuwaubians' Property In A Time Span Of 2 Hours And Then Some? That Is To Say They Spent Roughly Half An Hour On Screwing 3 Screws Into Each Door? That's 10 Minutes Per Screw. Its A Wonder With All Of The Trades And Titles That Sheriff Sills Has Taken On Such As Building Inspector, Code Enforcer, Photographer, Pilot, Camera Man, A Speaker, Citizen Of The Year Etc., He Couldn't Do The Job Faster Himself. (Refer To Flyer, Sills, A Jack Of All Trades, Yet. Master Of None.)



The Yamassee Nuwaubians Really Don't Want To File Suit Against Putnam County And Drain Out All Of The The Money, But They Leave No Choice. When They Asked Putnam County For Their Help At The Beginning Of This Big Mess, They Didn't Help. So The Yamassee Nuwaubians Are Left With No Other Option. The Amount In Damages Alone **Sheriff Sills** And His Demon Helpers Has Caused The Yamassee Native American Nuwaubians Is Phenomenal. And They Intend To Collect All That Is Due To Them In The Suit. Once Again, All Of This Started Out As Just Minor Zoning And Building Violations That Could Have Been Corrected. The Yamassee Nuwaubians Are More Than Willing To Comply. However, **Sheriff Sills**, And Attorney Francis Nearn Ford Saw Dollar Signs And Tried To Use Nuwaubians As A Way To Make Money. Instead Of Simply Following The Law, They Turned This Into A Personal Mission, And Look Where It Has Gotten Them And Putnam County. Greed Will Do That To You. As The Holy Bible Says *"Money Is The Root Of All Evil."*

**This Whole Situation Is Just A Repeat Of What Took Place A Year Ago. The Same Dates, The Same The People, Same Harassment, And As Usual It Is Around The Yamassee Yamassee Nuwaubians' Religious/Family Gathering, This Is No Coincidence. (Read Flyer "What's The Real Deal?")**

Why Is It Alright For **Sheriff Sills** To Violate Every Time Limit Ordered, Every Code, And Every Law Enforced, Etc... Yet When The Yamassee Nuwaubians Didn't Put Hasps On Their Doors, Especially Their Church Doors, They Were All Of A Sudden *"...Not Abiding By The Court Order, Again"* As Said By **Sheriff Sills**. **IF THE NUWAUBIANS WERE SUPPOSED TO APPLY HASPS TO THE DOORS, THEN WHY DID SHERIFF SILLS COME TO THE 404 SHADYDALE RD. PROPERTY SUPPLIED WITH 20 LOCKS?** Though Sheriff Sills And The Likes Were Only Ordered To Padlock The Structures On The Yamassee Nuwaubians' Land And They Had Up Until 5:00 P.M. **Sheriff Sills**, His Deputies, Locksmith Mr. David Hester, And The Rest Of The Crew Didn't Arrive Until 3:08 P.M. And Didn't Leave Until 5:15 P.M. Their Excuse Given To The **Fox 5 Channel 24 News** And The **Macon WMAZ Channel 13 News** Reporters Was, The Yamassee Nuwaubians Didn't Buy The Hasps Therefore It Caused A Delayance In Time. Now This Is Pure Cockamamie! Had The Sheriff, His Deputies, And His Pet Wilson Come On Time As Ordered, He Would Have Had An Extra 3 Hours And 8 Minutes To Go Wherever He Wanted To Get The Hasps. But To Arrive 3 Hours Later And Complain That It's The Yamassee Nuwaubians Fault Is Childplay.



**The Locksmith Mr. David Hester Crawling On The Floor, Through Tables And Chairs To Illegally Lock A Window That Was Not On The Court Order.**

Then They Didn't Even Stop At Only Padlocking Doors Which Was The Only Thing They Were Ordered To Do. They Also Boarded Up Church Windows And They Performed Another Full Inspection. They Went To Sites That Were Not On The Court Order Under *"Exhibit A"* For Them To Padlock Such As The Drumstand. **What Were They Doing Over There? I'll Tell You, Violating The Judges' Court Order. That's What They Were Doing.** But The Nuwaubian's Are Not Going To Let This Go By Unnoticed. Not This Time.

**16-7-21. Where It States And I Quote, (A) A Person Commits The Offense Of Criminal Trespass When He Or She Intentionally Damages Any Property Of Another Without Consent Of That Other Person And The Damage Thereto Is \$500.00 Or Less Or Knowingly And Maliciously Interferes With The Possession Or Use Of The Property Of Another Person Without Consent Of That Person.**



**Attorney Francis Nearn Ford, What A Devil!**

So They Were Ordered To Break The Law Under The Authority Of A Judge. And If You Don't Believe That This Is A Violation, Let Someone Go To Your House And Break A Few Doors Or Windows, Damage Some Of Your Property And See If You Won't Have Them Fined Or Arrested For The Illegal Act They've Just Committed. And Regardless To What Their Excuse May Be, They Are Still Responsible For What They've Done. **Attorney Francis Nearn Ford** Wanted The Nuwaubians To Violate The Georgia Laws. They Know That A *"Person Who Commits The Offense Of Criminal Trespass Shall Be Guilty Of A Misdemeanor"* As Mentioned In **Section "D"** Of O.C.G.A. 16-17-21.

The Reason **Attorney Francis Nearn Ford** And His Buddies Wanted The Yamassee Nuwaubians To Put The Hasps On The Church Doors Was So That When The Time Comes For The Lawsuit Against Them They Would Be Able To Say That The Yamassee Nuwaubians Damaged The Property. But, No, The Responsibility Is On The County's Hands. No Judge Can Order Anyone To Damage Someone Else's Property. **Sheriff Sills** And His Officials Took It Upon Themselves To Permanently Damage The Owner's Doors In Which Irreparable Damage Was Done.

Knowing That This Was Illegal, **Sheriff Sills** Should Have Contested Against **Attorney Francis Nearn Ford's** Order To Damage The Doors And Windows, Being That He Was The Person To Be Used. **Ford** Knew He Would Not Be There, And That **Sheriff Sills** Was Used To Break The Law. So While **Attorney Francis Nearn Ford** Was Writing The Order By Hand On 2 Sheets Of Legal Pad Paper, **Sheriff Sills** Should Have Been Standing Over His Shoulder Trying To Find Out What Part He Is To Play. **Sheriff Sills** Should Have Made Sure That The Attorney's Orders Stayed Within The Law. Not To Mention **Attorney Ralph Goldberg** Was Out Of Line When He Implied To **Judge Hugh Wingfield III** That He Represented **Tama-Re Enterprise**, Who Are The Owners Of The 404 Shadydale Property. **Rev. Malachi York Is Not Tama-Re Enterprise Nor Is He It's Owner.** **Attorney Ralph Goldberg** Represents **Rev. Malachi York** And He Also Represents **Henry Torres** And **Claude Turner**. So For **Attorney Ralph Goldberg** To Make The Statement On Behalf Of **Tama-Re Enterprises** That My Clients Will Disagree With Me, But I Believe That You (The Judge) Do Have Jurisdiction. He Did Not Have Any Authority To Speak On Behalf Of **Tama-Re Enterprises**. The Trustees Have Not Come Forward To Hire Or Retain Anyone On Their Behalf Because The Superior Court Does Not Have Jurisdiction Over **Tama-Re Enterprise**. And To This Date, The Attorneys Have Researched **Tama-Re Enterprise** As A Pure Trust, And They Have Confirmed That It Is A Legal Entity, And That The Trustees Do Have A Right To Secrecy. **Attorney Ralph Goldberg** Does Not Represent **Tama-Re Enterprise**. He Was In Violation Of The Law When Giving The Judge The Impression That He Had Any Authority To Speak For **Tama-Re Enterprise**. If You Didn't Know Any Better, You Would Think That **Attorney Goldberg** Was Working In The Plot Against The Yamassee Nuwaubians.

As Mentioned Earlier In This Flyer, Unlawfully Given Authority As The Code Enforcer, Everything That **Sheriff Sills** Has Done To The Yamassee Nuwaubians

Hearing The Statement Straight Out Of The Horse's Mouth Makes The Job Much Easier.

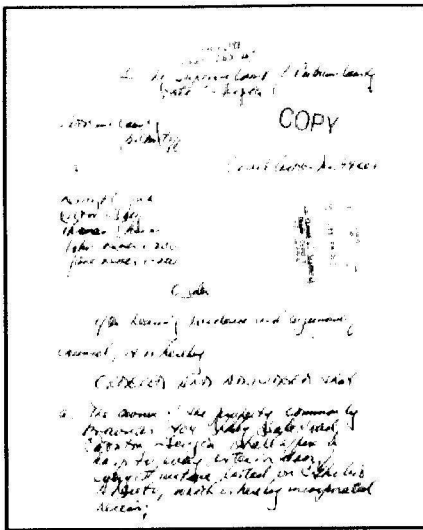
But Before We Go Any Further, Let's Take A Closer Look At The Handwritten Court Order From Attorney Francis Nearn Ford Ordering The Structures On The Nuwaubians Land To Be Padlocked. Yes, Handwritten By Attorney Francis Nearn Ford In The Court On June 11, 1999 A.D. This Man Was So Anxious To Tackle The Yamasee Nuwaubians That He Couldn't Wait To Formally Type The Court Order Ordering The Yamasee Nuwaubians' Buildings To Be Padlocked. Attorney Francis Nearn Ford Wrote Up The Court Order That Judge Hugh Wingfield III Approved On 2 Sheets Of Regular 11"X14" Yellow Paper From A Legal Pad.

Now, You Tell Me That Isn't Desperation? Tell Me That Attorney Francis Nearn Ford Could Not Go Back To His Office And Type Up The Court Order On A Computer Or A Type Writer For That Matter! He Was And Is So Desperate And Set On Trying To Hinder The Yamasee Native American Nuwaubians From Developing Their Land That He Pulled Out Two Sheets Of Notebook Paper (On The Spot In The Court) And Then Asked The Judge Could He Write Up The Order. The Judge Hugh Wingfield Seeing How Obnoxious Attorney Francis Nearn Ford Was Handling Himself, Replied "If You Can Write Fast Enough." Attorney Francis Nearn Ford Jumped On This Opportunity And Wrote An Official Document, The Court Order On It. This Was A Real Unprofessional Move And Shows The Malicious Intentions Of Attorney Francis Nearn Ford And His Clients. All Of The Malice, Illegalities And Obvious Racial Hatred Being Made On His Part Makes It Much Easier For The Yamasee Nuwaubians To Build Their Case.

On June 11, 1999 A.D. In A Hearing In The Superior Court Of Baldwin County, Judge Hugh V. Wingfield III Approved A Court Order Allowing Attorney Francis Nearn Ford's Clients Sheriff Sills And J.D. Adams To Padlock Over 30 Buildings On The Yamasee Nuwaubians' Property. But It Was Ordered That The Yamasee Nuwaubians Apply The Hasps Beforehand. They Know That In The Real Court Of Law This Is A Violation Of A Person's Rights To Ask You To Vandalize Another Person's Property. You Are Asking A Person To Commit An Illegal Act. Vandalism According To Black's Law Dictionary, 6th Edition Means,

Such Willful Or Malicious Acts As Are Intended To Damage Or Destroy Property...Willful Or Ignorant Destruction Of Property Of Another, Commonly Referring To Artistic Or Literart Treasures. Hostility To Or Contempt For What Is Beautiful Or Venerable. ....Within Dwelling Policy Means The Willful And Malicious Destruction Of Property Generally, And The Destruction Must Have Been Intentional Or In Such Reckless And Wanton Disregard Or Rights Of Others As To Be Equivalent Of Intent And Malice May Be Inferred From Act Of Destruction.

Attorney Francis Nearn Ford Knew That Ordering The Nuwaubians To Apply The Hasps Was A Violation To The Rights Of The Owners Of 404 Shadydale Rd. And That The Nuwaubians Would Be In Definite Violation Of The Georgia Code O.C.G.A.



This Is Page 1 Of The Handwritten Court Order That Attorney Francis Nearn Ford Wrote Up In The Court.

PETRAM COUNTY REGISTER & RECORDS DEPARTMENT  
 100 SHADYDALE RD.  
 MOUNTAIN VIEW, GA 31821  
 TELEPHONE: 864.234.1234

FOR DEPARTMENT OF INSPECTION

DATE: 6/11/99 TIME: 3:00 PM

OFFICER: DAVID HESTER

LOCATION: 404 SHADYDALE RD

PERM. NO. A. 00000000000000000000000000000000

WIRELESS PERMIT #	APR 184	DATE	ISSUED
POWERLINE			
FRANCHISE			
PERMITS			
ELECTRICAL PERMIT #	59780	DATE	ISSUED
INSPECTION			
TYPE			
ISSUING AGENCY	APR 184		
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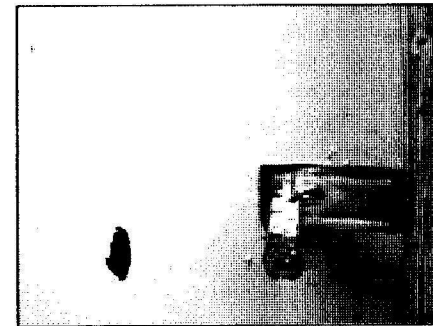
FOR THE ABOVE LISTED PERMITS, THE PERMIT HOLDER SHALL BE RESPONSIBLE FOR THE PERMITS FOR THE NEXT DAY.

The Permit For The "Church" That Is Shaped Like A Pyramid.

other place of public religious worship. (b) A person convicted of the offense of vandalism to a place of worship shall be punished by imprisonment for not less than one nor more than five years. They Could Have Simply Changed The Cylinders In The Doorknobs Like They Did When They Locked The Rameses II Social Club. But They Wanted To Destroy The Property. They Knew Exactly What They Were Doing. Sheriff Sills And His Little Demon Helpers Violated The Sanctity Of The Church. What Do You Consider Someone Who Vandalized A Holy Sacred Building Dedicated To The Sole Purpose Of Recognizing And Giving Reverence To The Higher Force? Is There Anywhere To Draw The Line? There Are Just Some Things You Do And Some Things You Don't Do. You Don't Violate, Damage, Destroy, Vandalize, Or Force Entry Onto Personal Property. And The Church Is The Personal Property Of God. You Just Can't Do What You Want When It Comes To The House Of God.



This Picture Speaks For Itself. Mr. David Hester Was Ordered To Destroy Private Property And Even A Church Door And Window. Could They Not Have Just Changed The Doorknobs? Yes But That Would Have Been Too Easy.



This Is One Of The Padlocks Put On The Office Door, Which Is A Metal Door. As You Can See, The Multiple Puncture Spots Around The Hasp Are The Amount Of Times The Locksmith Missed While Screwing In One Hasp.

You Can Tell That Sheriff Sills And The Town Officials Have No Intentions On Helping The Yamasee Nuwaubians Correct Their Said Violations. Attorney Francis Ford Jumped Quickly And Wrote By Hand The Order For His Helpers To Padlock The Doors That Same Day In Court But It Took 10 Days For Him To Give The Nuwaubians' Attorneys The List Of Violations So That They Could Correct Them. Make Note That Giving The Nuwaubians A List Of The Violations Was Also A Court Order But Attorney Ford Took 10 Days To Give Up The List When Judge Wingfield Told Him To Give The List To The Nuwaubians The Next Day. So The Game Is Obvious. However, They Knowingly Destroyed The Decor Of The Yamasee Nuwaubians' Doors And Siding, Drilling Holes Into Them. Make Note That To Padlock The Buildings, They Drilled Holes Into Metal And Wooden Doors. An Irreversible Process. You Can Take The Screws Off The Doors But You Can't Repair The Damage. There Are 8 Wholes In Each Door. It's Just Plain Vandalism With No Regards Or A Cause For Any Reason. The Doors To The Church (Which They Refer To As The Brown Pyramid) Were Also Padlocked Which Destroyed The Church's Doors. There Is No Way That They Can Be Repaired.

Again, Sheriff Sills Went Against The Laws Of Georgia, O.C.G.A. 16-7-26 Which States,