

And Under R-1 And R-2 In The Putnam County Planning And Zoning Ordinance On Page 26, Commercial, Recreation And Entertainment (F) Commercial Recreation And Entertainment: (1) Parks/Playgrounds-Private (2) Swimming Pools-Private (< One User) (3) Tennis Centers, **Clubs And Facilities**. This Is Again Repeated Verbatim On Page 30 Of The Ordinance Book.

Why And How Victor Greig Ever Lost This Case And The 3 Following Appeals, Is Far Beyond Believable In A System Based On Justice And Equality In The Court Of Law. However, In The Courts In The South, From The 20's To The 60's, This Was Common. But Here In The 90's, It Is Just Outright Intolerable. Mr. Greig Now Has Behind Him The Professional Legal Team Needed To Not Only Expose These Wrongs, Unjust And Illegal Treatment, But To Further Expose All Those Who Dare To Go Against *The New Georgia* Under The New Leadership Of **Gov. Roy Barnes** Whom The Nuwaubians Support And Supported Whole Heartedly.

Did They Already Know That The Proper Selection Of Words Were Necessary To Keep Their Foot Out Of Their Mouths As **Doug Richards** Of **Fox5 News Station** Stated On **May 25, 1998 A.D.**, Concerning **Sheriff Sills** Where He Says *"He (Sheriff Sills) Walks A Diplomatic Tightrope."* Well Apparently The Tight Rope Has Popped, Caused By The Flames Of Racism And Hatred. Now He Falls Slowly To His Destiny While He Pulls Down Innocent, Unknowing Supporters Whose Careers, Lives And Reputations Hang In The Balance. It Is A Sad Reminiscence Of Racist America In This Rural Town Striving To Move Into Mainstream America With Progress, Development And Economics.

Because They Failed And As You Have Just Read, Change Of Heart Means Violation Of Laws, They Should Have Taken The 5th Amendment, I Refuse To Answer On The Grounds That I Might Incriminate Myself. But No, Their Racism Controls Their Emotions And Leads To The Countless Amount Of Mistakes Which Results Are Violations Of The Law. The *Savannah Morning News*, **Jan. 12, 1999** Headlines *"A New Georgia Governor Vows: No Tolerance Of Racism. We Remind Those Who Play With The Fire Of Racial Hatred That They Will Surely Be Burned, The Time For Racial Discrimination Is Over."* **Gov. Roy Barnes.**

By: P.A.V.E

People Against Violence in Eatonton

Let Us Pave The Way To Peace, Unity And Growth

BULLETIN

Can You Try A Person For The Same Thing Twice?

Why Are **Sheriff: Howard Richard Sills**, His Attorney, **Frank Nearn Ford**, (Georgia Bar No. 268035) His Wife, Putnam County Attorney **Dorothy Jean Adams**, (Georgia Bar No. 000290) And The Board Of Commissions Making Such A Big Hype About The Nuwaubian's Dance And Social Club On Their Own Land, When The Everyday Residents Of Eatonton, Georgia Don't Really Care About The Rameses Social Club Or The Nuwaubian's Land? The Good Citizens Of Eatonton Have Their Own Problems And Concerns. Just Take A Look At The Local Issues That Are Going On, While **Sheriff: Howard Richard Sills** Is Taunting That Man And Those People Out There.

For Example, On **January 1, 1999 A.D.**, In The "**Crime Watch**" Section Of *The Eatonton Messenger*, **Jerome Dean Adams Jr.**, 32, Of 403 Possum Point, Was Arrested Again For DUI (Driving Under The Influence) And Violation Of **Georgia Controlled Substance Act**. He Appears To Be, What's Referred To In Legal Terms As A Career Criminal, A Repeated Offender. What Does That Make Him? (**A Criminal, A Thief**). He Remained In Jail Until That Next Tuesday With No Bond On The Charge, **Jerome Dean Adams Jr. Wait A Minute!** Isn't This The Son Of Jerome Dean Adams Sr., Chief Building Inspector Of Putnam County? **Yes It Is.** And On **January 13, 1999 A.D.**, Jerome D. Adams Jr. Was Set To Appear In Court For The Charges Stated Above. **However, He Did Not Show Up In Court Which Puts Him In Contempt. Is There A Bench Warrant Out For His Arrest Now?** Or Is He Going To Get Away With Violating The Law Because His Father Is One Of The Pack Members; Which Consists Of A Group Of Friends Who Appear To Cover Each Others Back Even In Wrong Doings?

And It Is Not A Coincidence That He Was Being Represented By The Same Attorney, **Francis Nearn Ford**, Who Is Representing Sheriff: Howard Sills That Works Side By Side With Jerome Dean Adams Sr., As The Code Enforcer. This Is Definitely A Conflict Of Interest Because Jerome Dean Adams Sr. Is Working On The Same Case For Sheriff: Howard Sills, Against The Nuwaubians, Whose Court Date Was Also **January 13, 1999 A.D. It Is Obvious That They Seem To All Be In Cahoots With Each Other.** This is The Same Son That Was Detained In Jail On **May 16, 1997 A.D.** On A Probation Violation **For Issuing Bad Checks.** His Bond Was Set At \$3,873.37.

1. Dance Club/Social Club
2. A Limousine Service
3. A Taxi Company
4. A Recording Studio
5. A Restaurant
6. A Bar
7. A Health Food Store
8. An Arts And Craft Store
9. A Bookstore
10. Jewelry Store
11. A Clothing Store

Note #6 Of The Complaint, A **Bar**. This Has Been Referred To In The **Thursday, May 7, 1998 A.D.**, Newspaper *The Macon Telegraph*, By **Johnathan Burns** Entitled *Nuwaubians Just 'Do Things Different', Putnam Countians Are Just Worried*. In The Very First Paragraph It States "EATONTON-They Changed The Locks On The Extraterrestrial- **Juke Joint, Wednesday**." This Article Came Out **After** The Courts Witnesses On April 8, 16, & 20 1998 A.D., Clearly Disproved The Claim That Alcohol Was Being Sold By The Nuwaubians At Their Social Club. Why Is Mr. Johnathan Burns Ignoring The Court's Findings? Now According To **American Heritage Dictionary A Juke Joint**. Is "A Bar, Tavern." According To **American Heritage Dictionary** It States Under **Bar 12.A A Counter Which Drinks, Especially Alcoholic Drinks And Sometime Food Are Served**.

What Is My Point? My Point Is, Again, We Have A False Claim Being Put Before The Court. A Claim That Has Been Refuted In That Same Court. This Is A Blatant Disregard For The Laws And The Court Decisions By Which We Have Proven Above, Out Of The Mouths Of **Mr. Lewis Brown** And **Mr. John Yearwood**; Two Professionals Called As Witnesses In The Case **Putnam County, State Of Georgia Vs. Victor Greig** Where They Were Accused Of Running An Alcoholic Establishment. Putnam County Lawyer **Dorothy J. Adams** Called Them To The Witnesses Stand Herself And They Stated During The Trial On **April 8, 16, 20, 1998 A.D. Page 142-143** Of The Court Minutes By The Court Stenographer **Brenda C. Davis**, CCR (770)786-9825 And We Quote From The Minutes, #13-Cross Examination By **Mr. Jones**:

Q. Mr Brown, I Think You Said You First Had To Determine If This Building Was Built Under Your Jurisdiction, That's The First Thing You Did?

A. Yes, Sir.

Q. Now, I'm Not Clear About This Private/Public Matter. If This Is, Say, A Private Club, Even Out In The Woods Somewhere, It Meets Your Jurisdiction If--What--How Would It Meet Your Jurisdiction If It's Some Private Club Way Out In The Woods?

A. If It--If It's Way Out In The Woods And They Have--And It Held 100 People And **Served Alcohol**, Because (Moving On To Page 143) They Would Have To Have A License To **Serve Alcohol**, Then They Would Have To Come Under Our Jurisdiction. Or If They Held 300 People Or More, They Would Come Under Our Jurisdiction.

Q. Did You --What Basis Did You Determine This Building Fell Under Your Jurisdiction?

A. What Basically?

Q. Well...

A. The Square Footage...

Q. The Square Footage?

A. --Was One Thing. Square Footage Is One Thing That Determined That They Did Hold Over 300 People. The Other Thing Was We Inquired--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 Under Those Guidelines It Wouldn't Be 100 And Alcohol. Therefore, It Would Come Under The 300.

Those Were Direct Quotes From The Minutes Of The Court Case Where **Mr. Brown** Clearly Tells The Court "I Saw No Evidence Of It (Alcohol)." And This Is Repeated Again By **Mr. Yearwood** In The Cross Examination Again By Mr. Jones On **Page 153** And Onto **Page 154**.

Q. Now, What Made This Building--Well, Let Me Ask You This Question: Did You Find Any Evidence That Alcohol Was Served There?

A. No I Didn't.

So, No Alcohol Or Evidence Of Alcohol Being Served At The Rameses Social Club Was The Determination Of The Witnesses Of The Court That **Attorney: Dorothy Jean Adams** Herself, Called To The Witness Stand In That Court Case.

Is This Clear Enough For The Reader To Establish A Violation Of The 5th Amendment Where The Plaintiff Putnam County, Is Re-Charging That The Nuwaubians Have A Bar, Defined As A Venue For Selling Alcohol; Not Just Then But Claiming As Of June 1st And I Quote Number 8 *Notwithstanding This Personal Knowledge, York And His Agents Have Established Commercial*

Enterprises On York's Land And Operate Same. Amongst These Businesses Are... So They Are Claiming That They Have A Bar/Juke Joint For Commercial Enterprise In The Name Of Dwight York, Victor Greig, Thomas Chism, John Does 1-200 And Jane Does 1-200. What Are We Looking At Here? Or Should I Say Are The Town Officials Going To Pretend Again That They Don't See These Blatant Violations Of The Law Even To The Point Where The Court's Decision Is Being Ignored By Attempting To Try The Nuwaubians Twice For The Same Thing.

They Don't Respect The Courts Which They Stand Under. Two Professionals From The State Fire Department Inspected Rameses Social Club And Stated That They Found No Evidence Of Alcohol. The Courts Made A Decision And They Still Go Against What The Courts Say. Are You Actually Violating The Law And Trying To Bring The Same Charges Up Twice Where Is Clearly States In The **U.S. Constitution, Amendment 5 Rights Of Defendants: Guaranteed Accused Persons A Fair And Legal Trial. And That No One May Be Tried Twice For The Same Crime: Forced To Testify Against One Self; Or Have Private Property Taken Away For Public Use Without Fair Compensation.**

And The Commentary Of The Above, We Repeat *Nor Shall Any Person Be Subject For The Same Offense To Be Twice Put In Jeopardy Of Life And Limb.* Our Learnt Colleagues Really Need To Study The Constitution Of The United States And The State Laws In Particular The Laws Of Georgia That We All Call Home, In Order To Prevent These Repeated Violations Through Ignorance Of The Law Of Which There Is No Excuse.

So Again, In Their Motions Filed Against Dwight York, Thomas Chism, Victor Greig, John Does 1-200 And Jane Does 1-200, Which Was Signed By Francis Nearn Ford And Dorothy Jean Adams, They Claim There Was A Bar, After It Has Been Proven In A Court Of Law Where There Was No Evidence Of Alcohol Or Bar. Is Not This Going Against The Laws Of Georgia, An Outright Ignoring Of The Minutes And The Lack Of Evidence In Their Case? And Another Point That Should Be Made Is A Change From Referring To Rameses Social Club To A Night Club In Newspapers Like *The Macon Telegraph* Articles By Cheryl Fincher Entitled *Putnam Cult Charged With Having Illegal Nightclub And Sheriff Padlocks Putnam Group's Dance Club.* In *The Eatonton Messenger*, Article By Rob Peecher Headlines Read *Judge Fines \$45,750 In Nightclub Zoning Trial.* It Was Clear That They Had Already Decided That This Was Not A Dance/Social Club But Rather A Juke Joint Bar Alcohol Selling Nightclub. Now What Are We Looking At Here. We Will Show You The Change. The Same Complaint Filed By Putnam County The Date Of

Friends Favor. And There Is An Ongoing Investigation To Find Out Who Else These People Have Been Umbrellaing From The Rain Of The Laws.

And Let's Not Forget, Jerome Dean Adam Sr.'s Daughter, **Julie Harper**. She Pleaded Guilty In **The State, Plaintiff Vs. Julie Harper, Defendant Accused Of Stealing \$10,824.66** (As Reported In The Crime Watch Section Of *The Eatonton Messenger* on **Thursday, May 15, 1997 A.D.**) From Eatonton, Ga On May 6, 1997 A.D., Criminal Action No. 97Cr73-5. What Does That Make Her? (**A Criminal, A Thief**). At That Time, She Was A Trusted City Employee Of Eatonton, Georgia, And Had Been Trusted By All At That Same Job For 10 Years. Yet, Jerome D. Adams Sr. (Her Father) And Her Cousin Were Able To Have The Judge Give Her **Only 5 Years Probation** After She Promised To Pay Back The \$10,824.66, Plus \$1,150.00 For Court Fines. If This Would Have Been A Black Family And Not The Adams' Family, A White Family, What Do You Think Would Have Happened? **Right!** Under The Jail. I Wonder Where That Money Could Have Come From To Pay Back The Money She Had Stolen?

So As You Can See, It Seems That Jerome Dean Adams Sr., Eatonton's Chief Building Inspector, Who Can't Even Control The Alcohol In His Own House, Being His Son Was Arrested On A DUI, Ran Out To Rameses Social Club Along Side Sheriff: Sills On **May 6, 1998 A.D.**, To Close The Club And Harass The People Under The Pretense That There Was Alcohol Being Served And Failed To Prove It In A Court Of Law, As Proven In The Minutes Of The Court Case Where **Mr. Lewis Brown, The Safety Compliance Officer For The State Of Georgia, Stated On Page 143 On The Transcripts Of The Putnam County, State Of Georgia Vs. Victor Greig Trial, April 8, 16, & 20 "...I Inquired As To If They Served Alcohol Or Not. --And They Told Me They Did Not And I (Lewis Brown) Saw No Evidence Of It..."** Also Confirmed By District Supervisor From The State Fire Marshal's Office, John Yearwood, Which Is Also Found In Mr. Brown's Statement In The Court Transcripts On Page 154. **Mr. Yearwood Is Asked, "Did You Find Any Evidence That Alcohol Was Served There?" Mr. Yearwood Said, "No I Didn't."**

So Now We Ask You Again And Again, Why Are You Allowing Statements Like The One's In The Most Recent Motion To Make This Claim In Civil Action No. 99CV1-1, Putnam County, Plaintiff V. Dwight York, Victor, Greig, Thomas Chism, John Does 1-200 And Jane Does 1-200? And This Was As Recent As **January 4, 1999 A.D. At 4:55 P.M.** Signed By **Chief Deputy Helen Kitchen, On Page 3** Under Complaint 8 *"Notwithstanding This Personal Knowledge, York And His Agents Have Established Commercial Enterprises On York's Land And Operate Same. Amongst These Business Are...*

Where Was His Friend, Sheriff: Howard Richard Sills On The Night Of Dec. 31st Going Into The New Year, Jan. 1, 1999 A.D. According To A News Broadcast On Jan. 1st at 7 A.M. On WGNX, Channel 42, All Police Officers, Sheriffs And Deputies Across The Country Were In Compliance To Work Over Time For New Year's. We Called To Check Who Was Obeying This Command In Hopes To Curve The Large Increase Of Crime On Nights Like New Year's Night Because Of The Mass Amount Of Drunkenness And Fights. Now, While Shopping In Ingles In Gray, Georgia, Who Do We Run Across? None Other Than Mr. Sills With An Unidentified Lady In The Ingles Of Gray On New Year's Eve Between 7:15 P.M. And 7:40 P.M. We Have An Ingles In Eatonton.

Having Knowledge Of This Request For Over Time For All Concerned Officers Of The Law, Between 1:30 P.M. And 2:00 P.M. On Jan. 11th, Mr. Patrick Young Went To The Sheriff's Dept. And Asked About Information Of All The Officers On Duty On The Night Of Dec. 31, 1998 A.D. The Personnel Worker Gave Him A Handwritten List Of The Officers. Mr. Young Requested That She Type The Names Of The Officers That Were On Duty Which Were Captain Charles Myers, Officer Jason Jones, Officer David Gunter, Officer Renaldo Sanders, Officer Lee Wilson, And Officer Anthony Snow. She Was Having Printing Problems And Told Mr. Young That Someone From Another Dept. Would Assist Him.

Soon Afterwards Sheriff Sills Came Out And Told Him That He Could Not Get The Names Typed Since Someone Already Wrote Them By Hand For Him. No One Asked Him. He Just Took It Upon Himself To Enter The Conversation And Offer His Negative Advice. Mr. Young Asked Is There A Problem With Getting Them Printed? And Sheriff Sills Said It Was And Then Asked Him Why Did He Need It, Which Was Not His Place To Ask Him. However, As You Can See From The Names Listed Above, Sheriff Howard R. Sills Was Not On Duty That Night When All Other Officers Were Working. Not To Mention There Is An Ingles Right In Eatonton On Hwy. 441. All Of This Information Was Obtained Through A Notarized Letter To Our Office By A Concerned Citizen. And We Felt It Was Our Duty To Make This Information Known, That Is The Job Of The Concerned Citizens.

However, Getting Back To The Point, If You Check Into Case No. 96-Cv-45-2, Where Jerry C. Whidby And Dorothy J. Adams, Plaintiffs Vs. David F. Moreland Jr., Dated April 16, 1996 A.D., Who We Are Finding For Information On This Case To Get The Truth About It And Maybe Reopen The Files To See If It Was As Unfair As The Cases We See In The Eatonton Court These Days. And Who Do You Think Was The Attorney In This Case, None Other Than **Lawrence, Ford, & Ridgway**; That Is **Francis Nearn Ford**, Attorney For Plaintiffs. These Are Very Interesting Cases. You Should Get Copies Of Them And See How The Laws Appear To Be Manipulated In Certain

Jan. 4, 1999 A.D. Under #8 Again I Quote *Amongst These Businesses Are A Dance Club/Social Club.*

What Is So Ironic About This Claim Is That My Learnt Colleagues Adams & Ford, LLP Attorneys For Plaintiff, Have Forgotten To Refer To It As A **Nightclub** Which Was So Commonly And Loosely Used In The Beginning Of These Claims. Why Is That So Important? Let Us Show You. Well According To The Putnam County Ordinance Of 1997/Upgrade 1998 Page 22 Under Division 1: Agricultural District: AG Section 4.3 (1). 1: Use Allowed, AG District. On Page 23 Under (F) Commercial Recreation And Entertainment: 1) Fishing Lake, 2) Hunting Club (3) Shooting/Archery Ring. Then Under (H) Community Facilities 1) Fire Station (2) Parks/Private (3) Public Utility Facilities: Distribution And Transmission (4) Water Towers (5) Governmental Use (6) Private Tennis Court. On Page 24 Under (I) Dwellings Group Homes (< 6 Residents) (2) Manufactured Homes (3) Modular Homes (4) Single Family Residents. (J) Eating And Drinking Places: (K) Education (1) Public Schools (P) Retail Trade (1) Bait Sales (2) Convenience Stores. On Page 25 Under (R) Storage: (1) Storage During Construction (3) Silos

The Land In Question Referred To As York's Land Is Registered Legally As AG Abbreviating Agricultural As Well As R2 Abbreviating Residential. And As You Have Read In Following These Ordinances The Fact That This New Complaint Under #8 Refers To Rameses Not As A Juke Joint Or Night Club But The Plaintiff Refers To It Specifically As A Dance Club/Social Club.

The Important Word Here Is Club. The Important Point Here Is That The Case Of April 8-20th Determined There Was No Alcohol Evidence So It Was Not A Night Club. So The Complaint Had To Be Upgraded From Night Club To Dance Club/Social Club. And As The Ordinance Shows As A Dance Club/Social Club They Are Not Violating Any Laws. It Is Lawful To Have Clubs, Social Clubs, Hunting Clubs. It Is Lawful To Do Commercial Exchange. But The Citation #01306 Accusing Victor Greig Of 404 Shady Dale Rd. Eatonton Georgia, April 8th, Signed By County Agent Sheriff Sills, On March 17, 1998 A.D. And Witnessed By J.D. Adams States: *You Are Charged With Violating The Following Putnam County Ordinances Under #4 Section 4.3 (1).1:(F) Commercial/Entertainment In AG District.*

And The Citation #01306 Plaintiff Putnam County Ga Vs. Victor Greig Defendant, Page 1 Is Citing The Violations Referred To As 4th Charge In Violation Of Section 4.3 ((1)).(1):F Operating A Commercial An Entertainment Facility In Agricultural District.