

Local Papers Had Turned Down Brenda Williams Article And Thought It Was Unfair. They Felt That It Was A Good Article And That Everyone Needed To See It.

So, On November 29, 1998 A.D. While Malachi Was Up The Hill In Front Of 639 People Teaching Class, These Kids Laid Out The Paper To Look Like A Real Newspaper, Not Knowing That It Was Illegal To Use The Words, Putnam County Official Organ. They, Having Access To The Computers, As Does Everyone That Volunteers On The Land, Sent Out The Mass E-Mail. They Didn't Tell Anyone, Because They Were Afraid, Until After The Sheriff And His Clan Began Wrongfully Accusing Malachi. At That Point, They Felt Very Bad About What They Had Done Because Dr. York, Who Has Always Been Kind, Fair And Generous To Everyone, Was Being Falsely Accused And They Knew That The Sheriff And His Friends Were Just Looking For Something Else To Try To Pull This Man Down. So, They Contacted Our Office And Informed Us Of Their Willingness To Straighten Out This Matter. Our Advise Was For Them To Get An Attorney, Make Statements And Prepare, If Necessary, To Present This In A Real Court Of Law To Vindicate Dr. York, That Is To Make It Clear To All That This File Against Him With The Claims Of His Intentions To Violate The Law Was Wrong And In Fact A Violation Of His Rights, Which Will Be Contested. So, There You Have It, We Solved Your Case For You. We've Done Your Job And All It Took Was Simply Asking A Question. NO SUBPOENAS, NO LAWSUITS AND NO FALSE ACCUSATIONS.

You've Made Yet Another Mistake, And This One Is Going To Cost You. Why Can't Sheriff Sills And Friends See That We Are Trying To Give Them A Way Out Of The Mess That They Seem To Have Made? They Are Embarrassing The Town Of Eatonton. Quit While You're Ahead. Don't Embarrass Our Town The Way Ex-Sheriff Eugene Resseau Did. Why Do You Think We Are Telling You Our Tactics And Strategies? Do You Honestly Think That We're Dumb Enough To Tell You Our Next Move, Before We Make It, Without A Reason? We Know What We're Doing And That Is Trying To Help You And Those Around You See That What You Are Doing Is Wrong And That You Could Be Destroying The Lives Of The People That Support You. Their Names Can Get Caught Up Into This, Their Careers Can Be Destroyed, And Their Pensions And Reputations Can Go Out The Window, Because Of One Individual's Apparent Anger, Pride, And Bigotry. Is It Really Worth It? Think Five Years From Now, What Will You Be Doing? Where Will You Live? What Will You Be Remembered For? When All Of You Have Gone In Different Directions, Will He Be There To Compensate You For Your Losses, No.

Now Stop And Think, I Repeat, Is All Of This Worth It? Sheriff Sills, Himself, Even Said This Has Gone Too Far According To The Article In *The Union Recorder* Entitled "*Sills: Article Has Gone Way Too Far*", Dated December 4, 1998 A.D. "*This Has Gone Way Too Far*", Well It Has Gone Way Too Far, And We All Know That The Business Of Putnam County Must Go On. Do The Citizens Know Or Realize That Many Investors Are Pulling Out Of Putnam County Because Of Him? Ask Your Local Bank!!! Investors Are Closing Their Accounts And Transferring Their Funds To Accounts In Other Counties, Because They See The Narrow-Mindedness Of The People That Run This County, Like This Is The 1930's-1970's And Know That Without An Open Mind, There Is No Room For Growth. Malachi Was Literally Bringing Movie Stars, Basketball Stars, Baseball Stars, Boxers, Entertainers, Lawyers, Doctors, Millionaires To This County, We Were Going On The Map As Something Big Until.....

Pretty Soon, We're Going To Advise Our Supporters To Stop Patronizing The Businesses In Eatonton. That Includes Gas Stations, Hotels, Motels, Restaurants, Grocery Stores, Insurance Companies, Banks, Clothing Stores, And Any Other Unnamed Businesses. We Will No Longer Support A Town That Allows People In Power To Break The Laws And Falsely Accuse And Harass Innocent Citizens. We Are Not Going To Keep Dumping Money Into This Town As Long As Howard Richard Sills Is The Sheriff, Dorothy Jean Adams Is The County Attorney, Sylvia Huskins Is The Magistrate Judge, Sheila Layson Is The Clerk Of Court, Patrice Howard Is The Probate Judge, And Jerome "Dizzy" Adams Is The Chief Building Inspector, Who All Seem To Work Together And Are Preventing Major Developments In Our Town. We Have In Many Articles Made It Clear To The Residents Of Putnam County That These People Are Unfit For Office.

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

## IN GOD WE TRUST

35

# Exactly Where Was Malachi On November 29, 1998 A.D. At 6:39PM?

Direct Statements Have Been Made By Sheriff Howard Richard Sills And His Attorneys, Dorothy Jean Adams And Francis Nearn Ford Claiming In A Summons That Malachi York, A.K.A Dwight York Violated The Law When He Himself Sat In Front Of A Computer And Did Willfully And Knowingly Create And Download The Fake Masthead. In Sheriff Sills' Motion, **Complaint For Injunctive Relief For Damages**, It Stated Quote, "*York, At The Time He Sent The Enclosure At Exhibit B And The Message At Exhibit C, Knew Said Article To Be False And Knew That The Enclosure At Exhibit B Was Further False And Misleading In Its Representation That It Was The Legal Organ Of Putnam County.*" The Statement "**Knew Said Article To Be False**" Is Something That We Need To Take A Look At And Seriously Analyze Because This Is A Blatant Statement Of Accusation. First Of All, Let's Look At The Word Statement. According To The **American Heritage Dictionary**:

**state-ment** (stāt'm...nt) *n.* 1. The act of stating or declaring. 2. Something stated; a declaration.

Sills And His Posse Made A Direct Statement In The Above Mentioned Motion Which Accuses Malachi Of **Knowingly And Willfully Breaking The Law**. Now Let's Look At The Word Accuse. According To **The American Heritage Dictionary**:

**ac-cuse** (...-ky'z") *v.* **ac-cused, ac-cus-ing, ac-cus-es.** --*tr.* 1. To charge with a shortcoming or an error. 2. To charge formally with a wrongdoing.

They Have Made A Declaration, Which Formally Charges Malachi With Wrongdoings And Made Him Guilty Of Something That He Is Totally Innocent Of. In This Country, According To *The Constitution Of The United States Of America, Amendment 5, Rights In Criminal Cases, "No Person Shall Be...Deprived Of Life, Liberty, Or Property, Without Due Process Of Law;"* Due Process Of The Law According To **Black's Law Dictionary** Means *...No Person Shall Be Deprived Of Life, Liberty, Property Or Of Any Right Granted Him By Statute, Unless Matter Involved First Shall Have Been Adjudicated Against Him Upon Trial Conducted According To Established Rules Regulating Judicial Proceedings, And It Forbids Condemnation Without A Hearing.* In Other Words, You Have To Be Proven Guilty, Not Assumed. In America You Are **INNOCENT UNTIL PROVEN GUILTY**. However, It Seems That Sills And His Clan Are Saying That **Malachi Is Guilty Before A Trial Or Even A Hearing. They Have Directly Accused Him Of A Crime That They Have Not Proven.** What Are We Looking At Here? Here Is Another Example Of Disregard Of The Law. You Be The Judge Yourself As This Article Continues. Sheriff Howard R. Sills, Francis Nearn Ford, And Dorothy J. Adams Have All Condemned Malachi Before Taking The First Step Of Proving Beyond A Reasonable Doubt That He Himself Knowingly And Willfully Without Reservation Violated The Laws That They Have Stated In Their Motion, **Complaint For Injunctive Relief For Damages**, Dated **December 14, 1998 A.D.** And Signed By Dorothy Adams And Francis Ford's Own Hands As A Confirmation That They Are In Agreeance Fully With What They Are Accusing Malachi Of. This Is Where They Made The Mistake. **By Openly Making The False Accusation In The Form Of A Statement That Malachi Is Guilty Of Knowingly And Willfully Violating The Law, They Should Be Held Responsible For**

*File Suit Over Phony News Clipping*", By **Rob Peecher**, That Mr. Smith *"May Also File A Civil Suit."* Mr. Smith Chose Not To File Suit, Because Later In The Article It Stated, *"By Deadline Tuesday Afternoon No Suits Had Been Filed."* The Motion, **Complaint For Injunctive Relief For Damages**, Doesn't State On The Part Of Putnam County It Says In His Capacity...What Law In This Complaint Pertains To The Sheriff? Also, Why Is **Probate Judge Patrice Howard And Superior Court Clerk Sheila Layson** Not Listed On The Front Page Of The Motion, **Complaint For Injunctive Relief And For Damages**, As Plaintiffs. In View Of The Fact That It Takes Three People To Vote The Legal Organ In Existence, There Should Be Three Names On The Complaint, Above The Word Plaintiff It Should Read Plaintiffs. A Statement Saying They Are With You And On Your Side, Just Isn't Enough. In The Article, *Sills To File Suit Over Phony News Clipping*", By **Rob Peecher Of The Eatonton Messenger** Dated **Thursday, December 10, 1998 A.D.** It Stated Quote, *"Sills Said Howard And Layson Have Joined Him In The Action Against Whoever Is Responsible For The Email And Left It Up To Him To Take The Lead On The Civil Suit."* ("Whoever", We Thought You Knew Mr. York Did It. Ummm. Why Does It Seem That Sheriff Howard R. Sills Is All Alone In This Endeavor, Besides His Attorneys Who Are Being Paid To Represent Him, Otherwise They Probably Wouldn't Be Involved At All. How Is It That Only One Part Of The Three Officials Who Designate The Official Organ Of Putnam County The Only Party Listed On The Front Page Of The Motion, **Complaint For Injunctive Relief And For Damages, As The Plaintiff.** On Page 2, Paragraph 8 Where It States *"Plaintiff Is A Constitutional Officer Of Putnam County Who, Along With Patrice Howard And Superior Court Clerk Sheila Layson, Are Charged By OCGA 9-13-142 With The Duty Of Selecting And Giving Notice Of Said Selection Of The Legal Organ Of Putnam County."* Now, Why Haven't **Patrice Howard And Sheila Layson** Names Appeared At The Heading Under Plaintiffs? Oftentimes, When People Volunteer Another To Go Ahead Of Them, They Are Setting Them Up For A Fall Or Embarrassment. Could This Be What Happened. Making No Public Statements Or Accusations And Not Even Allowing Their Names To Be Listed On The Front Page Of The Motion. They Must Think That We Don't Realize That, Despite Their Choice Selection Of Words, **Probate Judge Patrice Howard And Superior Court Clerk Sheila Layson** Are Not Plaintiffs In This Case. Their Names Do Not Appear Anywhere Else In The Motion. So, This Must Be Personal.

Odds Appear To Be Against The Sheriff And His Clan Winning This Case Because Many People, Members And Non-Members Alike, Have Already Sent Notarized Letters To, **Sheriff Howard R. Sills, Dorothy J. Adams, Francis N. Ford**, Government Officials In Georgia, The Judge Presiding Over The Case, As Well As, **Malachi's Personal Attorney, Senator Leroy R. Johnson**, Stating That They Saw **Malachi** In Person At The Day And Time In Question And Are Willing To Testify Under Oath To That Fact. The Video Taped Class Started On **November 29, 1998 A.D. At 4:35P.M.** The Teacher That Began The Class Was **Dr. Delante Jones**. By This Time, **Malachi** Was Already Up Near The Stage Area Where The Outdoor Classes Are Held, Attentively Listening To The Class. After **Dr. Delante Jones, Dr. Ahmadou Varmah And Dr. Michael Brown** Began Answering Further Questions That Were Brought Up During The Session. Guest Speaker, **Dr. Malachi Z. York** Was Asked To Speak And He Continued Answering Questions All The Way Through To The End Of The Class. Then, He Went Into His Recording Studio And Stayed There Well Past 10:00P.M., Where There Is No Computer Hook Up. More Eyewitnesses Can And Will Testify To This Fact Also.

**Tama-Re's** Two Video Photographers, **Mrs. Chandra Lampkin**, Age 23 Years Old, And **Mrs. Lisa Tarter**, Age 26, Always Use The Date And Time Stamp Feature On Their Equipment For Editing And Duplication Purposes. They Are Also Willing To Testify In A Court Of Law That He Was There For The Full Length Of Their Taping And Didn't Even Take A Bathroom Break Or Intermission. They Not Only Film The Speakers, But They Also Get Shots Of The People In Attendance. On The Day In Question, There Was Even A Group Of Visiting College Students Of Anthropology From **Georgia College And State University** In Attendance. They Can Be Seen In **Figure 4 On Page 4** Of This Article. They Sat In The Second Row Up Front And Asked Many Very Interesting Questions. They, With Their Own Two Eyes Saw *"The Mysterious Man"*, **Malachi York**, As **Jena Frazier Of The Union Recorder** Referred To Him As In Her Article In **June 27-29 1998 A.D.** Entitled *"Mystery Man Appears."* (They Too Can Be Subpoenaed To Court To Testify That They Saw **Malachi** In Person On That Day.) Why Was He Mentioned As A Mysterious Man When He Used To Frequent Restaurants And Stores In **Eatonton And Milledgeville** On A Daily Basis, Before Being Forced To Find Other Places To Frequent Because Of His Fear Of **Sheriff Sills** And His Posse. Also, Thousands Of People, Including **Jena Frazier** Herself, Saw Him During Savior's Week And As Stated Before, Hundreds Of People See

Near A Computer At The Said Time. We Even Have Photographs Taken From A Video Recording Which Places Him In Front Of Those Eyewitnesses On The Day And Time In Question. And They Are Not All Followers Or Members Of Any Of The Accused Organizations, Many Of Them Are There For The First Time Which Will Be Proven. **We All Know That A Picture Is Worth A Thousand Words.**

Eyewitnesses Saw **Malachi**, Dressed In All Black And Wearing His Tribal **Yamasee Native American**, One Of The Creek Federation Tribes Of Georgia, Hairstyle Of Two Long Braids, And A Red, Black And White Head Band, At 404 Shady Dale Rd., In Person As He Spoke Before A Crowd Of 639 People. **Malachi** Is Known To Speak Frequently As A Guest Speaker On Sundays For Guests Who Visit **Tama-Re, "Egypt Of The West"** For It's Weekly Question And Answer Forum Or Class. This Forum Is Open To Any And Everyone Who Wants To Come And Discuss Native American Indigenous Rights, Anthropology, Moorish Law, Religion, Ecology, Science, History, Mathematics, Geography, Astronomy, World Affairs, Politics, Local Events And Now Eatonton Corruption. Supporters Of *The Holy Tabernacle Ministries*, Members Of *The Ancient And Mystic Order Of Melchizedek*, Members Of *The United Nuwaubian Nation Of Moors*, *Concerned Citizens Of Eatonton* As Well As *Non-Members* Are Welcome.

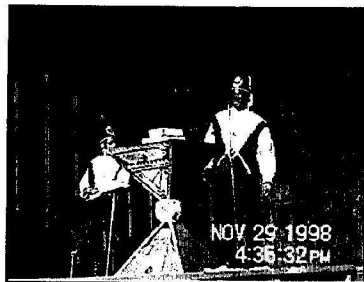
On This Particular Sunday, 639 People Were In Attendance. Each Sunday, Guests Are Asked To Sign A Sign-In Sheet Which Lets The Various Organizations Know Exactly Who Attended. Also, The Registered Security Officers, Who Have Been Legally Approved By The FBI And Are Registered With **M.I.B International Inc./Max Security Inc.**, Under Owner **T.L. Cox**, Stand At The Pylon (Entrance) And Take A Count Of Exactly How Many Guests Enter And Exit The Pylon. According To Chief Security Officer, **Claude Turner**, The Exact Number Of Visitors That Entered And Exited **Tama-Re, Egypt Of The West** Was **639**. If You Believe In Coincidences Or The Power Of God, It Should Be Interesting To You That The Number **639** Is The Time At Which **Malachi** "Supposedly" Sent The Mass E-Mail. Is This Really A Coincidence Or Is The Heavenly Father At Work Helping To *"Set The Record Straight"*?

We Think This Whole E-Mail Incident Is Silly And Utterly Ridiculous. **This Is A Sure Case Of Making A Mountain Out Of A Mole Hill!!!** Now Think About This For A Moment, Why Is This Case Being Blown So Out Of Proportion?...So That It Becomes An Expensive Investigation. It's A Money Thing, The Same Tactic That These Very Same People Used In A Similar Case Where They Made A Simple Divorce, Of Two People Who Lived Together But Were Not Legally Married By Law Or The Bible, A Very Profitable Venture Around **1996 A.D.** It Appears Again That They Are Trying To Make Everything Into A Suit, A Suit, A Suit, A Suit To Make More Money. The Problem Is They Don't Think We See Their Game. The Sheriff And His Attorneys **Dorothy Adams And Francis N. Ford** Are, As Stated Before, Trying To Sue **Malachi York, John Wesley Carr, Deborah Greene**, The **Entire United Nuwaubian Nation Of Moors**, The **Entire Holy Tabernacle Ministries** And All Of The **Concerned Citizens Of Eatonton** For What Is Considered To Be Less Than A Misdemeanor Offense. Again, Do You Honestly Think That We Don't Realize That The Seriousness Of This Offense That You Are Trying To Tie To All Of These Individuals Is Likened To A Child Breaking A Window With A Baseball!! Yet, You, The Plaintiff And Attorneys Want To *"Make Them Liable For Damages, To Include The Costs Of Litigation... And Are Demanding Judgment For Compensatory And Punitive Damages In An Amount To Be Determined By A Jury, For A Temporary Restraining Order, And For Interlocutory And Permanent Injunctive Relief Which Prevents The Defendants From Falsely Claiming To Publish The Official Legal Organ Of Putnam County."* Just Like In The Past With The Lawyer, The Woman And The Officer. Ummm. Being Involved In Disgraceful And Humiliating Acts Could Shame Your Families Good Name And The Reputation Of Your Great Grandfather. And You Wouldn't Want To Do That, Would You? Believe Us, It's Not Worth It.

And If Asked What Are Your Grounds For This, You Won't Have Any. By That We Mean, What In This Case Applies To You Personally Or In The Capacity As Sheriff If Charges Haven't Been Filed By **Mark Smith**, Who Is The President Of Putnam Printing Company, The Company Which Owns The Messenger. It Was Stated In An Article In *The Eatonton Messenger* Dated **Thursday, December 10, 1998 A.D.** And Entitled, *"Sills To*



**WE ARE READY TO ENTER THESE PICTURES INTO EVIDENCE AS PROOF THAT THE ACCUSATION MADE BY SHERIFF SILLS, DOROTHY ADAMS, AND FRANCIS FORD THAT MALACHI SENT THE MASS-EMAIL OF A FAKE MASTHEAD IS RIDICULOUS, LIBELOUS, AND FALSE.**



**FIG. 1**

**4:35:32 P.M.**

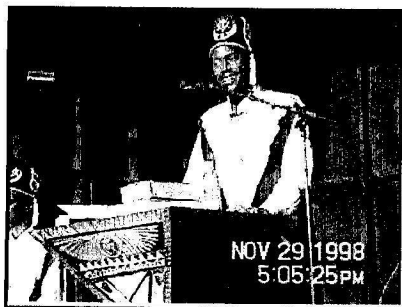
**Dr. Delante Jones Approaching The Podium To Speak To The Class. Dr. Michael Brown, Positioned Left.**



**FIG. 2**

**4:50:33 P.M.**

**People In The Class Are Given The Microphone And The Opportunity To Ask Whatever Question They Want To.**



**FIG. 3**

**5:05:25 P.M.**

**Dr. Michael Brown Enthusiastically Answers The Questions Of A Non-Member In Attendance**



**Fig.4**

**5:20:32 P.M.**

**Anthropology Students Of Georgia College And State University Sit Attentively Listening To The Class And Even Took Notes.**

**NOTICE THE DATE AND TIME IN THE LOWER RIGHT CORNER OF THESE PHOTOGRAPHS, WHICH PLACES MALACHI BEFORE A CROWD OF PEOPLE ON THE DATE AND TIME IN QUESTION!!!**



**Fig. 5**

**5:50:24 P.M.**

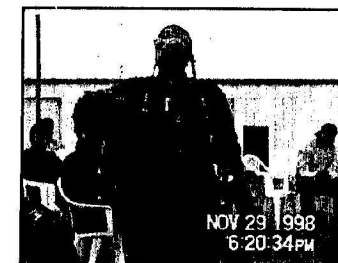
**Dr. Malachi York Is Asked To Speak And He Willingly Goes Before The Audience To Give Further Insight**



**FIG. 6**

**6:05:30 P.M.**

**People Sit On Edge As They Attentively Listen To The Wisdom Of Dr. York.**



**FIG. 7**

**6:20:34 P.M.**

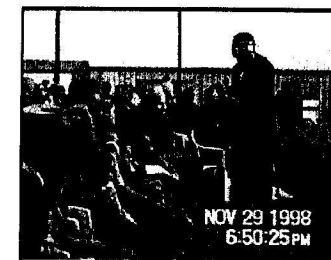
**Witnesses Are Even Willing To Testify About What He Was Wearing!**



**FIG. 8**

**6:35:23 P.M.**

**Up Close And Personal, Dr. York Takes His Time To Make Sure Everyone Overstands**



**Fig. 9**

**6:50:25 P.M.**

**At Age 53, This Awe Inspiring Teacher Is Still Able To Speak For Hours At A Time, With No Intermission Or Break..**

**Compensating Malachi For Damages.** They Have Apparently Committed A Tort And According To The *American Heritage Dictionary*:

**tort (tôrt) n.** Law. Damage, injury, or a wrongful act done willfully, negligently, or in circumstances involving strict liability, but not involving breach of contract, for which a civil suit can be brought.

Sheriff Sills And His Attorneys Should Be Sued For Negligence Because It Seems Obvious That They Performed Negligent And Un-Thorough Investigations Into This Matter Which Has Jeopardized The Character And Credibility Of Malachi And Mrs. Deborah Greene, An Innocent Individual Whose Name Was Added 3rd On The List, On The Motion, **Complaint For Injunctive Relief For Damages**, Who Doesn't Even Own A Computer. After Talking With Her Attorney, She Too Will Be Filing For Suits Against The Plaintiff Who Is Acting On Part Of Putnam County. This Means That All Suits Will Be Directed At The County Not The Individual Responsible For The Suits That Will Occur. Putnam County Needs To Investigate Just What Was The Purpose Of Stating: **In His Capacity Of Sheriff Of Putnam County Plaintiff.** Is That To Guarantee That All Suits Will Go At The County And Not The Individual? Concerned Citizens Whose Hard Earned Tax Money Could Be Being Misused Are Concerned. We Haven't Heard Them Say That They Think He Sent The E-Mail, We Haven't Even Heard Them Say That They Questioned Malachi, His Attorney, Leroy Johnson Or His Agent, Thomas Chism, To Find Out If He Is Guilty Or Knows Who Is. They Apparently Just **Assumed** That He Is Guilty And Set Out To Defame Him And Damage His Image In The Community. Now If This Turns Out To Be An Untruth, What Laws Have Been Broken Against This Man? Who Broke These Laws? And What Can And Shall Be Done? Now Getting To The Point.

Since It Seems That **They Want Malachi To Be Guilty Before Proven Innocent**, We Are Going To, In This Article, **PROVE HIS INNOCENCE BEYOND A SHADOW OF A DOUBT.** The Point Of This Article Is To Prove That There Is No Possible Way That **Malachi Sent The Mass E-Mail On November 29, 1998 A.D. At 6:39 P.M.** Unless He Has The Ability To Be In More Than One Place At One Time, Which Would Be A Confession On The Part Of The Plaintiff That He Is Some Sort Of Supernatural God Like Being. They Seem To Think That Just Because They Say They Have Traced The Sender Of The E-Mail Back To An Account Established In Malachi's Name, That He Must Be The One That Sent The E-Mail. It's Obvious That They Don't Know Much About The Internet, Because Any Number Of Computers Can Be Established And Hooked Up To The Same Account. Many Guesses Have Been Made As To How Many People Reside At 404 Shady Dale Rd., At What They Like To Call A Compound. They Have Estimated The Number Of Residents To Be Anywhere From 100-200 People. So **Why Have They Singled Out Malachi, Who Doesn't Even Live In Eatonton, As Opposed To Any One Of The Other Residents Or Volunteers That Frequents The Land And Has Free Access To A Number Of Computers Linked To The Same American On-Line Account. And Many Will Testify To This Fact.**

There Are American On-Line Accounts Established In Many Corporations Across America. However, If One Employee Were To Send Out An Illegal E-Mail In The Company Name, Would The Owner Of The Company Be Held Responsible For That One Particular Employees Action? The Answer Is Definitely No. They Would Dig Deeper To Find The Guilty Party. The Fact That The E-Mail Was Sent From A Computer At **404 Shady Dale Rd.** Does Not Prove That Malachi Is The Guilty Party. In Fact, There Are Over 30 Computers In Use At That Address And Several Of Them On That Same Account Number Are In Different Locations On The Land. And Some Even Registered Off The Land In Other Counties, But Use The Same Account Number. However, The Following Will Prove That He **Is Not Guilty.**

Over 600 Witnesses Are Willing And Many Have Already Sent Letters Concerning The Fact That They, At The Drop Of A Hat, Will Testify, That Malachi York Was No Where

Him Frequently In Sunday Question And Answer Classes Held On Tama-Re, "Egypt Of The West" At 404 Shady Dale Rd. In Eatonton, Ga.

Francis N. Ford Sent A Copy Of The Request For Subpoena To Dr. York And His Attorney, Sen. Leroy Johnson, On December 24, 1998 A.D. (This Just Goes To Show You What They Were Up To On Christmas Eve, While Malachi And His Supporters Were Busy Giving To Those In Need And Doing Their Best To Make The Season Bright.) These Papers Read, **"Plaintiff Requests That The Circuit Court Of Loudon County, Virginia Issue A Subpoena To Carrie Davis, Records Custodian, American Online, Inc., 22000 AOL Way, Dulles, Virginia 20166-9323 For The Following Records: All Account And Usage Histories, Usage Logs, And Message Texts Pertaining To The Following Accounts For The Period Of January 1st, 1998 Through December 31, 1998..."** In Other Words, Sheriff Sills And His Attorneys Want America Online To Give Them Malachi's, As Well As The Other Defendants Listed On The Subpoena, Personal Online Information And Records For The Entire Year Of 1998 A.D. They Asked For Malachi's, But Not Mrs. Deborah Greene. Why Not? Ummm, We Know, Because She Doesn't Even Own A Computer! A Suit Is In The Process And Malachi Will Back It. Our Question Is What Does The Entire Year Of 1998 A.D. Have To Do With An Isolated Incident That Occurred At The End Of November, The Second To Last Month Of The Year? If You Are Really Out To Find Out Who Sent The Mass E-Mail, Wouldn't It Be Logical To Only Request The Month In Question, Unless You Are Under The Impression That Malachi The Accused Did This Before, Let Us Assure You Like Before You Are About To Make Another Big Mistake, Because With All Of Malachi's Past E-Mails, You Will Never Find Anything Like That. It Is Just Not There, Unless You Intend To Fabricate One, As It Is Suspected That You Already Have.

Another Flyer Entitled, **"Mrs. Brenda Williams Interrogated By Mrs. Judy Bailey, Is This Entrapment?"** Will Address These Issues. Look For It. Or Since You Seem To Know The Exact Day And Time, Wouldn't That Be All That You Need To Find Out Who's Responsible For This So Called Offense? Why Is Sills Interested In Malachi's Personal Information For A Whole Year? I'll Tell You Why, Because By Obtaining This Information, Sills Is Probably Hoping That He Will Find Some Incriminating Evidence Against Malachi York. However, We're Confident That His Investigations Will Lead Him Nowhere, Because Of The Fact That Sills And His Clan Have Seemingly **Failed At Every Other Attempt To Defame Malachi** By Making Slanderous, Libelous And False Accusations Against Him. This Seems To Be Yet Another Plan Of **Sheriff Sills** To Invade The Privacy Of Malachi By Looking For Something To Pin Him With. How Long Will It Take For Sheriff Sills And His Attorneys To Realize That They Are Not Going To Find Anything On This Tax Paying, Law Abiding Citizen Or Any Of The Other Tax Paying, Law Abiding Citizens That You Are Persecuting? **You Apparently Have Nothing!!!** No Evidence And No Proof And The Evidence That You Think You Have Seems To Be **Inadmissible Evidence!!!**

Dr. York Willingly Admits That He Was Interviewed By Brenda Williams And Did Willingly Make Statements And Comments Concerning How He Feels About The Sheriff's Sanity In Relation To A Much Secretly Covered Up Divorce Case, An Issue Which Appears To Be The Solution To The Whole Problem. Simply Make The Case Public. What Are They Hiding? **The Freedom Of Information Act Of 1966 And Amendments (As Of Jan. 2, 1991 A.D.) 5 USC Sec. 552, Part 1, Subchapter II** Will Force This Issue Anyway. Now Back To The Point, Malachi States That Even Though He Is Not The Founder And Does Not Conduct Any Business Under The Name Concerned Citizens Of Eatonton, He Does Support The *C.C. Of E.*, Wholeheartedly In Their Efforts To Speak Out Against The Unjust Treatment And Harassment That He And The Citizens Of Eatonton Have Been Receiving From County Officials Over The Years. He Says That He Will Help The Concerned Citizens Of Eatonton In Any Way He Can, Including Financially, To See That This Unjust Treatment Is Stopped.

He Knew That Mrs. Williams Was Going To Seek To Have It Published In The Local Papers And That She Wanted To Pay To Have This Article Printed. However, The Article Was Denied By **Judy Bailey, Of The Union Recorder And Rob Pecher, The Eatonton Messenger**, Both Of Which Have And Continue To Print Unfair Articles Against Malachi And The Nuwaubians, While Printing "Super-Cop" Articles For The Sheriff. The Only Paper That Did Accept Her Request To Pay For The Space To Print The Articles Was **The Monticello News**, And We Greatly Appreciate The Fact That They Were Fair And Unbiased. Two Young People Who Volunteer Their Services And Have Access To The Computers At **404 Shady Dale Road**, As So Many Others Do, Heard The News That The