

It Was Attorney Francis Nearn Ford Who Kept Objecting To Everything, Yelling Out In Court And Being Downright Disrespectful To The Court After Judge Wingfield Warned Him About The Yelling And Loud Outbursts. That Was Evidence Right There That Attorney Francis Nearn Ford Had Absolutely No Intentions Of Following The Judge's Orders. Attorney Francis Nearn Ford Is Really In Contempt Of Court.

So Again, By **Attorney Francis Nearn Ford, Sheriff Howard Richard Sills And Mr. Jerome Dean Adams Sr.** Saying That They Need To Come Out Again And Re-Inspect After The Nearly 6 Hour "Inspection", Then What In The World Were They Doing On **May 13th** For Most Of The Day? We Will Tell You What. **They Were Conducting An General Search Without A Warrant. And This Is A Violation Of The U.S. Constitution 4th Amendment Right Against Illegal Search And Seizures Which Opens The Door For Another Federal Court Case. TO RE-INSPECT IS A CONFESSION AND AN ADMITTANCE OF GUILT.** It Is An Admittance That You Used Mr. Jerome Dean Adams Sr. As Your Ticket In To Violate The Nuwaubians 4th Amendment Constitutional Right As If They Were Not Going To Recognize What You Were Doing And Your Malicious Intent. So To Turn Around And Try To Pull A Re-Inspection After Attorney Francis Nearn Ford Already Said In Court That There Was A List And The Nuwaubians Will Get It On The Next Day, Makes **Attorney Francis Nearn Ford 1.** A Liar Which Means He Committed **PERJURY** Because As Of **Friday, June 4, 1999 A.D., 6:00 P.M.** Which Is The End Of A Working Day, The Nuwaubians **DID NOT** Receive This List Of Violations. **2.** This Means **Attorney Francis Nearn Ford** And His Clients Are Intentionally Stalling The Nuwaubians From Repairing Any Damages, **3.** Breaking The Good Faith Agreement Between The Nuwaubians And The County Which Judge Wingfield Ordered. **4.** Shows **MALICIOUS INTENT** On Their Part Which Means They Didn't Want To Settle The Disagreement With The Nuwaubians All Along. **5.** This Puts Attorney Francis Nearn Ford, Sheriff Sills And Mr. Jerome Deans Adams Sr. In **CONTEMPT** Of Court, **6.** That They Really Don't Care What The Judge Says. They Feel They Are Above The Law. **7.** Shows A Lack Of Respect For The Law And The Judge's Orders. **8.** Proves That Sheriff Sills Was Really Searching The Land To Gather More Evidence For His Secret Investigation Which Is Illegal. **9.** And Last But Not Least, **HARASSMENT.** You Cannot Come On Someone's Land Under One Pretense, Which Was To **"Accompany"** The Building Inspector And Turn Around And Do Another Such As Take The License Plate Numbers Off People's Vehicles And Used Them For Your Own Personal Reasons. This Is Called **False Pretense** And **Malicious Intent.** In A Matter Of Minutes, **Sheriff Sills** Managed To Break Every Oath He Ever Vowed To Uphold.

So What Does This All Boil Down To? Plain And Simple, By The Fact That **Attorney Francis Nearn Ford** Is Asking For A Re-Inspection Proves That **Sheriff Sills** And **Mr. Jerome Deans Adams** Were Indeed Conducting A Search Without A Warrant And Without Probable Cause. This Is Against The Law. If **Attorney Francis Nearn Ford** Cannot Produce This List Of Violations Shows That They Did Not Really Have A List And Lied In Court, Perjury. The Nuwaubians' Attorneys Agreed To The Plan And **Judge Wingfield** Banged The Gavel And Put It In Motion. **Attorney Francis Nearn Ford, Sheriff Sills** And **Mr. Jerome Dean Adams Sr.** Are All Defying The Judge's Orders. This Just Goes To Show You Who The Real Law Breakers Have Been All This Time. **In God We Trust!**

PAVE-PEOPLE AGAINST VIOLENCE IN EATONTON

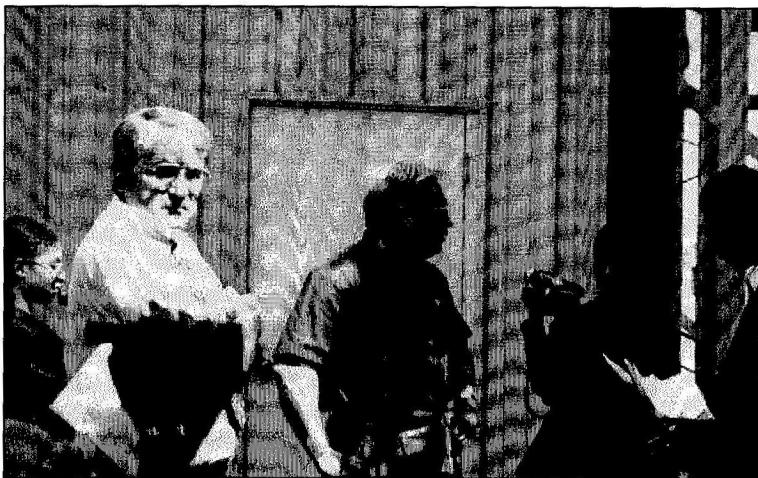
NEWS FLASH!

CONFESSION OF A BOGUS INSPECTION!

After 2 Years Of Unnecessarily Going Back And Forth To Court And Dealing With Trumped Up Bogus Charges Filed By **Attorney Francis Nearn Ford** And **Sheriff Howard Richard Sills**, "Putnam County" Has Finally Agreed To End The Legal Battle. On **June 3, 1999 A.D.** In The Jones County Courthouse, Which By The Way Is Not The Proper Venue, **Judge Hugh V. Wingfield III** Made It Clear That He Wanted This Entire Ongoing Situation To Come To An End. The Nuwaubians' Attorney, **Mr. Roy Miller** And **Mr. Ralph Goldberg**, Made It Clear To The Court That The Nuwaubians Have Been Trying To Solve The Problem From The Very Beginning Through Their Other Attorney Ex-Senator Leroy Johnson. They Have Talked To Several County Officials, Including Commissioners, To Solve This Entire Matter And Start Anew. However, The Nuwaubians Were Not Getting Any Cooperation From **Attorney Francis Nearn Ford**, Who Falsely Claimed To Be The County Attorney In This Particular Case (99CV1-1) Against The Nuwaubians. Evidence Of The Lack Of Cooperation On The Part Of Attorney Francis Nearn Ford Can Be Found In An Interview Way Back On March 8, 1999 A.D., With **Channel 13 WMAZ** Where **Attorney Roy Miller** Stated *"I Would Like To See Mediation."* And Right After That In The Same Interview, **Attorney Francis Nearn Ford** Stated *It's Not Possible. No Time Soon.*

So Way Back Then We Knew That **Attorney Francis Nearn Ford** Wanted To Continue This Legal Battle Just So That He Could Keep Collecting Money From The County. And As We Have Proven Time And Time Again, **Attorney Francis Nearn Ford's** Whole Point For Dragging A Simple Zoning And Building Violations Case On This Long, Is Not For Justice, It Is For The Money. Money From The County Coffer, Money For Attorney Fees And Any Money That He Can Swindle And Scheme Out Of The Nuwaubians While He Is At It. And Further Proof That He Is Trying To Get Any Money He Can From The Nuwaubians Can Be Found In *The Eatonton Messenger*, **June 3, 1999 A.D.** Edition Where Attorney Francis Nearn Ford Said Out Of His Own Mouth *"The Secondary Purpose (Of Building Codes) Is To Ensure That The Tax Assessor Knows About Improvements, So That "Every Citizen Pays His Fair Share Of Taxes."* It Is All About Money Again. Attorney Francis Nearn Ford Would Benefit From The Taxes Paid To The County, By Acting As The County Attorney. It Seems Like Mr. Ford Just Keeps His Foot In His Mouth. Never Before Had Attorney Francis Nearn Ford Mentioned Anything About Tax Money Until Now When He Realized He Was Not Going To Win Any Of The Bogus Cases For "Punitive Damages" On **June 3, 1999 A.D.** Check The Records, The Nuwaubians Pay Their Taxes. So This Is Just Another Confession That Although **Judge Wingfield** Said In Plain English Lets Get This Thing Solved And Come To An Agreement, Shows That Attorney Francis Nearn Ford Is Still Up To No Good. Mr. Francis Nearn Ford And Sheriff Howard Richard Sills Are Intentionally Trying To Sabotage The Peace Plan That Judge Wingfield Set Into Motion At The June 3rd Court Hearing. That Very Statement In *The Eatonton Messenger* Which Came Out June 3rd That Morning Before The Court Case Even Took Place At **1:30 P.M.** Was An Admittance On The Part Of Attorney Francis Nearn Ford That He Has No Intentions Of Solving Anything. This Is A Confession That He Intends To Continue To Harass The Nuwaubians For As Long As He Can. This Is A Confession That He Is A Money Hungry Fool. And His Greed Will Bring His Own Demise.

This Is A Confession That Regardless To What Ever Took Place In Court That Day, He Intends To Keep Coming Up With Any Bogus Reason To Keep The Nuwaubians In Court And Bring Attention To Them. This Is A Confession That He Intends To Get The Tax Assessor In On His Little Scheme. In Legal Terms Its Called **Extortion.** All Of This Being Done In **Bad Faith**, Something That Judge Wingfield Disagrees With. If You Are So Desperate For Money, Go Get A Paying Job Instead Of Using An Honorable Job Such As An Attorney To Cheat, Steal And Underhandedly Manipulate People Out Of Their Land And Hard Earned Money. They Go Into The Courts And Pretend That They Want Peace While In Front Of The Judge But When They Leave Turn Around And Come Up With All Kinds Of Unreasonable



Sheriff Sills' Whole Demeanor Was That He Was In Charge, Demanding To Go Into Every Building. The Point Is The Inspection Conducted On May 14th Should Have Produced A List.

So From This "Inspection" There Should Already Be A Clear List With Explanations Already Completed Of The Structures That Should Be In Compliance With The Zoning Ordinance, Being That This "Inspection" Took Place Over A Week And A Half Ago. **Attorney Francis Nearn Ford** And His Clients Agreed To Have The List Ready On The Following Day Which Should Have Been Friday, June 4th Because **Judge Wingfield** Made It Clear That He Wanted To See Some *"Concrete Steps Taken And Substantial Progress Made"* To Solve The Problem. As Of **Friday, June 4, 1999 A.D.**, The Nuwaubians Did Not Receive A List Of The Violations From **Mr. Jerome Dean Adams Sr.** As A Matter Of Fact, **Mrs. Marianne Tanner**, Secretary Of The Building Inspector's Office, Was Contacted Friday Afternoon And Was Asked Does She Have A Copy Of The List Of Violations So That The Nuwaubians Can Get Started With The Repairs So That They Can Be In Compliance With The Ordinance Book And The Judge's Explicit Orders. **Mrs. Marianne Tanner** Said That **Mr. Adams** Did Not Mention Anything To Her About Getting A List Together. She Knew Nothing About It. And Of Course, **Mr. Adams** Was Not In The Office. Make Note That In *The Eatonton Messenger*, June 3, 1999 A.D. Edition, It Gives A Brief Listing Of The Supposed Violations. The Article States *"Another Clutch Of 19 Citations Centered On The Lack Of Permits And Inspections For A Variety Of Structures Ranging From Three Pyramids And A Recording Studio To Storage Buildings And A Three-Story Building Used For Operating Personal Computers. Another Citation Pointed To Several Unpermitted..."*

Notice How The Nuwaubians' Violations End Up In The Newspaper But The Nuwaubians Can't Get A Copy Of The List From The Building Inspector? Aren't The Nuwaubians The Ones Involved In This Mess? So How And Why Would The Newspaper Know And Not The Nuwaubians. Remember, **Judge Wingfield** Ordered **Attorney Francis Nearn Ford** To Give The List To The Nuwaubians. The Reason They Haven't Given A List On The Nuwaubians Is Because It Is Too Easy, And **Attorney Francis Nearn Ford** And

Sheriff Sills Know That The Nuwaubians Will Work Night And Day To Get The Violations Taken Care Of To Solve The Problem. Thus **Attorney Francis Nearn Ford** And **Sheriff Sills** Have To Find A Way To Make Something That Is So Simple, Extremely Difficult Just Like They Did With **Rameses Social Club**.

Now Whose In Violation Of A Court Order? **Attorney Francis Nearn Ford** Claims That *"All We Want Them To Do Is Follow The Law."* Well Look At Who Isn't Following The Law. **Attorney Francis Nearn Ford** And His Advocates Pick And Choose When They Want To Listen To **Judge Wingfield** Because When The Judge Told Them To Come Out And Inspect They Showed Up Bright And Early With Video Camera (A Violation Of **OCGA 16-11-62**) And Court Order In Hand. Now That The Tables Have Turned, They Want To Drag Their Feet. Being That They Agreed To Have The List Ready By The Next Day, **Friday, June 4th** And It Wasn't, Doesn't This Make **Attorney Francis Nearn Ford, Sheriff Howard Richard Sills** And **Mr. Jerome Dean Adams Sr.** In Contempt Of Court? Yes It Does. They Have All Maliciously Defied A Court Order. Should These Men Be Jailed? Yes They Should. **Ford, Sills, And Adams** Are The New *Eatonton 3*.

Make Note That By The Mere Fact That **Attorney Francis Nearn Ford, Sheriff Howard Richard Sills** And **Mr. Jerome Dean Adams Sr.** Could Not Produce This List Of The Violations From An Inspection That Took Place Only A Week And A Half Ago Proves What The Nuwaubians Have Been Saying All Along To Be Right And Exact. **Sheriff Sills** Was Using The Judges Order To Search The 404 Shady Dale Property Without A Search Warrant To Further His "Ongoing Investigation" Of The Nuwaubians. There Were Witnesses To This Search That Took Place On May 14th That Are Willing To Testify That **Sheriff Sills Was Violating The 4th Amendment**.

Mr. Ronald James Who Is A Planning And Zoning Member In Monticello, Georgia Silently Followed The Search That **Sheriff Sills** Conducted On May 14th. When **Sheriff Sills** Asked Him Who Was He, **Mr. Ronald James** Identified Himself And Continued To Remain Silent As He Watched **Sheriff Sills** And **Mr. Jerome Deans Adams** Very Closely. At The End Of This Bogus "Inspection", **Mr. Ronald James** Gave A Professional Overall View Of What Had Just Taken Place. **Mr. Ronald James** Stated And I Quote: *"In Light Of The Building Inspection, It Was A Search, An Illegal Search Of The Property. A Building Inspector Looks At The Structure And Let Us Understand What Is Wrong With The Structure. And What You Have To Do To Correct That Structure. But I*



Mr. Ronald James Of The Monticello Planning & Zoning Board

Didn't See Him Not One Time Cite Anything That Would Let The Peoples Here Know What Was Wrong With The Structure. To Me, It Was Just A Way To Get In And Do An Illegal Search Of The Entire Property. He Even Went In Parts Where There's No Residence At. There Was Only Field, There Are No Buildings Out There. They Were Just Searching. The Sheriff Has Violated The 4th Amendment Constitutional Rights Of Everybody That Dwell On This Proprety. The Way I Understand It, You Have To Stay Constitutional." So We Repeat, **Sheriff Sills** Was Doing A Search. **Mr. Ronald James** Said He Is Willing To Testify In A Court Of Law About The Illegal Acts Of **Sheriff Sills**. This Suit Is Already In Motion.

Sheriff Sills, Mr. Jerome Adams And Detective John Harper Went In And Out Of Each Building. They Videotaped, Measured And Observed All That They Wanted To. They Even Drove Back Into The Woods Where There Are No Buildings. They Even Videotaped And Went Inside Of Buildings That They Were Told Were Part Of A Private Residence. Thus They Should Have A Pretty Thorough And Extensive List. Right? In A Ridiculous Consent Order That Attorney Francis Nearn Ford Sent Attorney Roy Miller On **June 4, 1999 A.D.** Proves That Sheriff Sills Was Really Doing A Search. Letter E Of The Consent Order States And We Quote: **"THE BUILDING INSPECTOR OF PUTNAM COUNTY SHALL CONDUCT AN INSPECTION Of All Buildings Currently Located On The Compound For Safety Deficiencies, Report All Such Deficiencies To York And The Court, And Padlock All Such Buildings If Ordered To Do So By The Court,"**

This Is The Proof Right Here. Sheriff Sills And Mr. Jerome Dean Adams Sr. Spent The Whole Day At 404 Shady Dale Road. If They Need To Do Another Inspection Then You Need To Ask Them Just What Exactly Were They Doing When They Went Out To The Property? They've Already Stated What They Saw Wires, Fixtures Etc. So You Need To Ask Them Why Do They Want To Go Back Out And What Were They Doing If They Were Not Inspecting? Why Can't They Present A List Of Violations If They Already Inspected. Again, There Is No Need For Another Inspection If Mr. Jerome Dean Adams And What Sheriff Sills Already Did An All Day Inspection On May 14th.



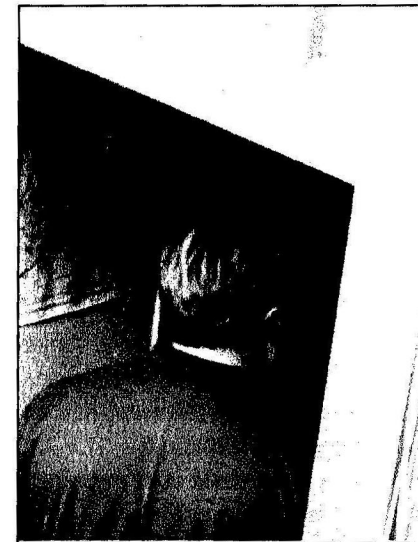
Sheriff Sills Leading The Caravan Of 17 Squad Cars To Padlock 6 Doors. This Was An Overuse Of Force.

In The **May 13th** Court Order Stated That Mr. Thomas Chism, Mr. Henry Torres And Mr. Claude Turner Who Were Accused Of Impeding The Building Inspector, Were To Be Released Upon Completion Of The Building Inspector's Inspection. The Court Order Reads And We Quote: **"Chism, Turner And Torres Shall Be Incarcerated In The Common Jail Of Putnam County Until Such Time As The Building Inspector Of Said County Has Completed To His Satisfaction And Inspection Of The Property Known As 404 Shady Dale Road Eatonton, Georgia..."** Mr. Francis Ford Is Even Quoted In *The Union-Recorder* Newspaper Article Entitled **"3 Nuwaubians Jailed On Contempt Charges"** Dated **May 12, 1999 A.D.** Saying And I Quote **"We Are Going To Do It CORRECTLY, We Are Going To Take The Time We Need To Do It CORRECTLY Ford Said"** This Is In Reference To The Inspection They Conducted On **May 14, 1999 A.D.** So As Far As He Is Concerned, He Knew His Clients, Sheriff Sills And Mr. Jerome Dean Adams Sr. He Sent His Men Out To Do A Job **"CORRECTLY"** And As Far As He Knows They Did It.

So On **Friday, May 14, 1999 A.D.** Sheriff Sills, Mr. Jerome Dean Adams And Detective John Harper Went To The 404 Shady Dale Road Property And Did Their So



From These Pictures You Can See How Sheriff Sills Was Leading The Way Which Shows That He Was The One Who Was There Doing The Search. The Building Inspector, J.D. Adams, Was Really There Just Tagging Along.



To The Left Is Sheriff Sills Entering A Building That Is Part Of A Private Residence. He Was Informed Of This And Proceeded On Anyway To Invade Peoples' Privacy Which Is Another Violation Of The 4th Amendment. To The Right Is Mr. J.D. Adams Taking Notes And Making His List. He Was Making The Citations As He Went Along. So Why Are The Nuwaubians Having Such A Hard Time Getting A List?

Orders. **ATTORNEY FRANCIS NEARN FORD AND SHERIFF HOWARD RICHARD SILLS DO NOT WANT PEACE.** What They Want Is To Harass The Nuwaubians Any Way They Can And Stop Their Family Reunion Gathering Which Is In Two Weeks. Do You Find It Kind Of Strange That This Case Against The Nuwaubians Was Filed Back In January And Now 6 Months Later In The Month Of June When The Nuwaubians Have Their Annual Family Reunion, Attorney Francis Nearn Ford And Sheriff Sills Bring The Case Back Up. They Have Actually Gotten Court Orders To Stop People From Coming Onto The Nuwaubians' Private Property. Once That Was Squashed, They Came Back With Something Else. All Of This In The Month Of June When They Know The Nuwaubians Are Preparing For 30, 000 Family And Friends From All Over The World To Come Visit. This Is No Coincidence. This Is **MALICIOUS INTENT** And **HARASSMENT**. Everybody In Eatonton Including The County Officials Know That Judge Wingfield Wants To Make Peace. Do Not Let Attorney Francis Nearn Ford And Sheriff Howard Richard Sills Derail These Efforts By The Nuwaubians And Judge Hugh V. Wingfield. We Are At The Threshold Of A Peace Agreement. Do Not Let These Two Men Who Obviously Are Not Looking For A Peaceful Agreement To Ruin What Judge Wingfield And The Nuwaubians Fought So Hard And Long To Accomplish. Judge Wingfield Is Tired, The Nuwaubians Are Tired And I'm Sure Putnam Counties Are Tired Of All Of The Negative Publicity They Are Getting. People Of Eatonton Speak Up And Put A Stop To Attorney Francis Nearn Ford And Sheriff Sills. These Out Of Control Men. On May 13th Judge Hugh V. Wingfield III Made An Order For Mr. Jerome Dean Adams To Go To 404 Shady Dale Rd. And Do An Inspection. Mr. Thomas Chism, Mr. Henry Torres And Mr. Claude Turner Had Already Been Imprisoned For 5 Days Behind All Of This. Mr. Jerome Dean Adams, Mr. Howard Richard Sills And Detective John Harper Went Out To The 404 Shady Dale Road Property To Do An "Inspection" On May 14th. After The Inspection Which Ended At 2:28 P.M., Later On That Day Mr. Chism, Mr. Turner And Mr. Torres Were All Released From Jail Which Was A Part Of The Order By The Judge That Once The Inspection Was Completed The Men Would Be Released From Jail. Now That The Imprisonment And "Inspection" Is Over, Attorney Ford Is Trying To Get Sheriff Sills And Mr. Adams Back Onto The Property To Do Another Inspection. So What Were They Doing While They Were On The 404 Shady Dale Property? Exactly A Search. And If They Didn't Do The Job That Judge Wingfield Ordered Them To Do Which Was An Inspection, They Just Violated The Court Order And Should Not Be Permitted To Go Back Onto The Property. If You People Allow Attorney Francis Nearn Ford And Sheriff Sills To Go Violate The Nuwaubians' Rights By Going Out To Their Property And Staging Another Bogus Inspection, There Are Going To Be 30,000 People Protesting On The Courthouse Steps About This Injustice On June 26th And June 27th. The Whole World Will Be Watching Eatonton, Georgia And How You Are Letting Harassment, Malicious Intent, Racism And Discrimination Rule This Beautiful Town. Simply, If They Would Have Done Their Job The First Time They Came To Inspect, There Would Be No Reason For Them To Return. They Want To Come Back And Start Trouble And Look For Any Little Thing. They Should Have Gotten Everything They Needed The First Time. If They Would Simply Give The Nuwaubians The List Of Violations As Judge Hugh V. Wingfield Ordered Attorney Ford To Do On June 3rd, The Problem Would End There. Yet, Attorney Ford, Sheriff Sills And Mr. Adams Do Not Want To Comply With The Judge's Orders.

Now Getting To The Point. As A Part Of The Agreement In Court Between Nuwaubians' Attorneys **Roy Miller** And **Ralph Goldberg** Was That The County Officials Give A List Of Structures At The 404 Shady Dale Property That Are Not In Compliance With The County **1997 Zoning Ordinance** Book. The County Also Must Supply An Explanation Of What The Nuwaubians Need To Do To Bring The Buildings Up To Code. This Agreement Was Made On **Thursday, June 3, 1999 A.D.** The **Building Inspector, Mr. Jerome Dean Adams Sr.** Who Was There In Court That Day, Heard Exactly What The Judge Said. Make Note That On May 13th, **Mr. Jerome Dean Adams** Who Was Supposed To Allow Sheriff Sills To "**Accompany**" Him Only, Was Being Used By Sheriff Sills, To Do A Search Warrant When The Court Order Said To Inspect. Sheriff Sills Led The Way In This Bogus Inspection, While Dragging Mr. Jerome Dean Adams Around Like A Dog On A Leash. It Was A Hot Day And You Could Tell That Mr. Jerome Dean Adams Was Drained And Exhausted After Going In And Out Of 3 Buildings. Everybody Knows That Mr. Jerome Dean Adams Sr. Has A Bad Heart Condition. He Has Been Hospitalized Several Times And Is In No Condition To Be Walking Far Distances In The Blazing, Hot Sun. Sheriff Sills Obviously Not Caring About Mr. Adams' Health, Continued To Walk Him Around While He Searched The Property.

Called Inpsection. Upon Leaving The Pylon (Gate), Sheriff Sills Said "*Thank Y'all For Yalls Cooperation.*" He Then Said That **Mr. Thomas Chism, Mr. Henry Torres And Mr. Claude Turner** Needed To Be Processed And Would Be Released That Day. Around 5:00 P.M., All 3 Men Were Let Out Of Jail. Again, The Court Order Says "***Chism, Turner And Torres Shall Be Incarcerated In The Common Jail Of Putnam County UNTIL Such Time As The Building Inspector Of Said County Has COMPLETED...***" Since The Men Were Released That Means The Building Inspector Was Completed. If Sheriff Sills Insists On Coming Back Out After They Already Officially Completed Their Inspection And Released The Men That Were Accused On Impeding Them, This Is **HARASSMENT**. You Already Did The Job You Came Out To Do. If You Didn't Do It Thoroughly That Is Not Our Problem. You Came, You Saw, You Checked, You Left. Why Do You Want To Come Back? Simply To **HARASS** The Nuwaubians. It Is Clear To All Including Judge Wingfield What Is Going On And It Will Not Be Tolerated. Do You See What They Are Trying To Do? What Would Be The Point Of Doing Another Inspection If You Already Did One? This Is **HARASSMENT** And A Major Admittance Of Guilt That You Were Not Really Inspecting On May 14th When You Went To The 404 Shady Dale Property. **Sheriff Sills And Mr. Jerome Dean Adams Were Really Doing A Search Of The Property Which Is A Violation Of The 4th Amendment Constitution Rights.**

Attorney Francis Nearn Ford Knows That He Is Totally Unreasonable And Going Against The Orders Of Judge Hugh V. Wingfield III. Thus, **Attorney Francis Nearn Ford** Is Finding Any Way He Can To Prolong All Of This So That He Can Try To Stop The Nuwaubians Religious Gathering During The Week Of June 20th. They Know Exactly What They Are Doing. From Reading This Consent Order Made Up By **Attorney Francis Nearn Ford** It Is Clear That He Is Not Trying To Do What Judge Wingfield Ordered. Attorney Francis Nearn Ford Is Targeting Dr. Malachi York In This Consent Order That He Wants The Nuwaubians To Sign. Why Is He Going After Malachi York? Malachi York Is No Longer The Owner Of The Property So Why Is Attorney Francis Nearn Ford Targeting York In His Latest Court Papers? Judge Hugh V. Wingfield III Said In Court On June 3rd That Anyone Who Is In Authority Can Take Care Of The Permits And Get All Necessary Paperwork. Why Does Letter C Of This Unreasonable "Consent Order" State: ***YORK SHALL TAKE ALL ACTIONS NECESSARY TO CEASE ALL BUILDING OR CONSTRUCTION ACTIVITIES ON THE LAND, EFFECTIVE 4:30PM, JUNE 3RD, 1999, UNTIL SUCH TIME AS HE APPLIES FOR...***

This Just Shows That Attorney Francis Nearn Ford Is Very Explicit About What He Wants "York" To Do. Why Is He Targeting York? Does He Have A Personal Vendetta Against York For No Reason? Attorney Francis Nearn Ford Has Absolutely No Intentions Of Trying To Come To An Agreement And Compromise. He Is Defying Judge Wingfield's Orders. Furthermore, In This Consent Order Does Attorney Francis Nearn Ford Say What They Are Willing To Do To Solve This. They Are Making A Bunch Of Demands And Asking The Nuwaubians To Consent To Them. **Judge Wingfield's Whole Point Is To Bring Everything Up To Code.** How Is That Possible If Attorney Francis Nearn Ford Is Trying To Get The Nuwaubians To Consent To Padlocking Buildings.

Sheriff Sills And His Attorney Francis Nearn Ford Are Trying To Do The Same Thing They Did To **Rameses Social Club**. He Wants To Come Out, Search For Any Little Thing, Cite The Nuwaubians, Tell Them To Correct It By A Certain Date. Then While The Nuwaubians Are Making The Corrections, Sheriff Sills Comes Out Long Before The Date Set With 17 Squad Cars And Padlock The Buildings. Attorney Francis Nearn Ford And Sheriff Howard Richard Sills Are Trying To Pull The Same Stunt All Over Again. They Are Trying To Make It Look Like The Nuwaubians Do Not Want To Comply With Anything. And That Is Totally Untrue. The Nuwaubians' Made It Clear To The Court That They Want To Solve This Problem.