

## If You Can't Trust The Media To Give You The Facts, Who Can You Trust?

*The Union-Recorder* Newspaper From Milledgeville, Georgia Printed An Article Dated **November 11, 1998, Volume 180, Number 222 "Nuwaubians Appeal Denied For Third, Maybe Last Time"** Concerning The Nuwaubians Which Was Non-Factual And Full Of Word Games. This Article Was Written By **Jena Frazier**, Who We Know Is Working With The Officials In Eatonton To Try To Defame And Discredit The Nuwaubians. Another Racist.

The Headline Itself Is Misleading. The Nuwaubians Of The United Nuwaubian Nations Of Moors, The Organization Itself Is Not On Trial. However, They Keep Printing It In The Newspapers Like It Is. On All Of The Court Papers And Citations It Clearly States That Victor Greig Is The Defendant Not The U.N.N.M., H.T.M, Not Malachi Z. York Or Kathy Johnson Neither Of Which Are On The Board Of The Organization Or Head Or In Charge Of Any Position In The Organization.

The 19th Lodge In Eatonton Is Headed By Dr. Marshall Chance. The 1st Interview Was With Him, And From Then On, They Pretend He Doesn't Exist. I Guess They Don't Like The Way He Answered Questions. And Again I Repeat, The Organization Is Not On Trial, **Only Victor Greig Is.**

The Article Falsely Calls Victor Greig The Grounds Keeper Which He Isn't. Let Us Remind You That Victor Greig Was Cited With Violating 4 Putnam County Building Ordinances And Was Required To Appear In The County Magistrate Court On **April 8, 1998 A.D.** The Judge Who Resided Over The Case, **Slyvia S. Huskins** Merely Suggested That The Electricity To The Rameses Social Club, A Private Social Club, Be Turned Off. As Soon As The Court Was Adjourned, Sheriff Howard R. Sills Acting On The Suggestion Of The Judge, He And The Tri-County Electric Company Pulled Up To The Pylon. There Are Certain Procedures That Are Required By Law, That Have To Be Done Before You Can Come To Someone's Private Property And Turn Off The Electricity To A Private Club Or Anything Else For That Matter. **There Are Procedures.**

For The Record, According To The **Official Codes Of Georgia Annotated, Section Section 9-11-58 (B)**, The Oral Judgment By A Judge Is Not Law Until It Is Stamped And Filed With The Clerk.

From His Case Because Of Inefficiency Or What Jena Frazier Termed "**Legal Blunders**". Now You Tell Us, How Could Victor Greig Fire Malachi's Lawyer? If Ronny Jones Was Malachi's Lawyer, How Could Victor Greig Fire Him, We Ask? Yet The Newspaper Clearly Says Victor Greig Fired His Lawyer Ronny Jones. He Isn't And Never Was Malachi's Lawyer. There Is No Record Or Notarized Papers Stating That Victor Greig Was Or Is Malachi's Grounds Keeper Or Agent. Its All Lies Made Up To Trick The Public. They Are Attacking Victor Greig But Coming Onto Malachi's Private Property. They Are Attacking Victor Greig But Locking Up Malachi Z. York's Social Club. Your Newspaper Also Keep Making Libel Statements By Calling Malachi Z. York The "**Sect Leader**" When In Actuality He Is Not The Leader Of The Organization. Dr. Marshall Chance Is The Leader And A Teacher Of The Organization In Eatonton. In An Interview With *The Macon Telegraph*, Dated **Sunday, April 20, 1998**, He Introduced Himself As The Supreme Grand Master Of The Organization.

Why Do You Continue To Put Malachi In The Limelight Who Has Been Retired Since 1988? For One, You Are Disrespecting The Present Leaders And Their Leaders Of The Many Chapters By Not Giving Them Their Recognition. Make Note That They Found Out That Malachi Z. York Was Retired From The Staff As A Teacher In 1988 As A Result Of A Conflict Of Interest With The Church And His Involvement In The Music Industry. He Formed The Group Called *Passion* In May 1976 Which Took Him Out Of Leadership And Control Over The Organization. He Was Never The Head Of The Chapters All Over The World. Now We Were No Longer The Cult In Eatonton, Now We Are Just A Sect. Meaning That They Recognize The Fact That There Are Different Chapters And That This One In Eatonton Is Just One Of Many. There Are Chapters All Over The World With Different Members Of Different Races And Backgrounds With Many Affluent People As Members.

We Can Give You A List Of Hundreds Of Ministers Just Like You Can Give Us A List Of Hundreds Of Baptists Ministers Over Different Churches And Chapters. We Spread Far And Wide Not Just In This Little Town Of Eatonton. So Again We Repeat Malachi Is Not The Leader Of The Organization And There Have Been Several Different People To Fill That Position To Date. This Is Pure Misinformation On Your Newspaper And Jena Frazier's Part. You Purposely Ignore What We Are Telling You And Print What You Want In Order To Get The Masses Of People Stirred By The Word Games You Play.

We Would Like To Know Why Are They Doing This? What Is The Fear That They Have Of This Organization? Why Are They Openly Being Allowed To Violate The Law? It Is Obvious That This Has Been Dragged To Far And Everybody Who Is In With Them Will Be Pulled Down And Subpoenaed With Them. Once Again, The Nuwaubians Are Being Victimized And The Media Is Being Used As The Main Tool In These Evil And Malicious Plots.

**ORGANIZATION:  
Concerned Citizens Of Eatonton**

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To *Orig. Application* The Permit Was Never Changed And That Was The Problem. The Permit For Rameses Social Club Read, Storage Originally. And When A Change On The Permit Was Requested To Make It Say Social Club, The Eatonton Officials Said They Never Heard Of Changing A Permit. (This Was Something That Apparently Never Was Requested By Anyone Before). However, In The **Putnam County Ordinance Section 7.8 Permit Application (B) Change To Application**, Any Changes To A Permit Is Allowed. Maybe The Ordinance Enforcer Should Also Enforce The Ordinance To The These Officials That Are Suppose To Know And Administer These Ordinances.

And What About Sheriff Sills As The Enforcer Of All Putnam County Ordinances Including Zoning? Wouldn't You Think With The Increase In Crimes In Putnam County The Sheriff Has Enough To Do? When Would He Have The Time To Enforce These Zoning Ordinances? And To Enforce These Zoning Ordinances Wouldn't It Require An Inspection Of A Building Or Premises? **According To The Putnam County Zoning Ordinance, Article VII, Administration, Section 7.0 Responsibility In Building Inspector-(D)** It States And I Quote "*The Building Inspector Shall Be Assisted With These Responsibilities By The Zoning Enforcement Officer Who Shall Have The Same Powers And Responsibilities Of The Building Inspector...*"

This Is Contrary To The **Georgia State Minimum Standard Building Code Chapter 1-Administration Section 102.2.3** Which States And I Quote "*A Person Shall Not Be Appointed Or Hired As Inspector Of (Any) Construction Who Has Not Had At Least Five Years Experience As A Building Inspector, Engineer, Architect, Or As A Superintendent, Foreman, Or Competent Mechanic In Charge Of Construction...*" **Article I- Purpose And Title Section 1.0 Authority, Of Putnam County Zoning Ordinance States** "...*This Ordinance Regulates The Location Construction And Use Of Buildings, Structures And Land; And Divides Unincorporated Putnam County, Georgia, Into Districts For Such Purposes And Establishes Boundaries Therefore...*" So The **Georgia State Minimum Standard Building Code** Would Apply To Putnam County's Ordinance. Let's Ask The County Attorney And Her Husband Frank Ford About This. According To *The Union-Recorder* In The Section Letters By William V. Rich Of Eatonton, *Howard Sills Best Candidate For Sheriff* States That Sills Has 22 Years Of Law Enforcement As A Chief Deputy Sheriff In Baldwin County. And This Does Not Qualify Him As A Building Inspector Or Code Enforcer. If We Go According To The Law As Set Down By **The Georgia State Minimum Standard Building Code**. But If We Make Up Our Own Laws For Our Own Personal Reasons, That's A Whole 'Nother Story.

Let's Set A Few Things Straight Right Now. Ronny Jones **Never** Represented Malachi Z. York. Ronny Jones Was **Never** His Attorney. And Let's Make This Very Clear, **Ronny Jones Was Victor Greig's Attorney**. Ronny Jones **Never** Discussed This Case With Malachi. Everybody Knows That Senator Leroy Johnson Has Been Malachi's Present Attorney Since 1993. He Is Also Kathy Johnson's Attorney. Victor Greig **Fired** Ronny Jones

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So Any Order. Including An Order To Turn Off The Electricity Or Even To Padlock Rameses Social Club. Must Be Stamped And Filed With The Clerk (Sheila Layson) Of That Court To Be Legal.

The Head Operator Of **Tri-County Electric Company** In **Gray, Georgia** Named **Chuck Lynette** Would Be The Only Person Able To Give Anyone Authorization To Turn Off The Electricity. Not A Stamped Or Unstamped Court Order. Not The Sheriff. Or Anyone Else. It Is Not Legal, Be You A Sheriff, Or A Building Inspector To Merely Make A Phone Call From Eatonton To Gray. To Officiate Legal Papers, They Must Be Filed And Stamped Before Any Physical Action Can Be Taken, And That Wasn't Done. A Blatant Disregard For The Law. If It Was A Court Order. It Would Be Shown To Him, **Chuck Lynette**, And He Would Then Stamp It, Put It On File And Authorize Workmen To Go Out And Terminate The Electricity.

These Legal Procedures Were Not Filed Because For One, **Chuck Lynette** Was Out On Field On **April 20, 1998** And There Was A Fill-In Who Did Not Have The Authority. This Should Invalidate Or Make Void The Sheriff's Actions, Which Means The Sheriff Illegally Closed Down **Rameses Social Club**. The Improper Or Unlawful Execution Of An Act Which In Itself Is Lawful And Proper Is Called **Misfeasance**, Under Misconduct. A "Grounds To Recall" A Sheriff. Under The **Georgia Recall Act Of 1989, 1995 Edition Section 21-4-3** Definitions (7) "Grounds For Recall" Means: (B) That The Official: (iii) Has Committed An Act Of Misconduct In Office.

The **Official Georgia Code Section 45-11-4** Clearly States What Constitutes Misconduct. It States That "*Misconduct Of Sheriff May Consist In Acts Of Omission Or Nonfeasance As In Those Of Commission, Misfeasance (Improper And Unlawful Execution Of An Act That In Itself Is Lawful And Proper) Or Malfeasance (Misconduct Or Wrongdoing)*". **Jena Frazier's** Article Then Goes On To Say That It Is **Victor Greig** Who Is Appealing An Earlier Conviction. Yet, The Headlines Leave You Under The Impression That It Is The Whole **Nuwaubian** Organization That Is On Trial When It Is **Victor Greig** Who Is On Trial. He Is Merely One Of The Millions Of Members World Wide. Are You Trying To Grab People's Attention And Sale Papers By Using The Name **Nuwaubians**" In Your Headlines? Yes You Are. We All Know The Game.

We Would Like To Ask You A Question Ms. Frazier. When A Member Of **Jerry Falwell's** Organization, *The Moral Majority* Is Convicted Of A Crime, Do Your Headlines Read "*Jerry Falwell's Members Appeal Denied For Third, Maybe Last Time*" Or Do You State The Name Of The Person Who Is On Trial? What About The Local Crimes That Are Committed Everyday? **The Eatonton Messenger** Has A Whole Section Dedicated To Showing You The Latest Arrests. Let's Take **Kimberly Dawn Avery**, **Josephine Davis** And **James Jarome Logan** For Instance. They Were All Charged With Conspiracy To Traffic Cocaine. Is There Religion Mentioned In The Article? No It Isn't. Does It State Who Their Pastor Is And How Long They've Been A

Member Of The Church? No It Doesn't. Does It Even Say What Church They Go To And When Was The Last Time They Attended Services? No It Doesn't. With This Investigation That Is Being Done, And We Find Out That One Of **Gus Kilgore's** Members Committed Any Crimes, Is **Gus Kilgore** Responsible For The Crime Committed By One Of His Members? Yes Or No? The Answer Is **NO** To All Of The Above Questions. So We Ask Again, Why When It Comes To The **Nuwaubians**, Is Our Name And Organization Making The Headlines When It Is Merely One In Over A Million Of Our Members On Trial? Why When It Comes To A Member Of The **Nuwaubians** Do You Point That Out?

**Judge Jim Cline** Stated "*We Keep Going Around And Around. This Thing's Over Now. It's Been Over Twice Now. You May Now Seek Appellate Relief In Atlanta.*" We Do Agree With The Fact That We Are Going Around And Around But For Necessary Reasons. With All Of The Evidence That Was Presented In The Court Case That Is Obviously In **Victor Greig's** Favor, No One Wants To Make Any Final Decisions. So It Had To Be Moved Up To Atlanta. **Victor Greig's** New Lawyer, **Roy Miller** "*Argued That The Original 30 Day-Allotment Given To Greig To File An Appeal Of The Lower Court's April 20 Ruling Was Moot (Meaning Without Legal Significance Or Relevance) Since A Magistrate Court Clerk (Sheila Layson) Did Not File-Stamp The Ruling.*"

So To Make This Perfectly Clear, The Original, 30-Day Allotment Was Not Even Legal Document (Meaning It Was Illegal), Because, The Order Was Not Yet Stamped With The Clerk. So; When Sheriff Sill's Made A Wrongful Intrusion Onto **Malachi Z. York's** Private Property To Turn Off The Electricity In Accordance With **Sylvia S. Huskins** Verbal Order, Which Was Not Stamped, That Was Illegal Because As **The Official Codes Of Georgia Annotated (OCGA) Section 9-11-58 (B)** States "*The Filing With The Clerk Of A Judgment, Signed By The Judge, Constitutes The Entry Of The Judgment, And, Unless The Court Otherwise Directs, No Judgment Shall Be Effective For Any Purpose Until The Entry Of The Same....*"

Not To Mention That Sheriff Sills Also Did Not Follow The Legal Procedures Of The Electric Company, To Terminate Their Service To **Rameses Social Club**. So When He Went To The Property, **Victor Greig** And His Past Lawyer **Ronny Jones**, Were Under The Impression That He Had Done So Legally, Following All The Necessary Procedures. This Was An Issue Yet, The Court Of Appeals Choose To Ignore This. **Frank Ford**, Who Is Just, An **Eatonton** Attorney, Not A Public Official, Not Appointed By The County, Just The Husband Of The County Attorney, **Dorothy Adams**, And Is Representing The County In This Case, Says That "*The Ruling (The April 20th Ruling) Was Stamped In Early October (Six Months Later) Under A Legal Provision Called Nunc Pro Tunc, Or Now For Then.*"

According To **The Black's Law Dictionary, Page 1218, Nunc Pro Tunc**, Is Defined As "*A Phrase Applied To Acts Allowed To Be Done After The Time When They Should Be Done, With A*

*Retroactive Effect, I.E., With The Same Effect As If Regularly Done. "Nunc Pro Tunc" Entry Is An Entry Made Now Of Something Actually Previously Done To Have Effect Of Former Date; Office Being Not To Supply Omitted Action, But To Supply Omission In Record Or Action Really Had But Omitted Through Inadvertence Or Mistake.*"

As You Can See, There Is An Admittance Of A Mistake Or Inadvertence Meaning An Oversight Or A Slip. You Can Record Anything That Happened Last Week Today. Legally, If A Document Or Ruling Is Not File-Stamped And Entered On To Record, You Can Not Legally Act On The Document. (**Then Why Is It Illegal For Your Checks To Bounce?**) The Point Is, Was The Ruling File-Stamped Before The Sheriff Came Out And Harassed The People And Closed Their Social Club? **No It Wasn't**. So All Of Sheriff Sill's Actions Were Illegally Performed.

In **The Superior Court Of Putnam County State Of Georgia Civil Action No. 98-CV-216-7**, This Same **Frank Ford** Used The Same Argument As Grounds For Dismissal Of **Victor Greig's** Previous Petition Under **Ronny Jones**, And **Judge Cline** Ordered This Dismissal On September 15, 1998. **Frank Ford's** Actual Motion Dated July 3, 1998 States, And I Quote "*No Order, To Include The Order Attached At Exhibit A, Can Be Effective Until It Is Filed With The Clerk.... What A Judge Orally Declares Is No Judgment Until It Has Been Put Into Writing And Entered (Emphasis Added). Construction & Gen. Lab. Union V. Williams, 212 Ga. 691, 691 (1956; Williams V. Horn, 124 Ga. App. 485, 485 (1971)). Because There Was No Order Of Dismissal Entered In The Preceding Case (No. 98-CV-148-5) Until July 23rd, 1998, That Case Remained Pending And Viable Until That Date.*" So, The Order Not Being Stamped, And Therefore Not Effective, Is A Legal Argument, However, When This Same Law Is Used Against **Frank Ford**, **Now, There Is An Exception.**

**Jena Frazier** Also States That "*He (Victor Greig) Was Also Found Guilty Of Failing To Acquire Building Permits For Two Other Structures-A Fountain And A Drum Stand.*" Yet, She Never Mentioned That The Situation With The Fountain And Drum Stand Had Been Resolved Within Weeks In **Malachi's** Favor Because The Drum Stand Has Been Built And The Fountain Has Been Built. So It Is Obvious That There Was No Illegal Action Because The Structures Are Legally Standing There Now. So Yes Ms. Frazier, They All Keep Sending This Case Around And Around Hoping That We Will Give Up, Which Is Not Going To Happen. And Ms. Frazier Writing An Article With Misinformation Are Helping To Victimize Us. Justice Must Prevail And As The Old Cliché Goes "*It Ain't Over Until The Fat Lady Sings.*"

The Continuation Of This Article, Found On The Last Page Of The Newspaper 12A, States That **Victor Greig**, Was Cited And Found Guilty Of Changing A Building Permit. This Is A Flat Out Lie. The First Of The 4 Citations Issued By Sheriff Sills As Enforcer Of **Putnam County Ordinances**, Was "**Sect. 7.3-Change**