So This Temporary Restraining Order Deprived The Yamasse Nuwaubians Of Their Civil Rights Of Using Their Land. This Temporary Restraining Order Also Led To A Chain Of Events From Illegal Comtempt Charges, To The Illegal Imprisonment Of Legally Registered Security Officers, To Illegal Searches, To Padlocking, And Even More Contempt Charges. All Based On The Conspiracy Of Town Officials Such As Sheriff Howard Richard Sills, The Building Inspector Mr. Jerome Dean Adams, And Mr. Francis Nearn Ford And This Time The Deputy Clerk Mrs. Jeanne S. Vining Is Right In The Middle. She Is The One Who Will Be Held Responsible For This Conspiracy And Is Reason To Remove Her From Office.

According To The Opinion Of The Attorney General 1954-56 Misconduct Is Sufficient Grounds For Removal From Office According To O.C.G.A. 15-16-10. It Also Constitute Grounds For A Quo Warranto Which Is A Writ Demanding By What Authority Did Mrs. Jeanne Vining Stamp Those Papers, Because Her Actions Did Result In A Conviction With The Loss Of The Nuwaubians Civil Rights.

The Deputy Clerk Has Sold Her Soul To The Devil, Dawned Her Cloak And Entered Into The Evil Plan Of Hindering The Nuwaubians Efforts Of Working In The Name Of The Lord, God. We Fear Not For We Know In The End That Righteousness Will Prevail Over Evil. The Wicked Are Exposing Their True Nature In Their Actions. People Of Eatonton Beware. There Is An Evil Force Weaving Its Way Through The Court House, And The Sheriff's Department. One By One It Is Overtaking And Possessing The Souls Of Those In High Positions. The Evil One Is Whispering In The Ear Of These People. Convincing Them To Commit Wrongful Acts Against The Nuwaubians.

THE HOLY BIBLE Exodus 23:4

"Thou Shall Not Raise A False Report Put Not Thy Hand With The Wicked To Be An Righteousness Witness Thou Shall Not Follow A Multitude To Do Evil Neither Shalt Thou Speak It A Cause To Decline After Many To Wrest Judgment."

READ YOUR BIBLE. JT'S GOD'S WORD!!!

Bulletin Bulletin

How Can A Motion, A Certificate And A Court Order Be Filed At The Same Exact Time 12:35, Read This!!!

The Yamassee Native American Nuwaubian Moors Have Already Proven How Sheriff Howard R. Sills And His Tag Along Imps Detective Noell Lee Wilson, Jerome D. Adams, Francis Nearn Ford, Have Proven To Be The Devil's Helpers, With Their Extended Families To Include The Witches And Warlocks Of The Local Media. Well, It Has Been Brought To Light That Another Position Appears To Be In The Clutches Of The Devil. There Is Clear Enough Evidence To Say That The Clerk Of Superior Court Position Has Been Initiated Into The Circle Of Satan. The Entire Deceptive Incident Unfolds As Follows: However, Before We Continue. Let's Make One Thing Very Clear. The Most Essential Key To Litigation Is "TIMING". It Is Of The Utmost Importance. As You Read We Urge You To Keep That Point In Mind. Now, Proceed.

On March 10, 1999 A.D Mr. Francis Nearn Ford Filed A Motion For Temporary Restraining Order Along With A Certificate In Support Of His Motion For Temporary Restraining Order Against The Yamassee Nuwaubians In Case #99-CV-1-1. This Motion And Certificate For A Temporary Restraining Order Was Supposedly Entered On Record, Or Filed And Stamped With The Clerk Of The Superior Court Office In Putnam County, Georgia, At 12:35 Of The Same Day, March 10, 1999 A.D. However, This Motion Was Not Heard In The Putnam County Court House, It Was Heard In The Morgan County Court House, Madison, Ga.

As A Result Of This Motion That Francis Nearn Ford Presented To Judge Hugh V. Wingfield III, A Temporary Restraining Order Was Granted Against The Yamassee Nuwaubians. There Was No One In Court To Represent The Nuwaubians Because Francis Nearn Ford Deceivingly Sent Notice To The Nuwaubians' Attorneys At 10:00 A.M., Being Fully Aware That By 10:00 A.M. In The Morning An Attorney's Day Would Have Already Begun. He Would Be In Court With Another Client Or Elsewhere. Francis Nearn Ford Knew That If

Now This Is Where "Timing" Comes In To Play. Again Just To Make Sure The Procedure Is Clear. First You Are To File The Motion And Notice And A Certificate Or Verification In Support Of The Motion If Necessary. These Are Filed And Stamped Showing The Time And Date For Validity. Next The Clerk Assigns The Motion To A Judge. At The Hearing, The Judge Hears The Motion And His Decision Is Considered An "Order". This Order Is Then Filed And Stamped By The Clerk Of The Superior. Again This Stamp Would Show The Time And Date.

Do You See The Absurdity Of This? How Could The Motion And The Certificate Or Verification In Support Of The Motion Be Stamped With The Same Time And Date As The Court Order Signed By The Judge After The Hearing, If They Were To Filed In The Sequence That We Just Explained To You? The Answer Is Very Easy. Like We Previously Stated They Have Inducted The Deputy Clerk Of The Superior Court Mrs. Jeanne S. Vining Into Their Demonic Circle.

The Manner In Which These Papers Were Filed Are Totally Incorrect, Thereby Making Them Void And Illegal. The Whole Case Should Be Dismissed Or It Will Cost Putnam County In The End. If This Case Is Not Dismissed, If Putnam County Continues To Allow The Harassment, And The Violations Of The Yamasse Nuwaubian's Rights, If An Agreement Can Not Be Worked Out, Then We Will Sue Putnam County In The Supreme Court. And Reverend Dr. Malachi York's Lead Attorney, The Former Senator Mr. Leroy Johnson Esquire Has Already Taken This Case To The Supreme Court Where All The Illegalities, Especially Where Due Process Was Hindered And Cause Violations Of Constitutional Rights Will Not Be Overlooked. We Do Not Want To Do This To Our Own County, But We Will Have No Choice If Putnam County Continues This Case. There Is No Way Out Of This One. The Fact That Those "Court Papers" For The Temporary Restraining Order Were Filed At The Same Time, Shows A Conspiracy, And Some One Will Have To Pay For That.

The "Court Papers" For The Temporary Restraining Order Of March 10, 1999 A.D. Were All Filed At The Same Exact Time, All Either Before Or After The Court Order. Either Way, The Time Of These Papers Were Filed Voids The Whole Temporary Restraining

Commissioners Are Responsible For Allowing The Sheriff To Harass The Nuwaubians, And Now The Commissioners Have Joined The Band Wagon Of Harassing The Nuwaubians.

Now Back To Exposing The Devilishment Of The Clerk Of The Superior Court. The Process For Filing Court Papers Is Clearly Laid Out By Law. Everything Must Be Filed In A Specific Order. To Make It Easier To Understand, Here Is A Brief Definition Of The Terms You Will Come Across.

- 1. Motion- An Application Made To A Court Or Judge For Purpose Of Obtaining A Rule Or Order Directing Some Act To Be Done In Favor Of The Applicant.
- 2. Notice- In Its Legal Sense, Notice Is Information Concerning A Fact.
- 3. Certificate- Written Assurance Or Official Representation That Some Act Has Or Has Not Been Done Or Some Event Occurred Or Some Legal Formality Has Been Complied With.
- 4. Verification -Confirmation Of Correctness, Truth, Or Authenticity, By Affidavit, Oath Or Deposition.

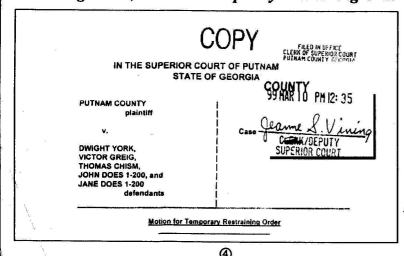
The Following Is The Court Procedure For A Motion To Become An Order

- First, The Motion Along With The Notice, And A Certificate Or A Verification In Support Of The Motion Is Filed If It's Needed. Filing in clerk's office required. It is essential for validity of motion that it be filed in clerk's office and until it is so filed it is a mere private paper. Acknowledgment of service of such private paper, purporting to be motion for new trial, is a mere nullity, and service as required by section is not perfected. Atlantic Coast Line R.R. v. McNair, 96 Ga. App. 519<A>, 100 S.E.2d 639<A> (1957).
- At This Point, After The Clerk Of The Court Has Filed, Or Stamped The Documents, It Is The Duty Of The Clerk To Assign The Case To A Judge, And Make Sure He Gets A Copy Of The Motion, So He Is Prepared For What He Will Hear. Uniform Rules For The Superior Court- Rule 3 In Multi-Judge Circuits, "....All Actions Civil And Criminal Shall Be Assigned

By The Clerk Of Each Superior Court According To A Plan Approved By Such Judges To The End That Each Judge Is Allocated An Equal Number Of Cases."

- The Time, And Date Is Set For The Motion To Be Heard In Court.
- At This Time The Motion For And Against A Motion Is Heard. After Both Sides Are Heard, The Judge Makes A Ruling, An Order. This Order Does Not Become Effective Until It Is Written And Filed With The Clerk Of The Court. What the judge orally declares is not A judgment until it is put in writing and entered. Williams v. Horn, 124 Ga. App. 485<A>, 184 S.E.2d 198<A> (1971). Superior court is a court of record, and what the judge orally declares is no judgment until same has been reduced to writing and entered as such. Tyree v. Jackson, 226 Ga. 690<A>, 177 S.E.2d 160<A> (1970). Judgment is effective only upon entry. The rule is clear under Civil Practice Act, and under Appellate Practice Act, that a judgment is effective only upon entry. Minnich v. First Nat'l Bank, 154 Ga. App. 439<A>, 268 S.E.2d 688<A> (1980).

So These Are The Procedures According To The Law. But If You Look At The Time Stamped On The Motion For Temporary Restraining, The Certificate In Support Of Motion For Temporary Restraining Order, And The Temporary Restraining Order Signed By



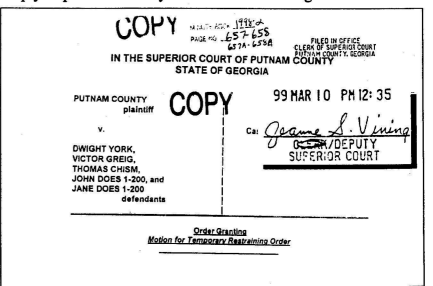
Time And
Date Of
This
"Motion
For
Temporary
Restraining
Order"

Pay Close

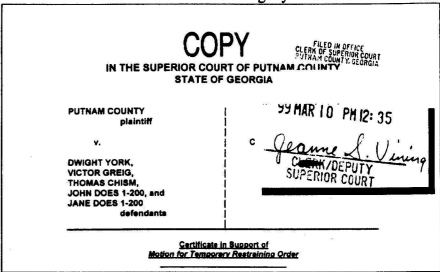
Attention

To The

The Judge, They All Have The Same Exact Time On Them, Which Is Simply Impossible If They Were Filed According To The Law.



Notice That The Time And Date Of This "Order Granting Motion For Temporary Restraining Order" Is The Exact Same As The Above Motion. How Is That Legally Posisible?



The Time And Date On This "Certificate In Support Motion For Temporary Restraining Order" Is Also The Exact Same As The Court Order.

He Sent It At 10:00 A.M The Attorney's Wouldn't Get It, And If They Did, They Would Not Have Any Time To Prepare Any Defense. According To Francis Nearn Ford He Put The Defendants' Attorneys On Notice By Fax.

The Nuwaubians Have Also Shown How Putnam County's Sheriff Howard R. Sills Is Corrupt, For Instance, He Forces His Way Unto Their Property, He Puts Them Under Duress, And Shoves His Way Onto The Property, Never Was He Welecomed Or Invited. He Always Bombards His Way On The Property Bringing With Him Deputy Tag Alongs With Cameras, Which Is A Direct Violation Of The Supreme Court Ruling On May 24, 1999 A.D. In The Case Hanlon Vs. Berger Where Chief Justice William H. Rehnquist Stated And I Quote "And Even The Need For Accurate Reporting On Police Issues In General Bears No Direct Relation To The Constitutional Justification For The Police Intrusion Into A Home...." Mr. Howard Richard Sills Also Took The Rameses Social Meter Without Proper Authority, Which Constitutes Theft Of Public Utility Company, A Violation Of O.C.G.A.16-7-25, Littering On Private Property Less Than 30 Feet Away From A County Erected Sign Prohibiting Littering, A Violation Of The County Dumping Ordinance And O.C.G.A. 16-7-43, Invasion Of Privacy By Flying Over Private Property A Violation Of O.C.G.A. 6-2-5, And Scott V. Dudley, 214 Ga. 565, 105 S.E. 2D 752 (1958), Which Constitutes Trespassing According To O.C.G.A. 6-7-21 And Video Taping Private Property Without Consent A Violation Of Code Section 16-11-62 Illegal Search, A Violation Of The Fourth Amendment Of The Constitution.

In Addition, The Nuwaubians Have Exposed That Putnam County's Attorney Francis Nearn Ford Is Corrupt. He Forged His Wife's Signatures, A Violation Of O.C.G.A. 16-10-20, 16-9-1, He Notarized His Own Legal Document A Violation Of O.C.G.A. 45-17-8, Initiating And Continuing Cases For His Own Personal Benefit, And Not Justice, A Violation Of The Standard Code Of Conduct 3 And 4 Adopted By The Georgia Bar, And Representing A Client Without Proper Authority A Violation Of O.C.G.A. 16-10-20. The Nuwaubians Have Revealed How The Building Inspector Is Oppressing Them By Holding Permits Applications, And Sending Them To Mr. Francis Nearn Ford. It Has Been Surfaced As Well, That The County

Order, It Shows Conspiracy And Fraud. Not To Mention A Court Order, It Shows Conspiracy And Fraud. Not To Mention A Court Order Is Filed After The Motion Is Heard. So It Would Be Legally Impossible For The Court Order And The Motion To Be Filed At The Same Time. The Motion For Temporary Restraining Order, The Certificate In Support Of Motion For Temporary Restraining Order, And The Actual Temporary Restraining Order Being Signed Before The Judge Actually Heard This Motion In A Court Of All, Would Incriminate The Judge, The Deputy Clerk, And The Attorney, Again It Would Show Conspiracy.

If The Papers To The Temporary Restraining Order Were All Signed After The Motion Was Heard And The Judge Made An Order, It Would Still Void The Temporary Restraining Order Because A Motion Is Not Valid Unless It Is Filed In The Clerk Of Court's Office. It Could Not Be Heard By A Judge If The Clerk's Office Did Not File It. A Motion Is A Private Paper With No Validity Or Effect Unless It Is Filed With The Clerk's Office So No Order Could Have Come From An Unfiled Motion. So No Matter How You Look At It, The Temporary Restraining Order Of March 10, 1999 A.D. Was Illegal. And Any Actions Taken Against Us, Stemming From This Temporary Restraining Order Would Become Null And Void. Including The Any Contempt Charge, Court Hearing, Or Any Further Order From The Judge, Not To Exclude The Padlocking Of The Nuwaubians Buildings, And Religious Monuments

The March 10, 1999 A.D Temporary Restraining Order Reads "Ordered And Adjudge That Defendants And Tama-Re Enterprise Be And Are Hereby Enjoined From Erecting Any Structure On The Land Described In Exhibit A Hereto, From Disturbing Any Soil Theron, From Dumping Any Waste Thereon, And From Any Other Use Of The Land Except As A Bona Fide Residence Or The Cultivation Of Crops That The Sheriff Of Putnam County Shall Post A Copy Of This Order In A Manner That All Persons Entering The Land Described In Exhibit A Of Plaintiff's Motion Shall Have Knowledge Of The Contents Of This Order, That This Order Shall Continue In Effect For A Perod Of Thirty Days, And That The Defendants And Tama-Re Enterprise Shall Appear At Putnam Superior Court At 9:00 Am On March 30Th, 1999 And Show Cause Why This Order Should Not Be Made Permanent."

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