

## FEDERAL BUREAU OF INVESTIGATION

# DR. WILHELM REICH

# PART 3 OF 6

BUFILE:100-14601 SECTION 3

## DR. WILHELM REICH

100-14601

Section 3

Tm. Stoig Notel Mariton 5 Sest Sth It. S.Y.O. in. J. Odgar Hoover Combon Common of Throught Combon omen wyste, D. G.

community Tel: E14-3-1915 Febr. 16, 1957, 9:30 am Jear Mr. Hoover: bu Febr. 14, 1857, 10:28 am, 4 spoke to OM fivere of The Local FBI office & Carl March, FB1, Headquarters, referoling a letter given oled to mail to four passenally. No copy, or & soid, was kept were. Hailed 10:40 am. This morning, of. I am, shortly before sich very of a printed Eggel document by belling, a voice, ourquised as "Haylis House' collect my unlisted Tel: EM-3-1815, saying sure Hings incomprehensible to me ending vith "Som only to deling. a formation of mension personally be received of now or properties.
There is accorde, investible olarifications Withelm Kerth

Rotel Mariton 5 best 8ta St. Now York II. N.Y. February 20, 1957

Mr. Cullinan United States Supreme Count Washington, D. C.

Deer Mr. Cullinan:

Will you pleads transmit the following to

the court:

An I steld you in this worning's phone corversation, Dr. Wilhelm Poich in going through the calleys of bis Tetitioner's Reply Brief found that manipulation and mixing up of references had occurred. For example, in emo places in particular there were serious errors of emission. Reference !! to several pages of his Fetition. (23 to 27 and 29 to 36) evidence of fraud on the part of the FDA in obtaining the injunction and testimony of Joseph Maguire showing terjuly, bad been emitted. These errors of reference were corrected.

A terretive check of references by Dr. Robbl. in his lotition reveals that similar manipulation and mixing up of malereness have occurred there. Unfortunately there was no fittee since this discovery was made, to cleck all afferences in [] the Potition and In the Appeal Briefs. A thorough checking of } references is now in progress.

Through a michaderstrading I did and compy the thore information to you scener.

I am enclosing nine copies of this letter.

Sincerely yours,

Walnut 3.6

William' Stoig

73:1h

RECORDED - 17 / DO - 146 THORSED. SO

copy to J. Fegar Hoover '

19 12 12 11 1 last

February 21,1957,8 - 9 am

REFORT to Edgar Hoover, FBI, on mis quotations of Certified Court Records (Case 688, Supreme Court, October Term, 1956)

A complete set of court records (688, Supr. Court, ) has been forwarded to you by Mr. William Steig on my request. The crucial issue of the case is the contention of the defense that fraud has been systematically and continuously perpetrated upon the MS Court to destroy the discovery of the cosmic Life energy. Evidence for the defense to this effect is quoted in "Fetitioners Reply Brief" of February 18,1957, page 2,3d line above,: PDT. 20 - 35, R.1-1c4. The Petition for Writ of Certibrari of Jan.lcth, 1957, contains on pp. 24 - 27 a compilation (on official court record) of fraud perpetrated regarding scientific literature. The same Fetition also contains on pp.28 - 32 the crucial testimonay by Maguire, counsel for the FDA, which was contradicted by the testimony by Ollendorff on the pp.32 - 34. Page 35 in the Petition is a plated reproduction of an affidavit, crucial to illustrate the issue with regard to whether or not Maguire had ever known the contents of the Volume "CONSPIRACY", copy No 41 seen in his hands.

The enclosed typed manuscript plus affidavit by Miss Thruston shows on Man.page 4th line from below, the pages 20 - 35 of the Fetttion reduced to 20-23, a fraud committed in Court of Appeals by the accuser, but not on court record except in Petition for Writ of Jan.loth, 1957 reprinted from reply brief in

PAGES 24 - 27 re fruad on lifterature are committed/
The crucial testimony re "CONSPIRACY" are left out.

The galley proof which contain those ommissions are in my possession and will be kept by me for further action. The Thruston manuscript, that went to the printer wish these mistakes or arbitrary ommissions, is being forwarded to you. The garbled and pranked-up quotations were detected by me in the galleyproofs through checking with the "Petition" text. It is obvious: No overburdened Judge could check on such things.

Unless by ommitting or misquoting myself I have tried to committ legal suicide and to save the assailant, somebody else must have done it; whether by unconscious "mistake" or by arbitrary design, I cannot tell. This affair turns cut to function as a neat experiment in Social Pathology, not deliberately designed by me, to test the chances of EMEN such matters going on in the USA and the world at large, deliberately designed to confuse by conniving and conspiring courts, embassies, UN counsels, departme of state, law enforcement agencies etc., to destroy orderly conduct of affairs, to garble up everything inorder easier to obtain power over nations, to create despair etc. Shoulthis be proved true on large scale, a whole world of hardworking, decent people have fallen prey over decades to pranking gangsters, a few psychopathic munderer who ahve learned how to organise and exploit human confusions.

Capies to RECORDED. 31 Wilhelm Reich M.D.

Solicitor feweral

Will stell Kerzht.

Whave rent out the following was equalized to the following water for the following was a company to the

Wilhelm Reich M.D.

Orop Ea EFFE 110.

AFFIGURE

February 12, 1:57

This is to certify that I asked Pr. Wilhelm Reich if I could destory manuscripts of legal material pertaining to his lotition Reply Brief to the Sw reme Court. Pr. Weich sold that I could, and I did so. I type the citations according to that I then the Weich way to be, or make not check on them.

City 5 Country of 714.

The formed shows one some This 13 th company of performance - Million nacoronal Branch Standing

and the property of

100-14601-70

#### SUPPLEME COURT OF THE UNITED STATES

October Term, 1956

No. G88

Typed by Win Thrusten WR.

WILHELM REIGH, ET AL., Patitioners, Potitioners,

٧.

UNITED STATES OF AMURICA,
Respondent.

PTINI DERSE REELE CREED

Wishell Cerle

Counsol for the Discovery of the Cosmic Life Energy Organon, Rangeley, Maine

Pro co

Veshington February 9, 1957

indicates misquot ations

Filip 1957 Wilhely Keith (1)

## COUTINETS

		Ia-o
I,	STATE THE AND STATUTES INVOLVED	
II.	ARGUMENT AND SERVARY OF PACTS	
III.	. COTCLUSION	
	XXEXXXIX APPDUDIN	
Λ.	NUM LAWS NEEDED TO REGINARY PAR SCLOSICAL POTER PRESENTES	
B-1.	INTRODUCTION OF PRE-EVICENCE	
B=27	INTRODUCTORY STATESHIT TO VOL. III.	
B-3. "CCTENTS" # 09 VOL. III		
	STATUTES INVOLVED	
1.	Ro Subject Matter: "No Precedent"	•
2.	Re Logal Procedure: The Constitution of the U.S.A.	

#### SUPPLIE COURT OF SHIP UNITED STATES

October dorma 1956

No. 688

VILHELM REIGH, ET AL.,
Potitionore,

₹-

UNITED STATES OF AMERICA. Respondent.

PUTITION R'S MUSLY BRISE

### I. STATUTE HIS AND STATUTES INVOLVED

The Brief for the United States by the Solicitor General

- 1. fails to meet the facts and arguments of the potitioner's:

  brieff the deep conspiratorial hackground of the assault upon the Discovery of the Life Pacry;
- 2. reitorates misrepresentation of fact by the complainant without having checked the factual basis for the complaint;
- 3. misapprehends the basic issue involved in the legal actions (Pet. 3-6) Orders obtained by fraui are, as unlewful orders, null and void. (Pet. 20-23, 28, 41-45, 27a-29a, 7, 1-104)

The respondent shifts the escence of the local dispute from the basic issues of juris lictional principles at stake in this local test case to trivial, potty issues of no basic concern; however, we shall

Hemire of left part

demonstrate the nature of these "potty," "trivial" issues, too.

obtained by fraul. (Pet. 20-28) The basic test question was: How far ray distortion of fact with impurity and systematically be perpetrated upon the American courts in the service of a criminal compiracy. The injunction itself was only the test object; durin; the trial this fact was established through cross-examinations of witnesses. (R. 329-331, 337-338, 340-341, 312-344)

The defense did not please guilty: the defense established resistance to an unlawful order. 18 U.S.S. 401(3) specifically speaks of "LATURL" writ, process, etc.

The legal test case was first introduced at the hearing in First District Court on July 27, 1955. Once the test case was successfully introduced into the court records, the unlawful injunction was executed to the last word of the unlawful order:

The Enemy of Man was trapped in his own notwork, which he had designed to entangle and to kill the Piscovery of the Life Energy.

First: As the Discoverer of the Cosmic Life Energy. I dedged his initial local assault by nen-appearance in Court. Ex This pulled bottom.

the sarpet from under the feet of the conspirators.

Second: I ignored his injunction (fully entitled to do so logally because it was obtained by fraud and systematic desait).

(Pot. 3-6, 25m29m2 27a-29a, New Evid. Vol. III)

Thirds Thom I had achieved his full celf-disclosure as the Organizer of Evil, I forced him to suffer his own design: He immed scientific books, destroyed scientific apparatus, prohibited a la Ministra Stalin and Mitter free thought and independent science. I executed to the letter his unlawful injunction. More, I destroyed all organizations I

11

The The

had painstakin built up 10:0-1954 to serve a march in Cosmic Energy.

The Solioitor General did not present these pertinent facts to the Supreme Court as it should have been done.

SECOND: The Solicitor General reduced the fundamental dispute invelved to the trivial accusation: " 'Nisbranding' and shipment of 'adulterated' devices in interstate commerce." This betty/accusation must be met right away:

la.) I had conditionally donnted the income from the medical experimental use of the Life ! normy for research purposes. (New Evid., Vol. III., p. 19).

1b.) He factual proof of misbronding or adulteration was ever presented in the original complaint for injunction, no testimony was over taken (asked for by Circuit Judge Toodbury at oral hearing in Circuit Court) to siew "misbranding" of devices. By reputation as a physician and natural scientist is in itself proof of bona fide experiments; (New Evide, Vol. Vs Pot. 11a, ot seq.). It is ovidenced in the impounded and burned literature. (See "Guido to Mederences," Pot. vi.) No ouros wore ever promised or "promoted," as falsely alleged in the original civil complaint; failures were conscientiously reported with successes; the emeriments on patients were under licensed medical care. No damage over done is on the records. To routine methods of modical care were ever obstructed. Surgery was specifically used; so was routine medication. The physicians (M.D. 's, liceased) who worked experimentally with the Life thermy are on official fourt record by swern affidavits regarding the medical officetiveness of the newly discovered Cosmic therety. (U.S. vs. IR Foundation) 17770. 96) The Solicitor General offered to Pactual proof of the allegation that "misbranded" devices have been shipped in interstate commerce. The experimental accumulators were not misbrauded or harmful; thus, one contral

(A)

argument of the fabrication collapses.

- 2.) The modical effectiveness of the Life Energy is very group; it was exactly the incredible healing efficiency of the Life Energy that constituted a great obstacle in winning acceptance; some of these successes appeared "phantastic," and had to be reduced to credible proportions in order to win credibility. This medical efficiency is secondary to the basic issues involved; it is not the main point in question here. The point in question was and is misrepresentation of truth and fact; deseit perpetrated by an agency upon the discoverer and the courts all along the line, 1947-1956; such deseitful opinion cannot possibly be considered "proof" of "misbranding." The foliation General has ignored the factual evidence of this deseit.
- 3.) No modical experimental devices were shipped in interstate commerce after the injunction was issued, March 1954. No proof of such allegation can be found on the trial record. No proof will be forthcoming of such technical wielation, since it was my deliberate purpose to avoid defeat on such petty technical ground, when basic, generally crustal principles in conducting my test case were at stake.
- the .'cderal Food, Prug and Cosmetic Act in the realm of basic natural scientific research. The organe energy accumulators belong in the realm of How Knewledge, such as coemic energy or "ether." Section 303a, as quote provides that jurisdiction can only be had "for cause shown." No cause was shown before make the trials

The shipment of the accumulators from Rangeley to New York was done by Dr. Tilvert to his own address, not for commercial reasons, without my knowledge or consent. Dr. Silvert has concelled that he may well have been induced by subversive conspirators to do this in order to provide some "provof interstate shipment after the injunction was issued. The acculant provok the trial only that CONTRIBUTIONS were received, NOT that accumulators had been shipped after April 1954; these contributions were to my knowledge given for intrastate, not interstate services, technically speeking.

Vuapurnyly

supplements "existing laws against unlawful restraint and monopolics."

Ihus, the act was meant to restrain such actions as the complainant's assault on a basic discovery; it was not designed to restrain or control basic research in medicine or even in physics.

- 5.) There was no violation of the Food and Drug Act by way of jurisdiction; neither was there any factually preven violation by magnification. Shipment of devices in interstate commerce in itself, of course, no crime. Therefore: There was factually no violation of any statute or injunction.
- 6.) The default to defend against the civil complaint (R. 409, et seq.) was the first step inc taken in testing on principle how far such misrepresentations and fulsifications of fact may reach into the judicial system of the U.S.A.
- 7.) The respected temper "The culy response (italies, UR) to the complaint was contained in a lotter from Petitioner Reich to the District Court, etc." (What Erief in Opp., p. 6a) The respondent omits the crucial fact that with this letter west a "Response" (R. 86 et seq.); it informed the acting Judge that:
  - (1) the Court had no jurisdiction on basic research, and that
  - (2) a original comparacy to destroy my dis-
- this information before proceeding further with insuing the injunction.

  (Pet. 41, et seq., 44) Quote From Brief in Opposition: "The jurisdiction of the Court in the injunction proceeding had already been affirmatively determined in the <u>injunction proceeding itself."</u> (Italics by Pet.) The respondent overlooks the fact that, for example, an arrest does not so ipso

prove its legality. An arread may be ordered and still be false or unlawful. (New Fvid., Vol. III, 65-69) Jurisdiction in this case could only be established by examining the charge of Fraud and Conspiracy (R. 85-104) at the very suited of the providence.

plaints the scientific literature or organomy was "mishfaling labelling."

(4a) This statement is controlled by testimony to the effect that the Granomic Literature was distributed independent of the experimental devices. (C. 121-123) Furthermore, it was shown in pre-trial proceedings that part of the literature was published long before the discovery of the life emergy: ("The "can Psychology of Attained Attivities Pascism" (1953), "Character Analysis" (1954), "The Sexual Revolution" (1950-35), etc.; another part of the literature had nothing to do with projection of cancer cures or any other "owners." "Cosmic Superimposition," "Ether, God and Devil." (R. 190-104; New Tril., 7sl. III, 125-126)

THIRD: The respondent invokes the amended information of Ootober 1955. (R. 470 et seq.) He omits the illegal manipulations of precedures before and on Ostober 10, 1955, as reported to Judge Sweeney (New Evid., Vol. III, p. 47; VR Raphydriad Appeal Reply Briof, 5160, 13a et seq.).

of fraud, misrepresentation, and missenduct of the government officials in obtaining the injunction, WHATEVER THEIR VALIDITY, (caps by Pet.) have no relevance in a contempt proceeding for violation of the injunction."

This legal opinion bere of the foliator feneral of the U.S.A. is incorrect on principle, extastrophic in reality. To base complaints for injunctions on private opinions without any fectual evidence whatever, is the very neckery of the judicial power and dignity of the United States of which the petitioner is wrongly accused. The freud by the FDA is on record.

Hay Bu

proven beyond bt, an underliable fact. (Pet. C-37) It was not the accused, but the accuser, who fictually committed the crime of contempt of court. Proven fraudulent procedure on the part of administrative agents vitiates on principle any other procedure, such as an injunction. ("Questions Involved," Pet. 3-5, "Fraud upon Court," Pet. 20-37, 20a-26a, and 27a-29a).

#### II. ARGUMENT

and

#### Summary of Facts

The Solicitor General of the U.S.A. reiterates the falsehoods brought forth by the Food and Drug Administration in the original Civil 409-446
Complaint, 1056 (R. #92x449) of February 1954, and in the Amended Information of Ostober 10, 1955, 5003 (R. 452-461).

allegations in the above-mentioned complaint. Ho factual proof was made mentioned in that complaint (1954) or in the amended information (1955). The experimental ergone energy devices, 125, only, were not misbranded. Ample proof to the contrary of the false allegation is evidenced in the impounded and unconstitutionally burned scientific literature. He cures were ever promised or "promoted." Failures were reported with successes. The experiments on patients were under licensed medical supervision. (See Baker vs. USA, Intervention, 1954-1955.) The physicians who worked medically and experimentally with this energy have testified to the effectiveness of ergone energy in their legal action to intervene with the injunction, in accordance with experiences and their publications. (No nedical experimental devices were shipped in interstate commerce after the injunction.)

By omission as almification of facts, an administrative agency practiced deceit and fraud upon courts all along the line. Arbitrary, unproved opinion cannot possibly be considered legal "proof" of a "misbranding" or any other similar accusation. The ori intal complaint for injunction (1056, February 10, 1954), contains no FROOF of misbranding or damage to matients.

It was specifically the lack of any factual proof in the original complaint which forced this case to become a sucreme legal test case as to whether individuals in social administration may with impunity drag bona fide scientists into courts or juntice by way of falsification and misrepresentation of facts in the service of a commercial and political conspiracy, with the intent to destroy a discovery and to kill the discoverer morally and physically (R. 1-104).

Proven Fraud upon courts cannot be a legal means to obtain unlewful, unconstitutional injunctions against pruvial scientific work.

De are not living in a Stalinite-Mitlerite Americas. Any such possibilities must be resisted by all means available in our Constitution; this Constitution includes the right of the responsible citizen to possess and carry arms under the law. It includes the daty of the citizen to protect the American Constitution against Facmica of Solf-Rule, to resist intrusion into archives, scientific protocols, hones, laboratories by Incomics of Mankiad and those who steal discoveries in the dark of the night People have risked their lives for far lessor issues than those presented by my discovery of the Cosmic Life Energy.

The following scientific worldwent up in flames in the U.S.A. on order of a Court, between June and August of 1956, under the supervision of agents of the food, drug and cosmotic agency:

- 1. The Function of the Organm, 2nd edition, 1943
- 2. The Cancer Biopathy, 1948
- 5. The Organe Energy Vesicles (Bions), 1942

- 4. moriment XI, 1915
- 5. The Visualizati n of the Atmospheric Organe, 1942
- 6. The Mechanism of the Concentration of the Atmospheric Organe, 1943
- 7. Thermical Organometry, 1943-44
- 8. Electroscopical Organometry, 1943-44
- 9. Quantitative Determination of the Organo, 1944
- 10. The Carcinomatous Shrinking Biopathy, 1942-43
- 11. Organo-biophysical Blood Tests, 1942-43
- 12. Amergenia in the Carcinomatous Shrinking Biopathy, 1945

#### Organista Tal

- 12. Organotic Pulsation, 1944
- 14. A Motor Corse in Organa Thergy, 1949
- 15. Further Characteristics of Vacor Lumination, 1949
- 16. Public Responsibility in the Early Diagnosis of Cuncer, 1949
- 17. Sosmic Organe Energy and 'Ether', 2049
- 18. Ether, God and Povil, 1949
- 19. Organomic and Chemical Camper Research. A Brief Comparison, 1950
- 20. Organomic Literature Ordered from Russia, 1950
- 21. On Scientific Ucatrol', 1950
- 22. Organizations: 1. Gonoral Form, 1950
- 23. Moteorological Functions in Orgone-charged Vocum Tries, 1950
- 24. The Organizati-Nuclear Radiation Project (ORANUR), 1950
- 25. Cancer Cells' in Experiment XX, 1951
- 26. The Anti-Nuclear Radiation Effect of Cosmic Organo Emergy, 198
- 27. Complete Organimetric Equations, 1951
- 28. The Storm of November 25th and 26th, 1050; 1351
- 29. The Leukemia Problom, I: Approach, 1951
- 30. The Orgone Energy Accumulator, Ita Scientific and Medical Use, 1951
- 51. Armoring in a Newborn Infant, 1951

- 32. 'Downing' as a: Oject of Organomic Research (1945); 1951
  - 33. Three Experiment, (1939); 1951
  - 34. Wilhelm Reich on the Rond to Biogenesis (1985-1939); 1951
  - 35. The Oranur Experiment: First Report (1047-1951); 1951
  - 36. My Experiences with the Orgone Accumulator, 1949
  - 37. The Treatment of a Mediastinal Halignancy with the Orgone Accumulator, 1949
  - 38. Organe Therapy of an Early Breast Cancer, 1950
  - 59. Limited Surgery in Organization Cancer Therapy, 1951
  - 40. Again the Common Cold, 1947
  - 41. Dmotional Plague Versus Organe Biophysics, 1949
  - 42. Organize Treatment of Ichthyosis, 1951
  - 43. Organo Thorapy. A lecture delivered before the "edical Students Union, Oslo, Norway, 1950
  - 44. Organe Therapy in Rhoumatic Fever, 1550
  - 45. The Ireatment of a Hypertensive Rispathy with the Organe Energy Accumulator, 1351
  - 46. Wilhelm Reich's Concept, 'Canoor Biopathy', 1950
  - 47. The Second Law of Thermodynamics and the Orache Accumulator, 1949
  - 48. Esthematical Questions without Answers, 1951
  - 49. Life and Matter. A Series of Three Experiments, 1938
  - 50. Physical Organo Therapy of Maketes, 1951
  - 51. From the History of Science, 1951

is the objective of this petition. Had I been guilty of a crime, I would have said so. I have done my duty as a responsible citizen and scientist highly placed in society. Moral and legal truth are on my side. I would do what I have done again under the same circumstances ( A , 5

#### III. CONSLUSION

The Petition for Writ of Cortiorari should be granted:

- 1. To secure safety and independence of basic natural science.
- 2. To stop continued fraud upon courts by conspirators against mankind's basic rights.
- 5. To decide ultimately a relevant important question of federal Law not yet settled by the Supreme Court.
- 4. To be heard on the acute planetary energency: EXECUTARIES.

  (Suppressed New Frid., Vol. V, 0708 DESTEE Da).

Our Planot is in deep trouble.

Respectfully submitted

WILHELM MEIGH, M.D. Councel for the Discovery of the Cosmic Life Rhorgy

Washington, D.C. February 9, 1957

Pro so

New Lays
weedled For
restroin porholi
Tower-Drumbeni

Proposed by Wilhelm Reich, M.D.

Wisdom gained in clouds is clouded wisdom --

True wisdom is rooted i seething reality.

WR 1956.

## FIRST LAW: ON LAWFULNESS OF LAWS

All new laws proclaimed to govern human conduct in a growing and developing planetary society are designed to secure life, liberty and happiness for all. They must be Lawful laws. They must not be unlawful laws. Laws must be based on facts, not on opinions; on truth, not on falsehood. Unlawful orders are automatically null and void.

## SECOND LAW: ON WELLSPRINGS OF SOCIAL EXISTENCE

Love, Work and Knowledge are the wellsprings of our existence. They are the wellsprings of our life, liberty and happiness with equal justice for all. They shall govern the future planetary social organization.

#### THIRD LAW: ON LIFE-NECESSARY WORK

Life-necessary work and naturally grown interhuman relationships shall determine the lawfulness of laws, social responsibility and social guidance. Life-necessary work and natural interhuman relationships comprise Natural Work Democracy.

#### FOURTH LAW: ON UNLAWFUL LAWS

Laws and orders which contradict, impede, destroy or otherwise istical words and will endanger the development of self-determined; work-lemooratic development, shall be mull and void.

## FIFTH LAY. ON PROTECTION OF SHUTH

Social battles for truthful procedure are lawful battles. Procedures for elimination, evasion, eradication or falsification of factual truth are unlawful.

- 5-1. Juries, judges, magistrates and other judicial persons or bodies must render their verdicts fully informed on all pertinent facts involved in the case. Verdicts based on untruth, suppression or falsification of evidence are unlawful and intrinsically void.
- 5-2. Social administrations must not interfere with the search for factual truth and basic now knowledge.
- 5-3. Learning is the only authority on Knowledge of the Future.
  There are no authorities in undisclosed realms of nature or new knowledge.
  Learning and improving ability to find and correct one's own mistakes
  are, among others, true characteristics of bona fide basic recearch.
- 5-4. Scientific tools and publications based on learning and search for new knowledge must never be controlled, censored or in any other way molested by any administrative agency of society. Such acts are unlawful, only perpetrated in dictatorships.
- 5-5. Bora fide scientists, i.e., men and women engaged in learning and searching for new knowledge must not be ever dragged into courts of justice for their opinions or be harassed by commercial or political interests of the day.
- 5-5. The citizen has the constitutional right to ignore complaints against him IF he can prove to the satisfaction of the court that:
  - A. He has informed the court of his reasons for ignoring the complaint;
  - B. His reasons to ignore the complaint were weighty, based on proof of fraudulent presentations of fact, on motives to complain other than bona fide grievance, on a com-

- C. The Judge has been victimized, misled, or otherwise projudiced;
- D. Responding to the complaint would have meant inevitable undescribed disaster.

"A" in conjunction with either of "B," "C" or "D" constitute sufficient reason lawfully not to appear in court as defendant.

- 5-7. Disclosure of scientific information must not be forced under any circumstances, by anyone or for whatever reasons.
- 5-3. New knowledge requires new administrative laws. Laws applicable in one defined realm cannot be applied in a different realm of social or natural functioning.
- 5-9. Judicial errors must be realized and corrected. They must not be perpetuated to the detriment of justice. Perpetuation of judicial errors for whatever reason is unlawful.
- 5-10. Judicial procedures which are shown to hamper truth and fact and run counter to the very meaning of due process of law, which is to safeguard indivisible factual truth, are to be revised or abolished.
- a.) Judges esting in courts of justice are responsible for the safety of truth and fact from any interference by expediency, negligence, political or commercial interests. Judges are administrators of truth and justice, and nothing else.
- b.) There is no excuse whatever for judicial error. The innocent must not fall prey to faulty procedure. Judges are as law officer subjected to the Boomerang Law in case of gross neglect of justice. They shall suffer what they meted out unjustly.
- c.) Judges are to be appointed on the basis of their judicial expertness, not on any other, political, racial, commercial or similar grounds.

d.) Judges may only interpret statutory laws. They may not legislate themselves under our Constitution.

e.) Judges must not be beneficiaries or advocates of religious, commercial or political enterprises. Their only realm of functioning is jurispruience and jurisdiction under the Constitution of the U.S.A., in pursuit of common law decency, truth, fact, above-board activity, absence of deceit, etc.

## SIXTH LAY OR ENTHIES OF MANKIND

Individuals, legal persons, organizations and social groupings which advocate or operate on lines adverse to common natural laws or laws under the Constitution, or I to IV of the New Law, shall be excluded from determining the course of society. They may talk against work democracy, but they may not act against the socially-organized rule of Love, Nork and Knowledge. As ENEMIES OF MANKIND, they may not be elected to public office Those lawfully declared to be Domics of Mankind, if insisting on acts of fiendship against the Tule of Love, Work and Knowledge, such as conspirately to destroy the development toward self-government under a refoguerding planetary law system shall be subjected to the Seventh Law.

## SEVENTH LAY: ON BODDERANG JUSTICE

other highly placed responsible citizens (of the Flanet Earth) shall be investigated; and if necessary called before courts of justice to answer charges of "treason to mankind." If convicted upon factual evidence of treason, they shall be subjected to the BOOMERANG LAW: They shall suffer themselves whatever they may have planned against the planetary citizens who through safeguarding Love, Tork and Knowledge as the natural foundations of a self-governing social system have secured true justice at the very source of social life.

## EIGHTH LAW: ON STRIKING! LAWS

In order to secure social rational progress and to prevent file development of irrational human atherence to untimely or hamporing tradition, statutory laws which are no longer representing or reflecting living, actual reality shall be stricken from the statute books.

### NICTH LAW. ON SAFETY OF NATURAL LOVE

Natural love functions leading up to and express in natural courting making shell be considered natural functions at the very basis of man's biconorgetic existence. They shall be protested and secured by special laws. Euman activities adverse to this basic natural function shall be prohibited by lawful procedures insofar as they tend to impede or destroy these natural love functions in infants, children, adolescents and grown-ups. Abuse of natural love functions for political, conspiratorial, commercial, pathological (unmatural) and similar purposes is in violation of this law.

## TESTE LAGE ON SUPERVISION OF UNIANGULNESS OF LIGAL PROCEDURES

A special legislative body in Congress shall be established by way of amendment of the Constitution to constantly survey and supervise judiciary and law enforcement procedures. This committee shall be responsible to the people and their organizations of life-necessary work, not only for security of justice, truth and fact; it shall safeguard the constitutional laws which guarantee the development of society to over more complete self-government of nations, organizations and responsible citizens.

PLANTIAN
CITY OF ECONOMICS

CITY

E um Tolvers A. 500 Jef1.25, 1857 1:15 pm Gear Mr. Hoover Mr. Necues such Mr. Met Face The local FBI came to secere moter ral be. OROP Ex-Compilia they were sent by her March. After a few minutes Topos obvilles That They were wifes by wein the receive and not in a portion to receive that I asse to to cumit. I wore on need Mr. Kerty seed Heich to send variations hope up, come to your to our holding the in westile unte breec it puit serie to Frusing a motosing in 4h, 25 the fote of RECORDED - 12-19 Porto 1. 1951 MAR 191957 Mi lechen wing -71 MAR-G-1957

. Eurelu of Investigation hington, D.J.

February 26th, 1957

Dear Mr. Moover:

In the light of the fact that the security of the United States and espionage is involved in the conspiracy to kill the discovercy of the Life Energy (Orgone Energy) and its discoverer, Dr. Willielm Meich, I wish to transmit personally to an official of the Federal Eureau of investigation the information as indicated in the enclosed cutline.

I was trusted assistant and student of Dr. Wilhelm Reich from 1952 to 1956, though I am no longer connected officially with Dr. Reich. However, in the interest that the full truth be finally revealed, I wish to give this information to the WFI. Though I am not and have not been either a traitor or a say I wish to give to you these facts which certainly give Dr. Reich full logical grounds for suspecting my integrity.

South 5-7081

ENCLOSURE

RECORDED-29/00-14601-72 INDEXED-24 105-114

FE3-27 1957

### INFORMATION TO BE TRANSMITTED TO THE FEI.

#### OUTLINE:

- 1. Discussion with Dr. Wilhelm Reich at Orgonon, Rangeley, Kaine, early summer 1956, regarding possibility of me (Moise) being a planted spy of Black Fascist, (Drug, Chemistry, Atomic Industry) and Havy interests.
  - a.) Facts supporting such a possibility;
    - 1. Former Maval Officer .
    - 2. Cousin of Admiral Walter S. Anderson, former Chief of Naval Intelligence.
    - 3. Came into the work through Orgone Therapy as a patient.
    - 4. Arrived at Orgonon at the time of the Oranur experiment (March 1981), and observed Dr. Reich's experimentation during the surmer of 1950.
    - 5. Established a children's summer camp near Orgonon during the summer of 1950 and invited Dr. Reich's son Peter to attend the summer camp school. Het Dr. Iva Reich.
    - 6. Het Dr. Eva Reich again in the spring of 1951, fell in love and she became my wife.
    - 7. Worked as an Assistant of WR ( Dr. Wilhelm Reich) during the technological development of Cosmic Engineering as Weather Control Operator after having moved from New Mork City to Manager, Maine.
    - 8. Had contact with Mrs. Melson Rockefeller as Art Teacher in the Mt. Desert Schools.
    - 9. Became member of ORCP Desert Ea. Tueson, Arizona Expedition in fall of 1954 as Cloudbuster Operator and Secretary to Dr. Wilhelm Reich.
    - 10. Had meeting with General Trumond Landon USAF Inspector General during the summer of 1954 concerning Cosmic Organe Engineering work. Meeting held at the Pentagon in Washington, D.C. General Landon was a friend of the family during his youth in home town of Carlinville, Illinois.
    - 11. I had defied the injunction and YDA inspectors, as had WR and Dr. Silvert, yet I had not been arrested.
    - 12. I had been "tapewormed" on the witness stand during the trial of May 1956 in Fortland by Drug Council Maguire. By testimony was twisted and I failed to give testimony contradicting Maguire's implication that WR used official money for his private use.
    - 13. WR's unlawful arrest on May 2nd, 1956 in Washington, D.C. had been due to something being botched and I had been the one who had been given the responsibility for the sending of the important communications to Court, CIA, Air Force Intelligence, Marshall's Office, etc. concerning WR's appearance in Fortland, Me.

100-14601-72

William Moris

PMCTO20RF

TILE (Continued)

- 14. Finally, Throughout the legal proceedings the drug industry opponents appeared to know in advance of the plans of the counsel for the Discovery of the Life Inergy, WR, all of whigh pointed logically to there being someone who was close to WR and trusted by WR as being a planted spy. Together with my own character of "diplomatic" hiding hiding the above facts pointed strongly to my being such a planted spy... For example I handled the repair of WR's radio in Tucson and it was later discovered that WR's radio had been tampered with as reported to the FEI by WR.
- 2. My Fackground: Illinois small town... College at Semannee, Tennessee. U.S. Navy Reserve Officer during World Wor II. Cooper Union Art School after the War. Detail of how I first heard of WR, of Joing into Organe Therapy and connection with the Hamiltons. Hole played by Hari Berggrav and Gladys Meyer in connection with going to Rangeley the summer of 1950 and opening of summer day camp for children and meeting Dr. Reich.
- 3. The Cosmic Organe Engineering and Ea work under Dr. Reich since 1952: What I learned from WR and was taught by WR and the trust that was placed in me.
- 4. By placing of the Space Equations with Whis things stored at Aurora Karrer's house after the arrest of WR in Washington in Day 1986; my giving them to Miss Karrer to be put with Whis other papers, etc., stored at her place. Unknown to WR.
- E. The receiving of these equations from Miss Marrer in early September 1956; Receiving them on the Wednesday after Labor day but failing to report the receipt of them to WR until the following Sunday. Had them in my possession until WR's arrival in Washington, D.C.
- 6. Visit during summer of 1956 with Admiral Anderson in New York City.
- 7. This last incident of the request for and exchange of children's paintings from a Japanese school teacher and my written statement to WR that I had had no direct contact with amone in Japan, contradicting the fact that I had received two letters directed to be from this teacher, which I did not tell Dr. Reich of.
- 8. The fact that my wife Eva Reich, the daughter of Dr. Wilhelm Reich likes to talk while I am very quiet and would rather listen.
  This would be very convenient to get information about WR's work and plans, etc.
- 9. I have an uncle, who is a rajor or was a major in the Air Force Pererve, who said that during the II world war he worked as an Air Force Officer with Truman Senate Committee investigating var plant production scandals and who further said that he at that time had occasion to meet with J. Edgar Hoover in connection with this work. The last time I saw him was in 1943 when he took me for a plane ride over New York City. I havn't written, seen, or heard from him since. The name is: W. W. Hounts.

Villiam Moise, Feb 26,1957

Hotel Mariton
5 West 8th Street
New York 11, N. Y.
February 33, 1957

J. Edgar Hoover Federal Bureau of Investigation Washington, D. C.

Dear ir. Hoover:

On February 11th there was cent to you Dr. Wilhelm Reich's Appeal Briefs and Record Appealises, insured with return receipt requested. Under separate cover there was sent to you Vol. III and Vol. V, Suppressed and Top Secret evidence, "GROF Desert La", also covered by insurance return receipt requested, (sent 2/14/57).

I have a tracer out on there packages but as wormied that this material may have gotton heat in all article misplaced or that it may have been delayed in some way from reaching you. It is important that you have this extensial which cone the national welfere.

I would appreciate achnowledgement of the if it has remarkly you. Otherwise I would send another set we quickly as possible.

Thenk you very raidle

Sincercly vester,

Villiag Ateic

7:0:4h .

PALL VED LE

Alban Towers 11-1 tebs. 16, 1857 4 pm Geor Kr. Hoover: William ? 11/ Thave moken to day to Mr. Sohely, close to your office. I know you are infromed. The mother of The course of obligation of mucles\_ steer ing I have concluded jusiealle in troval Pothology se This subject. A report to the Tresident will be withen out furusked or mon or pomble A copy will be moiled to you persously only. Fram lev alexard Ishall Fram mit all writter moter rol putpining the Doberty of Jour office Same in an portion of the old any this is 14ill it ony louger. 52 MAR Artat the especies of fet, is in

my bead our, they will in 2 1st it. I have sent out some folse equotions to performing in circles of these for prophogothy here kept the world rewing in circles for or large wot many fecurity afforts, will not maken unley my research results will be included. They concern The noture of human emotions thirl have av spill fully been organized for criminal peliposes to distroy mon più d the task is terrifying. It we it has to be done. I am at your disposal for suy inframedian gan mon with to office well be kept ilstormed su my there obserts. fruesily Nilhelu (Certh 171) Will you please, heer ou Record: 14:30 the Budenuis "Moru"; "Protovertogoe" 104 - as crole

TIEN LETTER. TO EDGAR HOOVER F ... RUMY 12 10,1957, wash-dc

Ea EPPO NO. 2 **Orop** 

A. February 16,1957, Ap. 509, Alba Towers etc. 9:30 am

Dear Mr Hoover: On February 14,1957,10:28 am, I spoke to 1. M.Jibern of the local FBI office 2. Carl Maich, FBI, Headquarters regarding a letter I intended to mail to you personally. No copy so I said, was kept here. Med led lo: 40 am. (5th floor mail slit, Alban Towers) .... This morning, appr. 8 am, shortly before delivery of a printed legal document by bellboy, a voice, disguised as that d "Marylin Monros) cailed my unlisted Tel: Em-3-1915, saying some things incor chorsible to me, ending with" I am only kidding"... I am urging again that my information to you personally be received as soon as possible. There is acute immediate danger.Wilhelm Reich M.D.

03583 1

B. February 16,1957,4 pm.

Dear Mr Hoover: I have spoken today to Mr. Doherty, close to your office (so said; denied to Dr Silvert by FBI agent on II.16th during discussion at FBI headquarters, (12) ... I know you are informed. The matter of the conspiracy has grown far beyond my scope of obligation or understanding. I have concluded reearch in "Social Pathology" re this subject. A report to the President will written and furnished as soon as possible. A copy will be mailed to you perso: 1ly only ... From now onward I shall transmit all writton material pertaining to espionage on my work to Mr. Doherty (or anyone else designated by you) of your office. I am in no position do anything with it any longer. What the espionage is after is in my head only. They will never get it. I have sent out some false equations to keep them running in circles as these few psychopath: hve kept the world running in circles so long. Segurity efforts will not sucunless my research results will be included. They concern the nature of human emotions which so kkillfully have been organised for oriminal purposes to ddstroy mankind... The task is terryfying. Still it has to be done.. I am at yo disposal for any iny information you may wish to obtain, personally only. Your office will be kept informed on my whereabcuts. Sincerely Wilhelm Reich MD

Will you please keep on record: "14:30"; "Gaudeamus"; "Moon"; "Proto vegetation"-:"101 kr2" Febr. 19, 1857, 8 au

WUDDSTOCK, N. Y.

Cctober 10, 1957

The Honorable J. Edgar Hoover Federal Bureau of Investigation Cashington. D.C.

Tele, Reput Mr. Heiktuzn Miss Gandy

Dear Er. Hoover:

A federal offense has been committed by withholding "the whole truth and nothing but the truth" before a jury in a Laine courtroom. Details can be supplied.

Proprose

has a result the one man loving today who knows the lati-dravity formula (now of parametric importance in connection with development of satellite program, and protection of J.S. lives and territory) is locked up in a federal prison as the result of very clover Communist-Laspired "legal" action, freudulent as it was, undertaken by fellow-travellers who were in the Food and Drug Administration. This man is a victim of Communist activity. I refer to WIRMER RESCH, M.D.

In view of the previous theoreting of attempts to impress the free ideat's effice, the stonic libergy Commission, and other federal offices, with the validity of Dr. Roich's discoveries, I feel that only a personal realy to this letter from you will assure me that your office is free from Commist sympathizers, and that your interest and cooperation has been calisted.

Very sincerely so ws.

10-14601-76

Date:

October 17, 1957

To:

Commissioner

Food and Drug Administration Department of Health, Education

and Welfare

Nashington 25, D. C.

From:

John Edgar Hoover, Director Federal Bureau of Investigation

Subject:

WILHELM REICH INFORMATION CONCERNING

(INTERNAL SECURITY)

There is enclosed a copy of a letter dated October 10, 1957, from concerning Wilhelm Reich.

Files of this Dureau reflect Reich has been the subject of investigation by the Food and Drug Administration for distributing \*Orgone Energy" devices, misbranded with curative claims.

letter has not been acknowleage by this Bureau and a copy of his letter is being forwarded to you for your information.

Enclosure

SEE MEMO FROM BELMONT TO DOAMDNAM DATED 10-16-5 CAPTIONED "WILHELM REICH, INFORMATION CONCERNING, INTERNAL SECURITY" WNP:pw:ers

le. Room

MAILED S OCT 1 7 1957

Office Merwini m . United signal OVERNMENT

: DIRECTOR, FBI (82-11250)

DATE: 12/6/57

SAC, WPO (100-1349)

WILHELM REICH, eka Dr. Walter Roner

MISCELLARGOUS - INFORMATION OF MONTHING

ReWF01et 2/23/57.

Time Magazine dated 11/18/57, page 110, under the heading "Milestones" contains the Following item:

"Died, WILH LM REICH, 60, once femed psychoson-lyst, associate and follower of SI-MUMD FRAUD, founder of the Wilhelm Reich Foundation, lately better known for unorthodox sex and energy theories; of a heart attack; in Lewisburg Federal Panitentiary, Pa., where he was serving a two-year term for distributing his invention the forgone onergy accumulator! (in violation of the Food and Drug Act), a telephone-booth-size device which supposedly gathered enorgy from the atmosphere, could cure, while the pobleat sat inside, common colds, cencer and impotence."

Submitted for info.

💟 – Burecu

1 - Boston (Info)

1 - WFO

TLO: vrh

**X** 105

RECORDED - 39

U.L. 20 1957

# Office Memorandi n UNITED STATES C VERNMENT

MR. MOHR

May 6, 1958

PROM

H. L. EDWARDS!

SUBJECT:

MRS. AURORA KARRER ÆEICH TELEPHONE - OLiver 2-7770 -

( Lidde

Toison Nichola Boardman Beimont Persons Trotter Holloman

On May 1, 1958, Mrs. Reich telephonically requested addresses of former SA Thomas J. Donegan and SA Thomas G. Spencer. Donegan resigned from Bureau 3/1/46, and as of November, 1957, was with the Subversive Activities Control Board. Spencer is presently assigned to New York Office. refused to give clerical employee who took original call reason why she desired addresses of these men. Accordingly she was telephonically contacted by Agent Supervisor Paul F. O'Connell, Jr. to determine why she needed information. She stated she wanted to contact a past or present FBI Agent who would have knowledge of communism. She was asked how she had chosen names of above men and she said she had seen their names in book "Witness" by Whitaker Chambers and since she had seen names in book she knew they were bonafide past or present Special Agents in the Bureau. Since she stated she wanted to talk to past or present Agents it was suggested she visit our Washington Field Office where the Special Agent in Charge would be glad to have an Agent discuss any problem which might be facing her. She declined to accept this advice saying that she would not know that she was actually talking to a Special Agent. When assured that she would be talking to an Agent she stated "She did not have same blind faith" O'Connell had. Thereafter, she stated that she did not even know whether O'Connell was an actual representative of the Bureau. She was told that if in doubt, she should secure Bureau's telephone number in telephone book and call back to our switchboard. She also indicated during the conversation she had to have proof she would be talking to a bonafide FBI Agent since she believed the FBI could be "infiltrated".

In view of this she was not furnished addresses of Donegan or Spencer but instead, urged to visit our Washington Field Office where she could speak with a Special Agent concerning any problems she might have. REC- 32

Bufiles contain two references to a Miss Aurora Karrer. Both references reflect Karrer associated with Doctor Wilhelm Reich. Reich founded the Wilhelm Reich Foundation, also known as The Orgone Institute, at Rangeley, Maine in 1942 to commercialize his theory of cancer treatment through control of biological energy,

PFO:llw

which he named \*Orgone Energy." Reich was subject of an Internal Security investigation, Bufile 100-14601, and there is a voluminous file on his foundation in Bufile 105-11461. The Food and Drug Administration (FDA) in 1954 secured an injunction against Reich and his associates for their quack methods of curing cancer and other serious diseases. In October, 1957, Bufile 105-11461 reflected Reich presently serving prison sentence for contempt of court for violation of above injunction. Since November, 1955, Reich and members of his staff have been bombarding FBI with complaints of parjury, fraud and other irregularities in handling of the FDA and court actions against them. As matter of policy, Bureau has not been acknowledging communications from Reich or his associates.

Bufiles 105-11461-75 and 100-14601-56 reflect Miss Aurora Karrer was associated with Reich and that her address was 104 Northbrook Lane, Bethesda, Maryland. Current D. C. telephone directory reflects a Mrs. Enoch W. Karrer resides at latter address and telephone number of OLiver 2-7770. Aurora Karrer accordingly may be identical with above caller.

## **RECOMMENDATION:**

That this memorandum be forwarded to the Domestic Intelligence Division for their information.

May 31, 1958

Mr. J. Edgar Hoover Director, Federal Bureau of Investigation Washington, D.C.

Dear Mr. Hoover:

Jam enclosing a copy of my letter to its. Marion B. Folsom, Secretary of Health, Education, and Welfare. To my Knowledge, your Department was advised of the vital work of Dr. Wilhelm Reich, work which was terminated with Dr. Reich's

death in a federal prison.

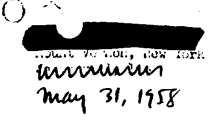
If it is at all possible, sir, I wise you to do whateve you can to dislodge the Communist-inspired suppression of Dr. Reich's books, containing knowledge so gravely needed by our people and our country.

FV-117.

23 JUNI 1 1958

Proposition of the state of the

53 JUN 11 1958



Fir. Marion d. Folsom
Secretary
Dopt. of Mealth, Education & Walling
Washington, D.C.

Dost hr. Kaleon:

I write to yes, sir, as a citizen one modelle school tester, which y concerned with the preservation and farth rance of the descentle any or life which we enjoy in the united states. In our present—by atmosphen with Consumisa, and the Communit tengalement to kill Preedom everywhere, and to sufficient the train, it is of crucial injectures that we take a number of the train, as the car your meanance will be to to equal of the analyst of the College of the analyst which the College is to consider the consist energy, and to be come the constant in the respectively we well as extractly. By the connection, I call the characterist to the resterior in

an action property for enoder the production, the influention was obtained on earth 13, 15,4, from Jake B. defeard, e.g., the ministration for the protrict of faint, explicit without heigh, the Mark to books writt a by or. Seing were by not from publication, which because in injunction, an employer fainting flat technical in regress stations pertaining to the College of playing the accurate toru, and the case, and other products, the province of the college of the conditional accurate toru in the case, and products of the conditional."

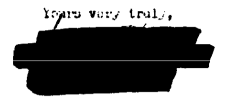
Specials live sire and acceptance of the assessment of the content of the terms of the injurction, and they have much a conditions and approximation of the discussion conditions and approximation on the discussion conditions and approximation on the discussion conditions and approximation on the discussion of the dis

- 1. The country of the sound records:
- 2. Instance differently deliberate to description of the services of bases for the existence of Red a plack random is the works the very book pricing destroyed by Applya ditler, and which is in two libration of the delibert to [e., t. mail C.J.A.]
- ). U.M. G. it Assufull (a b sic texture is us, relative intermediametry rout and used)
  - 4. Cultil the Intelligible (a pioncoring term on actrophysics)
- 5. And A., dob., & P.NIL (a bigh contained, the covelepsent of the longtional thoraid process used by pr. seigh, and has it led to discharge rice.
- of the trooppost the agos.
- 7. Fullis, It is the footest tone before in helen's belowery of errone energy, decling its the footest account of the subject assist and payedatric experiences)

All of the move books, in no way constitute "hisbranding or mislimating." On the contrary, these books constitute vitally mecan my that in our persistent struction of the Counciles. To continue the beautiful of the constitutes a major victory for our emailes also four not ing so greatly is they do the truth conserning their decentral, published the large of mordari. I telt it, therefore, my duty to call this matter to your interists attents m, as no others

who are publically charged with the properties and narras multiperties of the poets of the Unit of Listens.

I respectfully urgo you, ir, to test prompt action in doing west you can, so that there books night be a tended to the American popule, and irredionalism, purplet by rythere, the are in array mode of the only ultimate weapon which can colliterite our Commandat enony — factual train about alle.



co: J. ader noover, F.B. I.

Sen. Jacob Javits Sen. Javing M. Ives. Justice Wm. O. Douglas. Mount Vernon, New York

Catebon 15,118

Mr. J. Edjenttoover

Dicelor - Bureau & Investigation

1. in him, D.c.

In the not know whether your Breeze is evere of the second of appliest destrict with Bryed opelities Way = "
I have that the Red Fascist more is much no towning and cheers than the Commission public transities,

and sheard exposes to If bestein as pit to just po sin-

Mr. Karess.

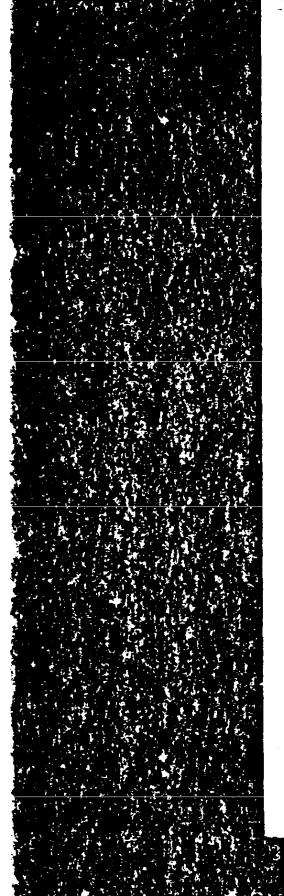
With deep appreciation for the or - you and

Yours day fraing

\*\* DOL 25 1000

h: 11601

(°- 15



# WHAT DOES MENT 1L HEALTH REALLY MEAN? WHAT IS PLANNED FOR YOU?

"With the institutions for the insane, you have in your country prisons which can hold a million person, and can hold them without civil rights or any hope of freedom. AND UPON THESE PEOPLE CAN BE PRACTICED SHOCK AND SURGERY SO THAT NEVER AGAIN WILL THEY DRAW A SANE BREATH."

This was the welcome of Commissar Lavrenti Beria, former head of the Soviet secret police, to a group of American students at the Lenin University in Moscow, Commissar Beria continued:

"You must dominate as respected men the fields of psychiatry and psychology. You must dominate the hospitals and universities. You must carry forward the myth that only a European doctor is competent in the field of insanity, and thus excuse amongst you the high incidence of foreign birth and training. . . .

"Use the courts, use the judges, use the Constitution of the country, use its medical societies and its laws to further your ends, . . And when you have succeeded you will discover that you can now effect your own legislation at will and you can . . . make the CAPITALIST himself, by his own appropriations, finance a large portion of the quiet conquest of the nation."

The textbook used by students at the Lenin University in Moscow was "The Communist Manual of Instructions for Psychopolitial Warfare," Kenneth Goff, former member of the Communist Party, has identified this as the textbook he studied here in America, at the Eugene Debs Labor School in Milwaukee, Wisconsin.

This "Communist Manual of Instructions for Psychopolitical Warfare" has been briefed or condensed into a pamph-Tet, "Brainwashing," Here is set forth the complete program for the psychopolitical conquest of the United States. You will at once recognize this as the MENTAL HEALTH program, slready far advanced in our nation at the local, state and federal levels, and in citizen groups. You can see how our great nation is being conquered, just as the Communists boast, without the "firing of a single shot."

The following are exact quotations from the pamphlet "Brainwashing."

### CHAPTER I.

Psychopolitics is the art and science of asserting and maintaining dominion over the thoughts and loyalties of individuals, officers, bureaus, and masses, and the effecting of the conquest of enemy nations through "MENTAL HEALING,"

### CHAPTERII,

. . . the individual must be directed from without to accomplish his exercise, education, and work . . .

The tenets of rugged individualism, personal determinism, self-will, imagination, and personal creativeness are ... antipathetic to the good of the Greater State. These wilful and unaligned forces are no more than illnesses . . .

and the data of Dialectic Materialism into the textbooks of paychology, to such a degree that anyone thoroughly studying psychology becomes at once a candidate to accept the reasonableness of Communism. AS EVERY CHAIR OF PSYCHOLOGY IN THE UNITED STATES IS OCCUPIED BY PERSONS IN OUR CONNECTION, OR WHO CAN BE INFLUENCED BY PERSONS IN OUR CONNECTION, the consistent employment of such texts is guaranteed, . . . Constant pressure in the legislatures of the United States can bring about legislation to the effect that every student attending a high school or university must have classes in paychology. CHAPTER XII. ... Starting from a relatively low level of violence, such as strait-jackets and other restraints, it is relatively easy to encroach upon the public diffidence for violence by adding more and more cruelty into the treatment of the insanc Gradually the public should be educated into electric shoes, first by believing that it is very therapeatic, then by believing that it is quieting, then by being informed that electric shock usually injures the spine and teeth, and, finally, that it very often kills or at least breaks the spine and removes violently the teeth of the patient . . . . The more violent the treatment, the more hopeless insanity will seem to be. The society should be worked up to the level where every recalcitrant young man can be brought into court and assigned to a psychopolitical operative, to be given electric shocks, and reduced into unimaginative docility for the remainder of his days . . . . CHAPTER XIII. the properties of dopering a web-trained individual who and an photo-considerable the phychopolitical operative, of motioned a soal opportunities, the promise of complete demonstor over the section and minds of helpions patients, the promise of complete lawleseness without detecfrom, can thus attract to "mental healing" many desirable recrists who will willingly fall in line with psychopolitical activities. CHAPTER XIV. .. The magnificent tool welded for us by Wundt (i.e. Psychopolitics) would be as nothing if it were not for official insistence in civilized countries that "scientific practices" be applied to the problem of the mind . . . . It must be carefully hidden that the incidence of insanity has increased only since these "scientific practices" were applied. Great remarks must be made of "the pace of modern living" and other myths as the cause of the increased neurosis in the world. . . . .. You must recruit every agency of the nation marked for slaughter into a foaming hatred of religious healing . . . . .. YOU MUST WORK UNTIL "RELIGION" IS SYNONYMOUS WITH "INSANITY."

himself. Nations which have high ethical tome are difficult to , it must be educated into a populace under attack that EVERY INDIVIDUAL WITHIN IT WHO REBELS IN ANY WAY, SHAPE, OR FORM AGAINST EFFORTS AND ACTIVITIES TO ENSLAVE THE WHOLE MUST BE CONSIDERED A DERANGED PERSON, whose eccentricities are neurotic or insane and who must at once have the treatment of a psychopolitician, ... Unless these resiless individuals are stamped out ... there will be nothing out trouble as the conquest contin-This educational program ... can best be followed to bringing about a compulsory training in some subject such as psychology ... CHAPTER IX. PSYCHOPOLITICAL OPERATIVES SHOULD AT ALL TIMES BE ALERT TO THE OPPORTUNITY TO ORGANIZE FOR THE RETTERMENT OF THE COMMUNITY" MENTAL HEALTH CLUBS OR GROUPS. By thus inviting the cooperation of the population as a whole in mental health programs, the terrors of mental aberration can be disseminated throughout the popplace. Furthermore, each one of these mental health groups properly guided, can bring ... legislative pressure against the government to secure ... government grants and facilities, thus bringing a government to tinance its own downfail . If a group of persons interested in suppressing juvenile delinquency, in caring for the insane ... can be formed in every major city ... the success of a psychopolitical program is ... It is not too much to hope that the influence of such groups could bring about a psychiatric ward in every cospital in the land, and psychiatrists in every company and regiment of the nation's army, and whole government institutes manned entirely by psychopolitical operatives, into which ailing government officials could be placed, . . The financing of a psychopolitical program is difficult unless it is done by the citizens and government . . . . CHAPTER X. The psychopolitician may well find himself under attack as an individual or a member of a group . . . . ... the best defense is calling into question the sanity of the attacker. The next best defense is authority. The next best defense is a validation of psychiatric practices in terms of long and impressive figures. The next best defense is the actual removal of the attacker ... but it is dange rous PSYCHOPOLITICS SHOULD AVOID MURDER AND VIOLENCE, UNLESS IT IS DONE IN THE SAFETY OF THE INSTITU-TION . . . Should any whisper, or pamphlet, against psychopolitical activities be published, it should be laughed into scorn, branded as an immediate hoax, and its perpetrator or publisher should be, at the first opportunity, branded as insane ... . CHAPTER XI. In the United States we have been able to alter the works of William James, and others, into a more acceptable pattern, and to place the tenets of Karl Marx, Pavlov, Lamarck,

and the new of Dialectic Materialism into the textbooks of psychology, to such a degree that anyone thoroughly studying psychology becomes at once a candidate to accept the reasonableness of Communism.

AS EVERY CHAIR OF PSYCHOLOGY IN THE UNITED STATES IS OCCUPIED BY PERSONS IN OUR CONNECTION, OR WHO CAN BE INFLUENCED BY PERSONS IN OUR CONNECTION, the consistent employment of such texts is guaranteed. . . .

Constant pressure in the legislatures of the United States can bring about legislation to the effect that every student attending a high school or university must have classes in psychology.

### C HAPTER XII.

... Starting from a relatively low level of violence, such as strait-jackets and other restraints, it is relatively easy to encroach upon the public diffidence for violence by adding more and more cruelty into the treatment of the insane

Gradually the public should be educated into electric shock, first by believing that it is very incrapeutic, then by believing that it is quieting, then by being informed that electric shock usually injures the spine and teeth, and, finally, that it very often kills or at least breaks the spine and removes vigicatly the teeth of the patient....

The more undent the treatment, the more hopeless insanity will seem to be.

The society should be worked up to the level where every recalcitrant young man can be brought into court and assigned to a psychopolitical operative, to be given electric shocks, and reduced into unimaginative docility for the remainder of his days....

### CHAPTER XIII,

The psychopolitical dupy is a well-trained individual who serves in complete obedience the psychopolitical operative,

The promise of unlimited sexual opportunities, the promise of complete dominion over the bodies and minds of helpless patients, the promise of complete lawlessness without detection, can thus attract to "mental healing" many desirable recruits who will willingly fill in line with psychopolitical activities.

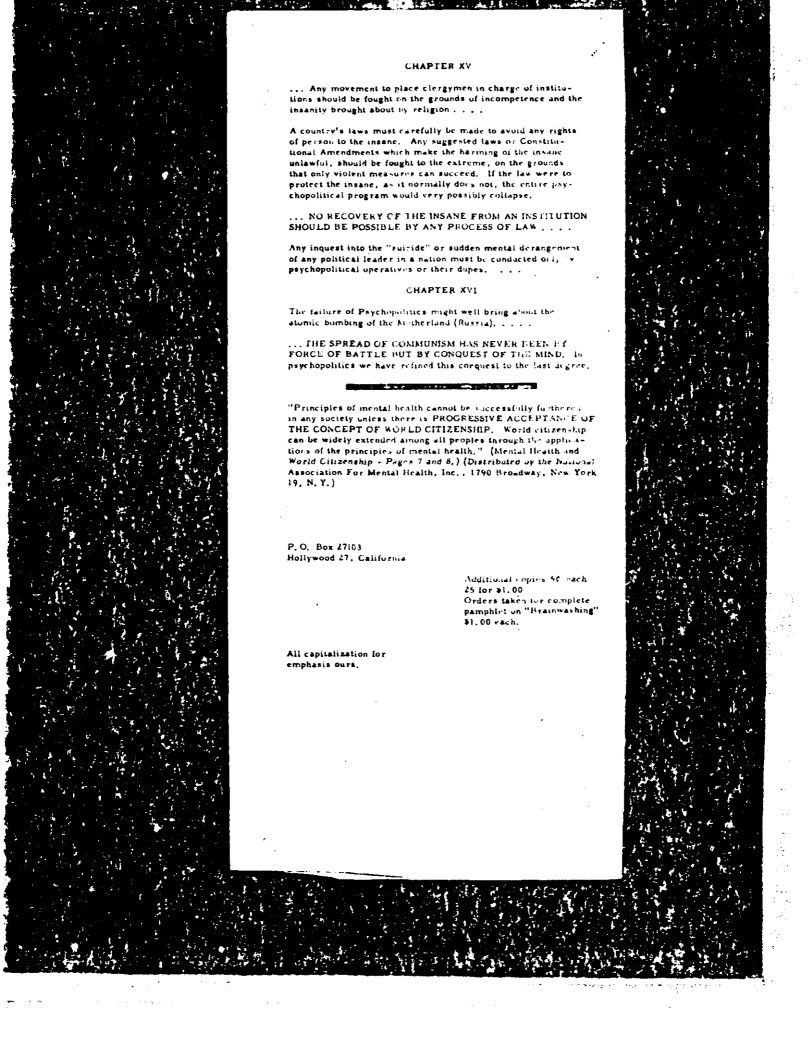
### CHAPTER XIV.

... The magnificent tool welded for us by Wundt (i.e. Psychopolitics) would be as nothing if it were not for official insistence in civilized countries that "scientific practices" be applied to the problem of the mind....

It must be carefully hidden that the incidence of insanity has increased only since these "scientific practices" were applied. Great remarks must be made of "the pace of modern living" and other myths as the cause of the increased neurosis in the world. . . .

... You must recruit every agency of the nation marked for slaughter into a foaming hatred of religious healing . . . .

... YOU MUST WORK UNTIL "RELIGION" IS SYNONYMOUS WITH "INSANITY."



### DOCUMENTATION

Beria laid down the rule in his address to American students: "You must dominate as RESPECTED MEN the fields of psychiatry and psychology," Following are a few facts about some of the RESPECTED MEN in our local field of "Mental Health."

WAYNE McMILLEN - organizing "mental health program" in West Los Angeles ... with \$46,600,00 of State money to make a survey and set up clinics.

California Senate Reports on Subversive Activities include him in the list of those affiliated with 11-20 Communist Front organizations, (4th Rep., p. 375) Among these are:

Cooperator & Sponsor of Communist periodical "Social Work Today," pub. in N. Y. (See 1948 Report).

Sponsor of "World Peace Conference, number of Nat'l, Council of Arts, Science, and Professions" (Fifth Report, 1949 - p. 481)

An orican League Against War & Fiscient - pleaged to "work toward the stopping of the manufacture and transportation of munitions and all other material essential to the conduct of war... To support the peace policies of the Soviet Union..." (1949 - p. 486)

Member of American Committee for the Protection of the Foreign Born (cited as subversive by Attorney General - (1949 - p. 502)

Member of Committee of Welcome for the "Red" Dean of Canterbury (1949 Report - p. 507)

Member of Medical Bareau and North American Committee to Aid Spanish Democracy (cited as Solversive by House Committee on Un-American Activities - 1949 Report page 510)\*

Member of National Federation for Constitutional Liberties (cited by Atty. General as subversive - 1949 Report - page 512).

Signer of the statement of praise of Wallace's open letter to Stalin - May, 1948 (page 531),

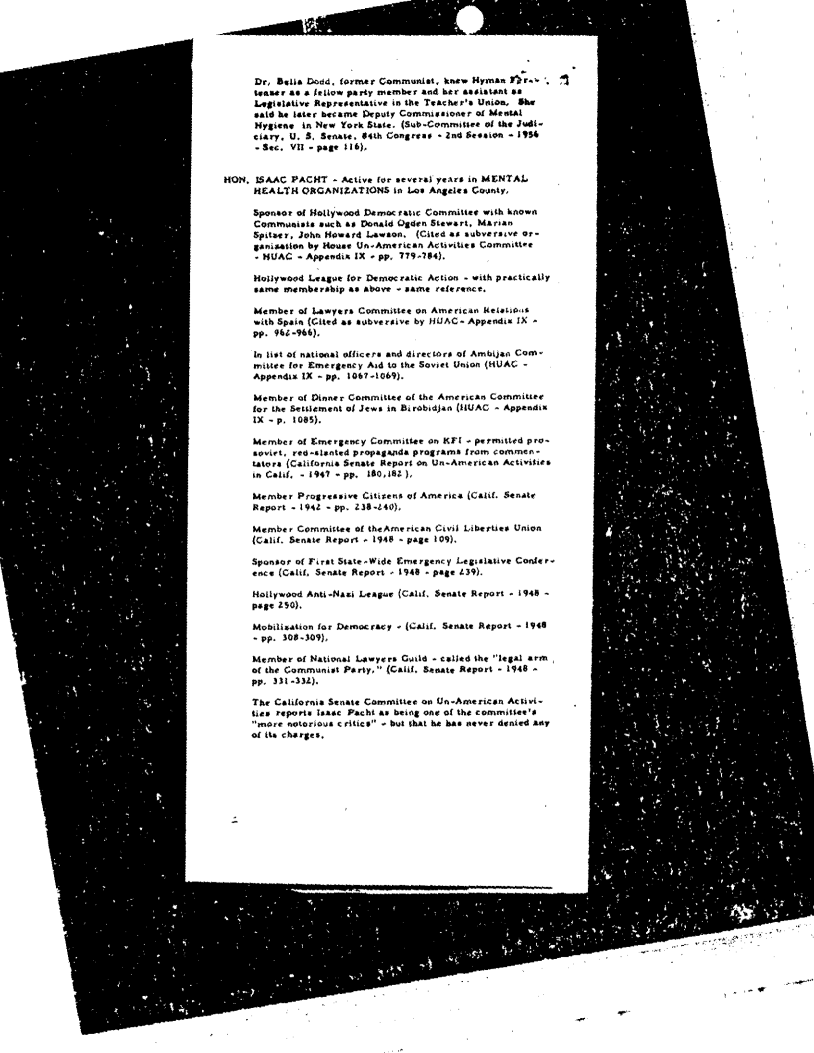
Vice-chairman of Social Workers Committee of American League for Peace and Democracy (on letterhead April 6, 1939).

He is also mentioned in the testimony of Matthew Czetic in the Expose of the Communist Party of West Pennsylvania -Part II (House Un-Amer. Activ. Comm. D. 2498 - 1949).

 It is alleged that Wayne McMillen owes his appointment to Albert G. Feldman, Pres. of the Welfare Planning Councul.

HYMAN FORSTENZER - Assistant director, Community Mental Health Services Division, New York State Department of Mental Hygiene,

PROMINENT SPEAKER AT THE MENTAL HEALTH CON-FERENCE at the Ambassador Hotel, Los Angeles, on August 4, 1957, attended by officials of 300 community agencies and sponsored by the California Association for Mental Health and its affiliates, including the Mental Health Foundation of Los Angeles County.



# Office Memorand on . United States OVERNMENT

TO

MR. NEASE

JAW 4.8

FROM :

L. F. SHORT

SUBJECT:

WILHELM REICH. aka Dr. Walter Roner

MISCELLANEOUS - INFORMATION CONCERNING

Bulky Exhibit File Number:

100-14601-67

We are in the process of reviewing all bulky exhibits in order that we may dispose of those which serve no further purpose. Inasmuch as many of the bulky exhibits pertain to inactive cases and are occupying badly needed space, it is requested that the appropriate substantive supervisor review the above-listed bulky exhibit and render a decision as to its retention or disposition. A notation as to the decision reached may be placed on this memo-The memorandum should be returned to the Filing Unit of the Records Branch, Room 1113, Identification Building, for filing in the case file.

# RECOMMENDATION:

That captioned bulky exhibit be reviewed and a decision rendered as to the retention or disposition of the material.

JVH: gbh

展でJAN 25 円高

SEE ADDENDUM, LAGE 2.

W.C. Suilivon

Tele, Room Holloman

Talson 4lohr

Nease Poss one Memorandum to Ar. Nease RE: WILHELM REICH 100-14601-67

ADDENDUM:

Domestic Intelligence Division

1/20/59

The bulky enclosure consists of various printed briefs filed by Wilhelm Reich, the subject in this case. One document is the petitioner's reply brief in the case entitled "Wilhelm Reich, et al., vs. United States of America," before the October, 1956, term of the U. S. Supreme Court. Also enclosed are ten documents in the same case filed before the U. S. Court of Appeals for the First Circuit and are entitled as follows: "Brief for Appellant, the Wilhelm Reich Foundation"; "Reply Brief for the Wilhelm Reich Foundation, Appellant"; "Reply Brief for Wilhelm Reich, M. D., Appellant, Chief Counsel for Discovery of Cosmic Life Energy"; "Brief for Michael Silvert, M. D., Appellant, Orgonomic Physician"; "Brief for Wilhelm Reich, M. D., Appellant, Chief Counsel for Discovery of Cosmic Life Energy"; and Volumes I through V entitled "Record Appendix to Briefs for Appellant."

Bufiles reflect that in May, 1956, Reich and Silvert were found guilty of contempt of court following issuance of an injunction barring interstate shipment of devices, literature and promotional material regarding treatments by Reich of cancer and other serious diseases which were worthless, according to the Food and Drug Administration. The briefs outlined above were submitted by Reich and Silvert and concerned their appeal on their conviction. Reich and his associates contacted the Bureau on numerous occasions under pretext of furnishing espionage material only to present the case for Reich's theories and the work of his laboratories. Reich had an unsavory reputation and was regarded in scientific circles and by Government agencies as a "quack." Reich died in November, 1957, while still serving his sentence in a Federal prison.

The above briefs do not relate to a case within the Bureau's jurisdiction nor a matter in which we have an interest. They were forwarded to the Bureau by Reich and as were all other communications from Reich were not acknowledged.

Memorandum to Mr. Nease RE: WILHELM REICH

100-14601-67

# RECOMIENDATION:

It is recommended that these appeal briefs be destroyed since the space utilized in their storage can be best used for some worthwhile purpose. If you approve, this memorandum should be routed to the Records and Communications Division for appropriate action.

\_ 2 \_

February 6, 1959

100-16/01-81

Mr. R. E. L. Masters Editorial Department The Shreveport Times Post Cilice Box 1927 Shreveport 94, Louisiana

Dear Mr. Masters:

I have received your letter of January 29, 1959, and appreciate the interest which prompted your correspondence.

While it is true that Wilhelm Reich did correspond with the FBI, the subject matter of his letters related to proble he over which the IBI does not have jurisdiction, and accordingly no action was taken regarding them. I do not have any data I can give you.

You may be interested to know the Food and Drug Administration gaused an injunction to be issued during May of 1964 a minst the Reich Foundation. It is possible the information you seek may be found in the files of that organization.

Sincerely yours,

1 - New Orleans - Enclosure (For information)

NOTE: Masters is not identifiable in Bufiles, and our records fail to reflect that he has ever been sent the UCR bulletin or that we have had any previous correspondence with him. We have, of course, had cordial correspondence f with Mr. Charles A. Hazen, Managing Editor of "The Shreveport Times," and we are the recipient of favorable publicity from his newspaper. Our files reflect prior inquiry regarding Reichas early as 1940 relative to his  $DCJ:mbb_{(5)}$ subversive activities. (NOTE CONTINUED NEXT PAGE)

The Bureau investigated him in 1941 under caption "Internal Security - R." In November, 1957, Reich died of a heart attack in Lewisburg Penitentiary, Pennsylvania, where he was serving a 2-year-term for distributing his invention the "orgon energy accumulator." He was regarded in scientific circles as a "quack." His correspondence with the Bureau during his prison term was ostensively to furnish espionage material but his communications actually dealt with his theories and the work of his laboratories. (100-14601 and 105-11461)

The Shreveport Times

ARK-LA-TEX'S GREATEST NEWSPAPER.

# TIMES BUILDING Shreveport, Louisiana

Janeary 29, 1959

Hon. J. Edger Heaver Fee cal Bureau of Investigation Washington, D.C.

Detr Ur. Hoover:

I vant to express my sign station to you for a not in the interest. Crime Reparts and for your givenous offer of Judgment as distincts.

I should like at this time to take adventage of the offer, is acted if of a book I am writing. The information I am requestion, if no violate as of accurity or law are involved, about be of the open with a letter of.

My book deric with the late Wilbell Maich, Hara, the parels a lysa o "discoverer of the organs," who died fort yets to be a find a light in a line with the condition of the organism of the organism of the condition of the condition of the property of the best of the condition of the second of the condition of th

If no violetion is involved, I would reproduce it were much if to early in the PSI could tell me as much as escalable at ut the Maio as acciding to maginary and what if any metion was taken on News, if it is easy it is to easy it. any information I will still be grateful to you for Tooking into a lightlibility.

Tary lectroly yours,