February 25th, 1954

The Hon. Judge Clifford
Federal Court House
Portland, Maine

Dear Judge Clifford:

I am taking the liberty of transmitting to you my "Response" to the complaint filed by the Food and Drug Administration regarding the Orgone Energy Accumulator. My "Response" summarizes my standpoint as a natural scientist who deals with matters of basic natural law. It is not in my hands to judge the legal aspects of the matter.

My factual position in the case as well as in the world of science of today does not permit me to enter the case against the Food and Drug Administration, since such action would, in my mind, imply admission of the authority of this special branch of the government to pass judgment on primordial, pre-atomic cosmic orgone energy.

I, therefore, rest the case in full confidence in your hands.

Sincerely yours,

/s/ Wilhelm Reich, M.D.

Wilhelm Reich, M.D.

RESPONSE

Regarding the Request of the Food and Drug Administration (FDA) to Enjoin the Natural Scientific Activities of Wilhelm Reich, M.D.

In order to clarify the factual as well as the legal situation concerning the complaint, we must, from the very beginning, distinguish concrete facts from legal procedure to do justice to the facts.

Technically, legally the US Government has filed suit against the natural scientific work of Wilhelm Reich.

Factually, the FDA is not "The US Government". It is merely one of its administrative agencies dealing with Foods, Drugs and Cosmetics. It is not empowered to deal with Basic Natural Law.

Orgonomy (see "Bibliography on the History of Orgonomy") is a branch of Basic Natural Science. Its central object of research is elucidation of the Basic Natural Law.

Now, in order to bring into line the legal procedure with the above-mentioned facts, the following is submitted:

The common law structure of the United States rests originally on Natural Law. This Natural Law has heretofore been interpreted in various ways of thinking, metaphysically, religiously, mechanistically. It has never concretely and scientifically been subjected to natural scientific inquiry based upon a discovery which encompasses the very roots of existence.

The concept of Natural Law as the foundation of a secure way of life must firmly rest upon the practical concrete functions of this itself. In consequence, a correct positive interpretation of Natural Law, the basis of common law, depends on the factual elucidation of what Life actually is, how it works, what are its basic functional manifestations. From this basic premise derive the claims of natural scientists to a free, unmolested, unimpeded, natural scientific activity in general and in the exploration of the Life Energy in particular.

The complaint of the FDA is factually intimately interconnected with a basic social issue which, at present, is reverberating in the lives of all of us here and abroad.

Abraham Lincoln once said: "What I do say is that no man is good enough to govern another man without that other's consent. I say this is a leading principle, the sheet anchor of American republicanism."

At this point, I could easily declare "I refuse to be governed in my basic natural research activities by the Food and Drug Administration."

But exactly here, in this constitutional right of mine, the basic confusion in the interpretation of Natural and Common Law becomes apparent.

There are conspirators around whose aim it is to destroy human happiness and self-government. Is now the right of the conspirator to ravage humanity the same as my right to free, unimpeded inquiry?

It obviously is not the same thing. I shall not try to answer this basic dilemma of American society at the present. I shall only open an approach to this legal and factual dilemma. It has a lot to do with the position of the complainant, trying to enjoin the experimental and theoretical functions of Life in its emotional, educational, social, economic, intellectual and medical implications.

According to natural, and in consequence, American Common Law, no one, no matter who he is, has the power or legal right to enjoin the study and observation of natural phenomena including Life within and without man;

The communication to others of knowledge of these natural phenomena so rich in the manifestations of an existent, concrete, cosmic Life Energy;

The stir to mate in all living beings, including our maturing adolescents;

The emergence of abstractions and final mathematical formulae concerning the natural life force in the universe, and the right to their dissemination among one's fellow men;

The handling, use and distribution of instruments of basic research in any field, medical, educational, preventive, physical, biological, and in fields which emerge from such basic activities and which, resting on such principles, must by all means remain free.

Attempts such as branding activities and instruments of such kind as "diluted," in other words as fraud, only characterizes the narrowness of the horizon of the complaint.
No man-made law ever, no matter whether derived from the past or projected into a distant, unforeseeable future, can or should ever be empowered to claim that it is greater than the Natural Law from which it stems and to which it must inevitably return in the eternal rhythm of creation and decline of all things natural. This is valid, no matter whether we speak in terms such as "God", "Natural Law", "Cosmic Primordial Force", "Ether" or "Cosmic Orgone Energy".

The present critical state of international human affairs requires security and safety from nuisance interferences with efforts toward full, honest, determined clarification of man's relationship to nature within and without himself; in other words, his relationship to the Law of Nature. It is not permissible, either morally, legally or factually to force a natural scientist to expose his scientific results and methods of basic research in court. This point is accentuated in a world crisis where biopathic men hold in their hands power over ruined, destitute multitudes.

To appear in court as a "defendant" in matters of basic natural research would in itself appear, to say the least, extraordinary. It would require disclosure of evidence in support of the position of the discovery of the Life Energy. Such disclosure, however, would invoke untold complications, and possibly national disaster.

Proof of this can be submitted at any time only to a duly authorized personality of the US Government in a high, responsible position.

Scientific matters cannot possibly ever be decided upon in court. They can only be clarified by prolonged, faithful bona fide observations in friendly exchange of opinion, never by litigation. The sole purpose of the complainant is to entangle orgonomic basic research in endless costly legal procedures a la Pannunjiun, which will accomplish exactly nothing rational or useful to human society.

Inquiry in the realm of Basic Natural Law is outside the judicial domain, of this, of any other kind of social administration anywhere on this globe, in any land, nation or region.

Man's right to know, to learn, to inquire, to make bona fide efforts to investigate human emotions must, by all means, be safe, if the soul freedom should ever be more than an empty political slogan.

If painstakingly elaborated and published scientific findings over a period of 30 years could not convince this administration, or will not be able to convince any other social administration of the true nature of the discovery of the Life Energy, no litigation in any court anywhere will ever help to do so.

I, therefore, submit, in the name of truth and justice, that I shall not appear in court as the "defendant" against a plaintiff who by his mere complaint already has shown his ignorance in matters of natural science. I do so at the risk of being, by mistake, fully enjoined in all my activities. Such an injunction would mean practically exactly nothing at all. My discovery of the Life Energy is today widely known nearly all over the globe, in hundreds of institutions, whether acclaimed or cursed. It can no longer be stopped by anyone, no matter what happens to me.

Orgone Energy Accumulators, the "devices" designed to concentrate cosmic Orgone Energy, and thus to make it available to further research in medicine, biology and physics, are being built today in many lands, without my knowledge and consent, and even without any royalty payments.

On the basis of these considerations, I submit that the case against Orgonomy be taken out of court completely.

WILHELM REICH, M.D.
Chairman of Basic Research
OF THE WILHELM REICH FOUNDATION

Date: February 22, 1954
WARNING

The following form is sent out to all individuals or organizations that knowingly or unknowingly have aided the criminal conspiracies against the discovery of the Life Energy by printed or spoken misstatements.

WARNING

As you will see from Wilhelm Reich's response, the Food and Drug Administration has been denied any authority on matters of basic natural science in general, and cosmic Orgone Energy in particular. Orgone Energy is neither a food, nor a drug, nor a cosmetic; it requires new laws for its administration. The action of the Food and Drug Administration was the ultimate outgrowth of a conspiracy against the discovery of the Life Energy. The injunction is obviously an attempt to violate the right to free natural scientific inquiry. It is thus a violation of the Constitution.

The injunction was obtained solely by Dr. Wilhelm Reich's nonappearance in court. Action is under way to intervene against the injunction. We maintain the standpoint that matters of basic natural scientific research are beyond the jurisdiction of either court or government, since basic natural science is the very foundation of both good government and true justice.

We regret to inform you that

y you have, we assume unknowingly, fallen victim to a criminal conspiracy against Wilhelm Reich's discovery of the Life Energy; a conspiracy instigated against the Orgone Institute by political and psychopathic hoodlums and little commercial base thieves. Documents proving this contention are in our possession.

THE WILHELM REICH FOUNDATION

The Honoroble John D. Clifford
U. S. District Court
Federal Court House
Portland, Maine

Dear Judge Clifford:

As counsel for defense I would like to submit to you a solution to the problem before the Court which I believe will be satisfactory to everybody concerned.

My recommendation to establish "Boards on Social Pathology" in the U. S. A. courts represents a positive socially useful solution instead of the purely negative socially sterile charge of contempt of court. To the legal, a factual procedure on human nature is added.

This recommendation should be regarded, in case of acceptance of the Court, as replacing an alternate Second Motion which submits a charge of illegal misrepresentation of facts and other unlawful procedures perpetrated on this Court on the part of the complainant in Civil Case 1056 and Criminal Case 5003. The Second Motion would be filed with the Court in case my first motion is not agreed to by the complainant and not accepted by the Court in open hearing.

I am sending this first important motion to you in advance to enable you to form an opinion about it before I proceed with sending out a copy of the motion to Mr. Mills.

I shall call your office on Wednesday, the 26th, to learn whether you would accept my first motion to be introduced into open court for hearing on November 1. On this the fate of the Second Motion will depend.

Sincerely yours,

Wilhelm Reich, M.D.
Counsel for Defense

October 23, 1955
Dear Judge Clifford:

As counsel for defense I would like to submit to you a solution to the problem before the Court, which I believe will be satisfactory to everybody concerned.

Careful study of the nature of the legal procedures of the complaint reveals the fact that the FDA achieved success so far on an empty factual basis, by using skillfully most elaborate procedural techniques. Should they further succeed in this manner, I would have a case sequence land in jail innocently for contempt of court, due to the fact that procedural maneuvering won the case, based on no facts at all.

On the other hand, should I succeed in bringing my factual evidence into court and onto official protocol, there can be little doubt that those would land in jail who have, as I have charged in open hearings, perpetrated illegal misrepresentation of facts upon this Court.

As a responsible professional citizen I firmly believe that the truth must at all cost see the light of day, unmarred by procedural rigmarole.

As a physician at the sickbed of society, and as a scientist, I am not interested in getting anyone into jail, even if guilty of crime. I am convinced that jail is an antiquated institution, better suited to solve social problems, except in keeping criminals (or what the established law adjudges as criminal today) out of social circulation. Although the FDA and those behind it who have conspired to kill the discovery of Life Energy, are out to kill me "ad personam" too, I feel no such ambitions regarding my enemies. Not because I pity them, but because it would not accomplish anything useful for society and a better handling of human affairs in the future upon this suffering planet.

I therefore submit that the available evidence in the hands of both FDA and Orgone Institute be opened up for inspection in public hearings; furthermore, that the total legal issue involved be handled publicly, as a master example of Social Pathology.

It would be most interesting to see how the formal, conventional legalistic procedure would meet with the new attempts in Social Biopsychiatry to study and settle human affairs in open court hearings. Dr. Silvert and I would then work in our professional capacity as scientific workers representing EPO, the "EMOTIONAL PLAGUE PREVENTION OFFICE."

EPO was established some time ago to cope with the pathological activities on the social scene of emotionally sick individuals, and to find ways to counteract efficiently on a medical and educational basis, what has been termed the "Emotional Plague", as reported in a brief statement to Congress in 1952. The Emotional Plague is the same social disease, which is being called "Juvenile Delinquency", "Crime", etc., in the parlance of the law.

I firmly believe that this would be to the great advantage of everybody and everything concerned; and that our society would lead once more in the struggle for clarification of matters of social pathology.

I hope this Court will agree with this procedure; otherwise, I am afraid we would face only more of the legalistic, formalistic entanglement of factual Truth as practiced by the opponent, a practice which I believe the Court dislikes and finds barren as much as everybody else.

I am looking forward to the opportunity to present as "Social Disease" what appears as "Crime" in legal procedure.

My recommendation to establish "Boards on Social Pathology" in the U. S. A. courts represents a positive, socially useful solution instead of the purely negative, socially sterile charge of contempt of court; to the legal, a factual procedure in human nature is added.

This recommendation should be regarded, in case of acceptance by the Court, as replacing an alternate Second Motion which submits a charge of illegal misrepresentation of facts and other unlawful proce-
dures perpetrated on this Court on the part of the complainant in Civil Case 1056 and Criminal Case 5008. The Second Motion would be filed with the Court in case my first motion is not agreed to by the complainant and not accepted by the Court in open hearing.

I shall call your office on Wednesday, the 26th, to learn whether you would accept my first motion to be introduced into open court for hearing on November 4. On this the fate of the Second Motion will depend.

Sincerely yours,
Wilhelm Reich, M.D.
Counsel for Defense

Eppo
Orgonon
Rangeley, Maine, USA
October 24, 1955

FACTUAL PRESENTATION

Eppo, Case No. 1

DISCOVERY OF THE LIFE ENERGY

(Civil 1056 and Criminal 5008 before U. S. District Court of Maine, Southern Division, Acting Judge John D. Clifford, Jr.)

FACTUAL PRESENTATION PRECEDING PRESENTATION OF FACTUAL EVIDENCE
by Counsel for the Defense, Wilhelm Reich, on behalf of Eppo, et al.

BASIC LEGAL DEFECT IN CRIMINAL 5008: ORIGINAL COMPLAINT 1056, PRESUMING FRAUD, NOT BASED ON FACTUAL EVIDENCE, ON OPINION ONLY; THEREFORE UNLAWFUL.

Being a natural scientist rather than a lawyer, I derive my factual privilege to appear as counsel for the defense from the fact that the basic principles of conduct are the same in both Science and Jurisprudence.

What is called procedural rule in jurisdiction is called in science method of research. The function of both is fact finding and thus the finding of objective factual truth.

Certain procedures have been developed in both science and jurisprudence to ascertain that truth based on facts be not confused with mere subjective opinions about facts.

Only "FACTUAL EVIDENCE" leads to "FACTUALLY BASED OPINION." Such opinion based on factual evidence is called "theory" in science and "legal decision" in jurisdiction.

All processes are "UNLAWFUL." within legal procedures, if their premises are false. It can be shown to this court by presentation of FACTUAL EVIDENCE, that the original complaint in Civil Action 1056 was based on no factual evidence at all.
The complaint itself does not mention any facts at all in the allegation of fraud. A complaint which is not based on factual evidence is not "lawful." The law requires that processes be based on facts, and not on opinions. Unlawful acts not only cannot be, they must not be obeyed.

The civil complaint (1956) having constituted an unlawful act, the injunction which followed upon non-appearance of the defendants in court on March 19th, 1954, also constitutes an "unlawful" document.

From these premises it follows that the defendants are not in contempt of this court. On the contrary, those are in contempt of this court, factually, legally and logically, who have perpetrated upon this honorable court:

1. Illegal misrepresentation of facts in court;
2. Illegal, deceitful concealment of facts from court;
3. Illegal manipulation of procedures in such a manner, contrary to truth and justice, that the truth was prevented from appearing to be heard.

Whether this was done from ignorance or arbitrary deceitfulness does not matter; it suffices to constitute fraud that this act has induced the court to act upon wrong premises in issuing the injunction.

Presentation of Facts

I shall, by way of contraposition of allegation in opinion and factual evidence show which facts were misrepresented, which were illegally concealed from the court, and that procedural maneuvering was abundantly used to maintain misrepresentation to, and concealment from this court of pertinent facts.

Misrepresentation of pertinent facts:

1. It is untrue that the original complaint 1956 is based on facts.
2. It is untrue that no facts at all appear in civil action No. 1056 to support the accusation that "orgone energy does not exist."
3. The shipping of experimental devices in interstate commerce is no crime unless by way of evidence fraud is factually shown. Factual proof of allegation rests on complainant.
4. It is untrue that the Wilhelm Reich Foundation functions for the purpose of personal financial gain, and that such is sought and obtained by alleging the existence of an energy which "does not exist." This fraud is implied.

PRODUCT OF A DISEASED MIND

It is, on the contrary, true that Wilhelm Reich is recognized as an honest scientist; that no mala fide behavior can be imputed to him. He has repeatedly denounced being a leader. Orgone energy functions in the atmosphere and beyond, as shown by hundreds of pertinent observations and experiments. The proof that these published observations and experiments are false, rests to the full extent of the evidence presented, on the complainant.

No accumulators were shipped in interstate commerce since the injunction, not because it was unlawful, but only to remove a petty legal argument against orgonomy by petty alleged health officials.

3. It was untruthfully presented to this court that the publications of the Wilhelm Reich Foundation constitute labelling of a fraudulent device. The book, "Cosmic Superimposition," may serve as an example of this deceitful allegation, since it is alleged to deal with ichthyosis, cancer, etc.

True, to the very contrary, is that "Cosmic Superimposition" is a book dealing with hurricanes, the orgonome shape of living beings, among them cancer cell orgonome forms, the aurora borealis, etc., and that the word "ichthyosis" and other diseases mentioned in the complaint are not to be found in its content nor in the index.

1. It is untrue that the injunction is a lawful order and can be, as well as must be executed.

True is that this document is the unlawful product of a diseased mind, dedicated to confusion and irrational fabrication. As such it can be as little obeyed or disobeyed as the scream of a catatonic human being.

List of facts supporting basic point A of irrational fabrication:

1. It was by way of procedural maneuvering, put over on this honorable court, that orgone energy is a fraud in Maine, but exists, is not a fraud, does not harm, prevents no other treatment, is perfectly all right in the hands of the physicians, who including Drs. Silver, are fully entitled to use, prescribe and do in the medical field with orgone energy as they please.

True and matter of logic as well as fact is, that either orgone energy exists, then it exists everywhere, or it does not exist at all, is a fraudulent invention, then it is so everywhere. To deny this obvious, logical fact amounts to criminal contempt of the very court which is to punish
the discoverer of the Life Energy for a contempt he and his assistants have never committed.

2. It was an untruth, perpetrated on this court, that the discoverer has the power to make others stop talking about, working with, writing about and discussing his discoveries.

True is that such is not the case, since the problems of Life Energy are today being talked about, discussed, written about, and worked with nearly all over the globe.

3. It is untrue that the discoverer owns the books, which are distributed through the Orgone Institute Press.

True is that the discoverer never owned any books, that he did not derive profit from selling of the literature.

4. The FDA untruthfully claimed, especially in Superior Court, that orgasmic potency had been promised to the public by way of the orgone energy accumulator. This is untrue.

True is that the discoverer had never made such promises and could not have done so, since the orgone energy does not provide orgasmic potency. Such expectations were specifically refuted. Burden of proof to the contrary rests on the complainant.

5. It was untruthfully alleged that cancer cures had been promised by the discoverer.

To the contrary, in "The Cancer Biopathy" it was specifically stated that behind the manifest cancer tumor, which at times yields to treatment, there is at work the true disease, the so-called "Cancer Shrinking Biopathy." Most experimentally treated patients had been reported dead from shrinking of the nervous life system, after dissolution of tumors.

6. It was, contrary to factual truth, stated that treatment with orgone energy prevents patients from being treated with routine methods.

True is the exact opposite, that surgery and even radium treatment were recommended in certain cases.

7. It is untrue that publications on orgone energy can be stopped.

True is that publications and discussions about orgone energy and its discoverer are being published by many independent publishers, both in the U. S. A. and abroad, beyond the reach of the discoverer.

These as many other facts question that in their action the FDA represents U.S. interests.

### DOR–SICKNESS CONCEALED BY FDA

On the contrary, there exists circumstantial as well as factual evidence to the effect that the FDA represents private commercial interests which are contrary to the interests of the U.S.A. There exists even evidence to the effect that interests of a foreign power and espionage may be involved.

True is furthermore that the U.S. Government appreciates the discovery of the Cosmic Orgone Energy. Evidence will be submitted later concerning:

- a. Emotional plague problem
- b. Crop Desert Ea, Oranur Espionage
- c. Oranur

### Illegal concealment of facts:

1. The FDA in their original complaint deliberately kept from the judge the fact that the discoverer of the Life Energy is an experienced scientist and physician of high standing: also that dozens of duly licensed physicians and scientists over many years have experimented with orgone energy in many countries. Thus the complaint created the false impression of one man claiming all the work done by so many over decades: in short, fraud.

2. They concealed in the original complaint the crucial, well-known fact that the Orgone Institute was busy since 1952 in combating drought and desert development; an omission incomprehensible in connection with bona fide health officers, when Norris-sickness is involving the population of this planet.

3. The FDA acted untruthfully by not presenting to the court all the pertinent facts; for example, the fact that a so-called "Norris-sickness" had been described in the organomic literature, Norris-sickness is a crucial fact in the evaluation by Organomic Medical Research. It is of grave concern to the public at large, which suffers from its symptoms: from fatigue, dizziness, nausea, "bad air," diarrhea, emotional distress, etc.

4. They concealed from the court the fact that crucial positive experimental results had been obtained in various diseases, such as in lung cancer, so-called rheumatic fever, anemia, etc. They concealed all such positive evidence published in the literature. They also concealed deliberately the contradictions published.
5. They concealed from the court the nationally decisive fact that the Orgone Institute had reported to the government conspiratorial activities with regard to Oranur Experimentation and the Orgone Energy Motor. They did not act upon nor consider this fact. Are they bona fide U.S. Government representatives?

Mr. Maguire held a copy of "The Conspiracy, an emotional chain reaction" in his hand and quoted therefrom on July 26, 1955. This very volume contains the documents in which crucial material pertaining to national security was expounded.

Their methods of misrepresentation, concealment, and maneuvering of factual evidence are highly suspect.

Manipulation of procedure:

In order to win by all means, including illegal ones, they changed again and again their legal position.

First they impounded all literature, all correspondence, all matters of the Orgone Institute and of all affiliates; later they were innocently "only after the accumulation."

At last all physicians and all associates were enjoined; when this did not work, it was the discoverer "ad personam" only; the physicians were specifically exempted from the terms of the injunction.

At first they had themselves, among other intervening physicians exempted Dr. Michael Silvert. Then they changed the very same Dr. Michael Silvert, exempted at the time, with contempt of court, when he did, what he fully, fearfully was entitled to do, namely, as an exempted physician to take the material to New York to his own address.

In other words, the FDA manipulated the procedure according to their preconceived design to destroy the discovery of the Life Energy.

In this they were assisted by a badly misled and misinformed prosecuting attorney whose duty according to lawful procedure it was to secure factually based justice, and not conviction by illegal, fruitless means.

Should the court further permit such illegal maneuvering, maneuvering to win at all costs by fraudulent means, the FDA would certainly try, not hesitate to call in a psychiatrist to declare by mere authoritative opinion the discoverer insane and to imprison him in a lunatic asylum to be "shocked." Such infamy was perpetrated upon the founder of modern aseptic obstetrics, Ignaz Semmelweiss, by a single emotionally sick man by the name of Klein a few decades ago. This must not happen again.

This is by far not the full story of deceit.

There is sufficient evidence of a much deeper-reaching conspiracy behind it all. I cannot believe that such methods of social administration of public affairs are the accepted principles of the U.S. Government. The discoverer of Life Energy will not yield to such abuse of authority. Just as little as I shall revoke my discovery, just as little as I can stop gravity, just as assuredly will I refuse to obey unlawful orders, obtained by deceptive means.

We are operating with grave responsibilities in matters of crucial public interest. We are doing desert research, and we are combating drought. We are hard-working, honest professional workers, and we protest emphatically against such treatment by alleged administrative agents. With wells drying up, and trees bending in the forests like rubber hoses from loss of life energy; with the atmosphere going stale causing emotional distress, malaise, confusion, nausea, intestinal disturbances, in short "non-sickness"; in other words with life on our planet undergoing a severe crisis we cannot afford to lose this battle. We must win, with bona fide factual presentations of things and processes as they truly are, and not as frightened souls or diseased minds would have them be.

One cannot forbid thinking, just as one cannot stop gravity. One can only try to overcome it or to govern it. In the same vein, one cannot stop the Cosmic Life Energy of which gravity is one function, at present occupying the best minds of our world.

The legal mind will necessarily join the scientific mind to secure the work in the laboratory and to safeguard it against irrational assaults by those who cling to the surface of this globe and refuse to budge. Let them cling; but do not permit them to prevent you from stretching outward into the formidable unknown.
Appendix to Factual Presentation

Compiled by William Moise, Secretary, Eppo, Orop Desery Eq.

The Food and Drug Administration misrepresented the following publications as dealing with the "cure", "mitigation", "prevention of the disease conditions and symptoms hereinafter enumerated... which constitute labeling" (Civil Action 1056); while at the same time the FDA concealed from the court the factually true content of the publications:

Publication

1. The Sexual Revolution, by Wilhelm Reich, M.D.

True is the fact that cancer does not appear at all in either content or index; the fact is that this book was written long before the discovery of the Orgone.

Not True is the FDA allegation that this work deals with the cure, mitigation, prevention, or treatment of cancer.

Concealed from the court by the FDA is the fact that the true content of this book is on the failure of the Russian experiment in establishing sexual reforms, due to human structural incapacity for freedom.

2. The Mass Psychology of Fascism, by Wilhelm Reich, M.D.

True is the fact that cancer does not appear at all in either content or index; the fact is that this book, too, was written years years before the discovery of the Orgone.

Not True is the allegation by the FDA that this book is about the cure, mitigation, prevention, and treatment of cancer.

Concealed from the court by the FDA is the fact that the true content of this work describes how all forms of irrationality in politics (Red and Black Fascism used as examples) are derived basically from combined structural irrationality of human masses; that this book is an important text for present political psychology (in the libraries of the U.S. State Department and Central Intelligence Agency); that this book was ordered destroyed and burned by Hitler.

3. Character Analysis, by Wilhelm Reich, M.D.

True is the fact that cancer does not appear in the index, chapter headings, or outlines; that "cancer tumor" cannot be found in the contents.

Untrue is the claim that this book is about the cure, prevention, mitigation, or prevention of cancer tumors.

Concealed was the fact that this work is a basic textbook in psychiatry, detailing the character-analytic technique of the discoverer from its beginnings in psychology to its present firm basis in natural science in the form of orgone biophysics.

4. Cosmic Superimposition, by Wilhelm Reich, M.D.

True is that cancer, common cold, rheumatics, rheumatic fever, hypertension, diabetes appear not at all in either content or index of this work.

Untrue is the presentation by the FDA that this work is concerned with the cure, mitigation, treatment, or prevention of cancer, common cold, rheumatics, rheumatic fever, hypertension, diabetes.

Concealed, the fact that this work deals with hurricanes, the shape of the galaxies, and the "ring" of the aurora borealis; that their request for the enjoining of the entire book was solely upon the inclusion of the Bibliography of Works on Orgone Energy at the back of the book.

5. Ether, God and Devil, by Wilhelm Reich, M.D.

True is that cancer does not appear in the index or content, with the following one exception, p. 123, Chp. VI, "Concentrated Orgone Energy has many beneficial effects on living organisms which I have tried to describe in my Cancer Biopathy."

Not True is the allegation that this book deals with the cure, mitigation, prevention, or treatment of cancer.

Concealed again is the factual content of this work: the description of how the process of functionalism led to the discovery of Orgone Energy (Ether) through objective logic of the thought process; how hu-
manity until this, had evaded discovery through various erroneous thought systems: mysticism, mechanism, etc.

6. The Murder of Christ, by Wilhelm Reich, M.D.

*True is that cancer appears *not* at all* in index or content.*
*Not True is the claim that this work constitutes a claim of cure, mitigation, treatment, and prevention of cancer.*
*Concealed again from the court is the true content: The Murder of Christ which is the Murder of Life through the ages by and in each of us through the Emotional Plague.*

7. People in Trouble, by Wilhelm Reich, M.D.

*True is that this work is a translation of the original German manuscript "Menschen im Staat" (1936-7), translated in 1917; that on page 123 of the Appendix the discoverer writes of, "The new set of problems grouped around the natural functions of endogenous infection and decay.", "The cancer process is a long-drawn-out process of decay within the human organism due to the bio-energetic shrinking of the life system."
*Not True is the opinion that this book constitutes a claim of cure, mitigation, treatment, of cancer.*
*Not True is the opinion by the FDA that "Blood" or "Tissue" is a "disease", a "disease condition" or a "symptom"; that this book states them as such: that this book constitutes a claim of cure, treatment etc...* 
*Concealed, that this work is a historical document of the discoverer's experiences in the socialist and psychoanalytic movement of 25 years ago, between 1927 and 1937.*

(signed) William Moise
Projeto Arte Org
Redescobrindo e reinterpretando W. Reich

Caro Leitor

Infelizmente, no que se refere à orgonomia, seguir os passos de Wilhelm Reich e de sua equipe de investigadores é uma questão bastante difícil, polêmica e contraditória, cheia de diferentes interpretações que mais confundem do que ajudam. Por isto, nós decidimos trabalhar com o material bibliográfico presente nos microfilmes (Wilhelm Reich Collected Works Microfilms) em forma de PDF, disponibilizados por Eva Reich que já se encontra circulado pela internet, e que abarca o desenvolvimento da orgonomia de 1941 a 1957.

Dividimos este “material” de acordo com as revistas publicadas pelo instituto de orgonomia do qual o Reich era o diretor.
01- International Journal of Sex Economy and Orgone Research (1942-1945).
02- Orgone Energy Bulletin (1949-1953)
03- CORE Cosmic Orgone Engineering (1954-1956)

E logo dividimos estas revistas de acordo com seus artigos, apresentando-os de forma separada (em PDF), o que facilita a organizá-los por assunto ou temas.
Assim, cada qual pode seguir o rumo de suas leituras de acordo com os temas de seu interesse.
Todo o material estará disponível em inglês na nuvem e poderá ser acessado a partir de nossas páginas Web.

Sendo que nosso intuito aqui é simplesmente divulgar a orgonomia, e as questões que a ela se refere, de acordo com o próprio Reich e seus colaboradores diretos relativos e restritos ao tempo e momento do próprio Reich.
Quanto ao caminho e as postulações de cada um destes colaboradores depois da morte de Reich, já é uma questão que extrapola nossas possibilidades e nossos interesses. Sendo que aqui somente podemos ser responsáveis por nós mesmos e com muitas restrições.

Alguns destes artigos, de acordo com nossas possibilidades e interesse, já estamos traduzindo.
Não somos tradutores especializados e, portanto, pedimos a sua compreensão para possíveis erros que venham a encontrar.

Em nome da comunidade Arte Org.

Texts from the area emotional plague and society part two. The Supreme Court case. U.S.A. versus Reich.

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