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ONE HUNDRED TENTH CONGRESS

U.S. House of Representatives
Committee on Energy and Commerce
Washington, DC 20515-6115

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March 6, 2008

DENNIS B. FITZGIBBONS, CHIEF OF STAFF
GREGG A. ROTHSCHILD, CHIEF COUNSEL

Mr. William Nelson
Kalvaria ter 2
Budapest, Hungary, 1089

VIA E-MAIL

Dear Mr. Nelson:

Under Rules X and XI of the Rules of the U.S. House of Representatives, the Committee on Energy and Commerce and its Subcommittee on Oversight and Investigations are investigating the ability of Institutional Review Boards (IRBs) to protect human subjects in biomedical research.

We are in receipt of your e-mail communication (attached) to the Committee and appreciate your willingness to engage in a dialogue to discuss issues related to IRBs and specifically your Electro Physiological Feedback Xrroid (EPFX) biofeedback device. Based on your e-mail, we have additional questions and requests relating to you and the EPFX device.

We request that you provide answers to the following questions:

1. You indicated in your e-mail, "The Eclosion company and the EPFX device has never had an IRB or IDE... The EPFX has NEVER been sold as an experimental device." Have you ever applied for IRB approval for any study related to the EPFX device? If so, were these studies proposed in the U.S. or elsewhere? Finally, if you have applied for IRB approval, please indicate the IRB to which you submitted your application, the date you submitted the application, and any pending decision by the IRB for that application.
2. In your e-mail, you wrote, "...we have asked for a[n] FDA [Food and Drug Administration] investigation three times in 2007." For what purpose did you ask for an FDA investigation in 2007? Please indicate the exact dates of your request and the names and offices of the FDA officials to whom you requested an investigation. In addition, include copies of the requests for investigations.

Mr. William Nelson

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3. You also wrote in your e-mail, "There have been inspections passed at the Eclosion in March 2006, September 2006, April 2007, July 2007 and October 2007." Please indicate to us what types of inspections were conducted and by whom.

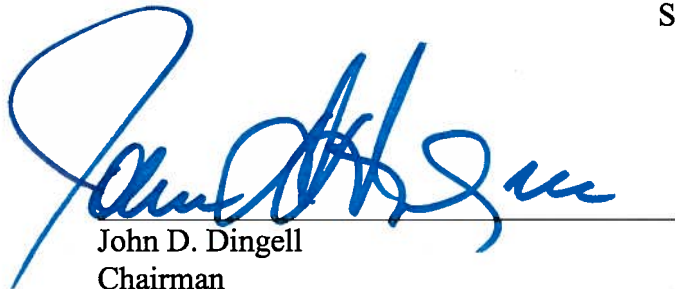
Finally, in addition to your responses to the above questions, we request that you provide to the Committee any and all records relating to the above questions, specifically:

1. All records relating to any IRB application, including protocols, correspondence, and any communications relating to any IRB application for the EFPX device;
2. All records relating to the 2007 FDA investigations mentioned above, to include all communications with any FDA officials; and
3. All records relating to the inspections noted above in question 3, to include any written documentation relating to the inspections, applications, certificates, and communications between Eclosion and the inspection agencies and inspection personnel.

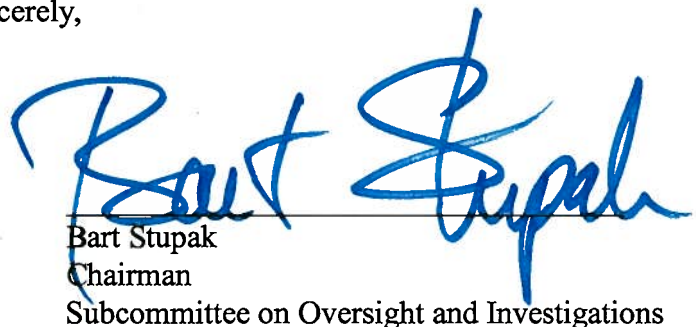
Please deliver copies of the requested records to the Subcommittee on Oversight and Investigations of the Committee on Energy and Commerce, Room 316, Ford House Office Building, no later than two weeks from the date of this letter. Please note that for the purpose of responding to this request, the terms "record" and "relating" should be interpreted in accordance with the attachment to this letter. After review of the records, we may require additional records and/or staff interviews with you and other Eclosion personnel.

Thank you for your assistance in this matter. If you have any questions related to this request, please contact Paul Jung of the Committee staff at (202) 226-2424.

Sincerely,



John D. Dingell
Chairman



Bart Stupak
Chairman
Subcommittee on Oversight and Investigations

Attachments

Mr. William Nelson
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cc: The Honorable Joe Barton, Ranking Member
Committee on Energy and Commerce

The Honorable John Shimkus, Ranking Member
Subcommittee on Oversight and Investigations

ATTACHMENT

1. The term "records" is to be construed in the broadest sense and shall mean any written or graphic material, however produced or reproduced, of any kind or description, consisting of the original and any non-identical copy (whether different from the original because of notes made on or attached to such copy or otherwise) and drafts and both sides thereof, whether printed or recorded electronically or magnetically or stored in any type of data bank, including, but not limited to, the following: correspondence, memoranda, records, summaries of personal conversations or interviews, minutes or records of meetings or conferences, opinions or reports of consultants, projections, statistical statements, drafts, contracts, agreements, purchase orders, invoices, confirmations, telegraphs, telexes, agendas, books, notes, pamphlets, periodicals, reports, studies, evaluations, opinions, logs, diaries, desk calendars, appointment books, tape recordings, video recordings, e-mails, voice mails, computer tapes, or other computer stored matter, magnetic tapes, microfilm, microfiche, punch cards, all other records kept by electronic, photographic, or mechanical means, charts, photographs, notebooks, drawings, plans, inter-office communications, intra-office and intra-departmental communications, transcripts, checks and canceled checks, bank statements, ledgers, books, records or statements of accounts, and papers and things similar to any of the foregoing, however denominated.
2. The terms "relating," or "relate" as to any given subject means anything that constitutes, contains, embodies, identifies, deals with, or is in any manner whatsoever pertinent to that subject, including but not limited to records concerning the preparation of other records.

-----Original Message-----

From: webforms@energycommerce.house.gov
[mailto:webforms@energycommerce.house.gov]
Sent: Tuesday, January 08, 2008 2:52 PM
To: Feedback, ECDems
Subject: Web site Comment

Date: 01/08/2008

Time: 14:51

Name: Professor William Nelson

Address: Kalvaria ter 2

Address:

Address:

City: Budapest

State: Hungary

Zip: 1089

Phone: +36-1-303-6043

E-mail: info@qxsubspace.com

I have a

Comment

Which is:

Letter to the Representatives Committee:

From: Professor William Nelson

DATE: 1-8-2008

There has been a call for information about the Eclosion company, the EPFX device, and of course me William Nelson. The Seattle Times article has been very unprofessional, biased, and twisted, not to say exceedingly petty. This picayune prejudicial report has created a fervor in the very small population of people who look for any thing wrong in Natural medicine. I must take this opportunity to respond.

A clarification is needed and this is best done by me for all to hear the other side of the discussion. I apologize for the length of this response, but I will attempt to be thorough. I would welcome any intelligent inquiries and hope to establish a restorative dialog. There are two sides to every issue and due diligence deems you listen to the other side.

First of all the EPFX device is legally FDA registered as a safe and effective biofeedback device. The Ecllosion company and the EPFX device has never had an IRB or IDE. There are indeed problems with improper IRB (Institutional Review Board) and IDE (Investigational Device Exemption). Alternative medicine is not the bad guy. The bad guys are the ones selling unsafe, unregistered devices. But some are taking this as an opportunity to attack alternative and natural medicine. Please do not allow them to tyrannize the minds of men and divert you from the real problem.

The basic FDA system works and I am a firm believer in the system. I have seen many device companies in alternative medicine use a loop hole in the IDE law to rip off the public. I have seen charlatans in alternative medicine perpetrate frauds, such as the fraud of muscle testing and ineffective IRBs. I have tried to correct this and let the alternative practitioners know of this since 1985. My campaign for FDA legality has made me very unpopular in the alternative medicine industry.

There is only one solution do not let anyone SELL any experimental device. The sponsor should absorb all costs.

The problem with the FDA system is that someone can do an IRB with out really doing any statistics or statistical studies. Statistics take expertise and time. Many disreputable companies just market there devices and do not do any study. I have seen so many of these and I have made a strong stance against them. I have urged the FDA to close this loop hole since 1985. No one should be able to sell an experimental device, profitability should be severely restricted till a device is proven safe and effective . All such experiments should be fully funded by the sponsor company. This is the problem that confronts the current situation. There are non safe devices being profited on with inappropriate IDE. But the EPFX device is not one of them.

If the legislature and the FDA would agree to not let an experimental company sell without a proper FDA clearance, then this would prohibit any marketing risk to the public from potential harm devices like the PAP device.

Another even greater problem lies with alternative medicine. There is a massive amount of therapists using muscle testing to sell their compounds. Muscle testing which has virtually no scientific validity. Muscle testing has never passed a single double blind, the therapist controls the outcome. This is the greatest threat to the public in terms of deception. When I found proof of this and told people many alternative therapists decided to hate me.

There are many frauds occurring in the field of natural medicine.

But there is a major misunderstanding being distorted to the public and the members of this committee. I (Prof. Nelson) and the EPFX are NOT in this group) We try diligently to always work within the law for safety.

The EPFX is NOT illicit or risky. The EPFX device has NEVER been sold as an experimental device. The EPFX Has NEVER had a IDE.

These are the basic most important questions for any to consider.

1. The EPFX and the Ecllosion have been legally registered since 1989 under FDA 510(k) K892114. We make every possible effort to maintain compliance, we have asked for a FDA investigation three times in 2007.

2. The EPFX is safe. Since 1989, over ten thousand system sales in America alone, and over tens of millions of patient visits, there has never been any significant risk. No one has been hurt. There have

been inspections passed at the Eclosion in March 2006, September 2006, April 2007, July 2007 and October 2007.

3. We have received tens of thousands of stories of incredible results and wonder cures. By FDA law we must restrict all such comments from the public. A constant battle for the device does work so well. So well that now we are attacked.

4. We have always insisted on only selling to trained professional biofeedback therapists. These therapists must be trained to work within the system of medicine in America or elsewhere.

5. Every patient must sign a waiver stating that they know they are getting biofeedback and not a medical doctor consultation.

6. Every patient is referred to his own family medical doctor for indications or contraindications of biofeedback. If they do not have one a medical referral will be arranged. All therapists must work with the medical system not outside of it.

7. The Eclosion company is fully prepared and encourages any inspection or inquiry. If we can meet with cool heads any conflict can be solved.

8. Every aspect of the device is scientifically tested for safety and efficacy. There have been at least 200 ISSN medical journal published studies and reports done on the safety and efficacy of the device.

Now why is there such a massive concern with the EPMX now? One major reason fear of Dr. Nelson and the personal freedom that I represent. I believe in God and the power of prayer, and scientists hate me for it. I believe that synthetic foods and drugs are not fully compatible with the body, and the chemical cartel hate me for it. I believe that acupuncture works and the FDA attacked me for it. I believe that the choice of sexuality is a big head choice not a little head choice and the Neo-Nazi hate me for it. The biased unprofessional Seattle times article was republished by the Neo Nazis in Hungary. The Neo Nazis of course embellished the difference of my clothing. Intelligent minds would look past this as an irrelevant issue, but the Neo Nazis made it first and foremost out of some twisted homophobia. They hate Me and I have a wife, children and family. They made death threats on me and my family and I was attacked by three of them at a rock concert I was performing at, right after the Neo Nazi article. Latent homosexuals who have spent years suppressing their emotions are repulsed any indication of homosexuality.

Neo-Nazis and other extremists including many extremists against alternative medicine are using the Seattle Times article to fan the fire of discontent. These people want to remove the choice of natural medicine from the public. These people hate my stance on freedom of choice in medicine.

FALSE BELIEFS PROMPT INTENSE DEFENSIVENESS

I believe that the rules of the FDA must be important in alternative medicine, and the charlatan fraud medical IDE device companies like the PAP hate me for it. I believe that the alternative medicines fixation on muscle testing is unscientific and invalid, and most of alternative medicine hates me for it. I believe that the body electric can be tested and treated safely, legally, and effectively, and the chemical cartel and a few extremists in the FDA hate me for it. Many people hate me for my stance on freedom and how I appear to those who harbor false beliefs.

You see belief systems are very important for humans. The ultimate fear is humiliation for most, and being shown that one of their beliefs is invalid results in humiliation. It is a false belief that only synthetic drugs can help people. It is a false belief that the little head (penis) dictates your sexuality. It is a false belief that the body electric is not of concern in medicine. It is a false belief that anyone in alternative medicine is bad. It is a false belief that acupuncture does not work. It is a false belief that there is no spirit, no power of prayer, no God to pray to. These false beliefs are at least valid opinion statements. But some people react violently to challenges in their beliefs. Einstein has once said "Great Spirits get violent resistance from mediocre minds". With this in mind, I must be one great spirit, there is such incredible resistance to me.

I am strong and steadfast in my freedom to have and express these beliefs and many small minds make attacks based on misinformation, twisted comments, innuendo, and contorted prejudicial prevarications. Let me continue and elaborate in methodical form as I relate a sketch of just some of my history.

Does anyone want to be known as the legislator who denies the American public from a machine that safely helps the public with any critical disease? The next decisions are critical and should not be done behind my back. Nor should these decisions be made by over conservative extremists. A positive exploration of the issues of safety and efficacy is very welcome to me.

I believe strongly in the need and the ability of the FDA to protect the people. I have always worked within the system to make safe and effective devices for people. 99.9 % of the FDA personnel are good people with jobs to execute the system. One in a thousand goes astray and exerts personal bias and or prejudice in their work. Some of these people are biased against alternative medicine. They harbor a disdain against natural medicine, chiropractic, acupuncture, and energetic medicine. All of these are legal in America. But some want to covertly change that. They attack anyone who tries to expand natural medicine techniques. They think that different is illegal, and this is not always true. In fact most Americans now want more choices in natural medicine. An article in the New Hampshire Medical Journal has shown that an increasing number of Americans are looking to more natural techniques, the estimates are well over 60% of the public. Most people want choice and freedom of choice.

HISTORY OF PROF. NELSON

Now as to my history and the history of the EPM. As a child I was known as a child mathematical prodigy. My grade school and high school career was filled with intellectual accolades. On graduating high school, I had many scholarships but I choose to go to GMI (General Motors Institute). It was a cooperative program where I worked as an electrical engineer while going to school. Out of thousands of applicants I was chosen to work at AC Electronics in Milwaukee, Wisconsin. There I could work on the Apollo project. At AC Electronics we made the navigational gyro system for the space craft. Here I learned much about electronics. I was closely involved in resetting the gimble gyro settings for the re-entry of Apollo 13.

Our company lost the bid on the shuttle navigation system and I was told to work on bomb making. This was distasteful. I am and have always been a devout Christian and I could not work on weapons of mass

destruction. I went into psychology and medicine to use my people skills.

I bounced around ending in Youngstown State University and NEOCOM. Here I got several degrees and basic physiological training. Here my first son Daniel was born in 1978. I was an instructor of mathematics at YSU as well as a graduate assistant at YSU. My exwife had taken a prescription pill known as bendictine for her morning sickness. The first form of this drug was thalidomide, it was re-engineered and released as bendictine. It was shown to cause autism and learning difficulties. My son Daniel was an autistic bendictine baby.

Bendictine was removed after a law suit in Cincinnati, Ohio. There was massive evidence for the damages that this drug had done to many children world wide. But as I was to learn in Cincinnati, a drug company is not liable for damages. They are only liable for damages they knew would happen and sold the drug anyway.

Other companies are responsible for damages done, but not the drug companies. It would bankrupt them if they were responsible for any damages. I researched this and found out that over 75% of all male practice is associated with a synthetic drug. The amounts of yearly lawsuits from these damages is about \$450,000,000,000 (almost half of a trillion) per year and almost 60% of the total sales (these are 1983 statistics).

As I scientifically researched over 750 synthetic drugs I found that they were incompatible with the human body. They might work on symptoms but most often they cause side effects that further complicate or erode the health. The synthetic works on the symptom but not the total health. We need synthetics but natural medicines should be tried first otr at the very least be a viable choice.

Our society has learned this. In the New York World Fair of long ago, Dow chemical had its' slogan "Better Living Through Chemistry". Our society tried the synthetic foods. They tasted terrible, created cancer and other diseases, and are in the big picture no good. If there is a synthetic cheese, synthetic wine, or even a synthetic flavoring on the menu at a restaurant, people will not order it. In the grocery store a synthetic product will not be popular.

Gourmet cooks know that the finest quality comes from the natural. People have learned to fear these chemicals. Our society has learned to reject synthetic foods. I had proven why that the same is true for our medicines. As I looked over the world I saw that natural medicines were used extensively, safely, and efficiently. Natural medicines are a feasible and practical choice.

We should not abandon the synthetic drugs they are all needed. There is a time for all things under heaven. These drugs can save lives. The problem comes that the chemical companies who make their money from the quantity of sale over market. At least 60% of the people visiting a doctors office today could be treated safely with natural medicines. But since natural medicines do not have patent protection, they are not marketed well. No protection for research development. Few will invest in natural medicine research. And still the market has grown most extensively. People want the freedom to chose. With 60% of the American people using natural medicine, and the FDA having less than one percent of one percent of it's philosophy in a more natural approach, most would think that the FDA does not properly represent the American people. Most people think that the FDA is mostly a puppet for the drug companies.

Having graduated in many areas of health care, I was licensed in the state of Ohio as a Licensed Professional Clinical Counselor, LPCC

state lic. No. E-1504. I was licensed to diagnose and treat patients. I retired this license a couple of years ago. Now I am a credentialed medical doctor and professor of medicine in Europe at a prestigious medical university. For details please inquire.

In many countries the first choice of a doctor is a more safe natural medicine. If there is little or no help then a stronger synthetic drug is turned to. Synthetic are less than 10% of the system in some places. In Germany I found an energetic medicine. The German Energetic Medicine of Dr. Voll was used to help people. In America there is indeed an imbalance. Natural medical education is needed. More and more people are looking into natural medicine as a choice of health care.

I studied the field of natural medicine for years. The bible says that "The healing of the nations will come from the leaves of the field". This prompted me to further research. I investigated homeopathy, naturopathy, acupuncture, and all of the systems of natural or energetic medicine.

I found out that the FDA was made by a homeopath. Dr. Clayton started the FDA to help save Homeopathy. Homeopathy was listed three times in the first pages of the FDA law. I started a homeopathic company in Ohio and moved it to Colorado. We procured hundreds of NDC numbers to sell the compounds. We made DIN numbers for Canada, and got European registration. As always I have made extra careful attempts to satisfy all legal requirements.

My keen mathematical and scientific mind and gifted intellect was quick to develop a proof for the natural and energetic medicine. My communication skills made me an excellent lecturer and I quickly was popular on the natural health lecture agendas. Most theory and lectures were unscientific and based on anecdotal evidence. My mathematical skills and statistical approach made me more and more popular. I have lectured in more than 35 different states of America, and all over Canada.

In 1986 I was invited to lecture in Japan, India, Pakistan and Germany. I was invited to Pakistan by President Zia and his health minister. At that time over 97% of all Pakistani medicine was homeopathy. Tens of thousands attended my lectures. I was called the father of modern homeopathy.

In 1992 when I came to Kiev and Budapest, I found that here in Europe natural medicine is an accepted way of medicine. I was colleagues with the other doctors. In America I was treated like I was the devil. Here I was respected and welcomed to lecture. My scientific presentation of homeopathy and energetic medicine was acceptable for the medical university and I was hired as a professor of medicine. Because I gave the first class in homeopathy for a qualified medical university this made homeopathy legal in Hungary. I was given permission to supervise medical doctors to do cancer experiments in Kiev, and AIDS experiments in Hungary. I was hired as a Professor of Homeopathy at the Practical College of Homeopathy in London, England.

The Ukrainian medical team and myself presented our cancer work in the World Conference on Oncology in Paris, France, and the Hungarian medical team went to the World Congress of Sexually Transmitted Disease and AIDS in Singapore 1995. At both conferences the doctors were astounded. After my presentation in Singapore, the head of the review board (an American Women Doctor) said it eloquently. She said that the research in the body electric was incredible. She said that all of her associates knew that Prof. Nelson was one of the most intelligent people in the world today. She said that the future of medicine is in

the body electric, but since doctors are taught so very little about the body electric, the board could not even express an intelligent question. The chemical based drug companies do not want doctors to think about the body electric.

Copies of the research can be supplied at request.

I was researching the nature of homeopathy, when I discovered that it works primarily on the shape receptor sites in the mouth (the sublingual nerve). Water is a polar substance and has a liquid crystal ability to take and hold a shape. The three dimensional shape could be measured with the trivector technology. The shape receptors in the mouth (connecting to the Sublingual nerve) could receive this shape and transmit it to the brain. So high x homeopathy could be explained as a subtle effect on the shape receptors. Our first experiments confirmed this as we froze the Homeopathics and then could analyze the crystal structure. The effects of homeopathy and its power for stabilizing health was demonstrated.

My research was next into the electro-chemical analysis of volt-ammetry or polarography. Here there was a definite well established chemical technique of assaying the Homeopathics for their electro-chemical trivector signature. I developed the basic device as a modification of more standard chemical analysis equipment in 1987. These signatures are used and quoted in the 1989 510k. There have been many patents issued to me for the basic technology. Many articles on the technology have appeared in medical journals since that time. And now the device has been registered officially in Europe. For more data please request.

Having seen the benefits of a more natural less synthetic chemical medicine, I decided to help offer the American people a choice of energetic medicine. Before doing anything I always find out the rules and regulations needed to operate within. I was told that in the 1976 FDA device act, all medical devices needed to be properly registered to be sold. I called the FDA in 1988 and told the representative I wanted to register a device to measure the body electric and interact with it. The FDA agent was very nice. She asked me what I wanted to measure. I said body voltage, amperage, resistance, hydration, oxidation, pH, etc, oscillations, susceptance, reactance, capacitance, wattage, inductance etc. All simple electrical measures. She said that sounds like biofeedback. She said the definition of biofeedback at that time of our registration was "Measuring an electro-physiological response and feeding it back to a patient". This is just what our device did. We measured the body electric saw how it reacted to a very small safe electrical stimulus, and then fed back a variant signal.

I wanted to measure the reactions of a patient to a safe stimulus. So the device would measure the body voltage and amperage and treat the patient with the same small level of stimulation. Micro-current or micro to low milli-amps would be used. Voltages of .7 to 4.0 would be safe. Since this is the approximate body factors, most people would not even feel it. I researched the ways to make such a device to UL medical standards. The FDA agent said that this would be satisfactory. Thus I called it the Electro Physiological Xrroid or EPFX. An explanation of the EPFX 510k is at the end of this document. Please send any inquiry to us for any further detail. We welcome some small chance to interact with our accusers or any one wanting to know more.

Xrroid meaning seeing the reaction of a patient to a fast trivector volt-ammetric signature given by a computer. The speed of

ionic exchange in the human was approximately one hundredth of a second so only a computer could be used. We were testing the body electric reactions without the conscious mind control. But this was still biofeedback, an ingenious advance in basic biofeedback all properly FDA registered.

It was difficult to get the FDA registration on our applications of 1987, 1988.. There was a host of criteria to contend with. But on October 13, 1989 the device was legally and properly registered as the EPPX (Electro-Physiological-Feedback-Xrroid). It is still properly registered even though there are biased and prejudicial active agent trying to attack us. Just because we are different. The EPPX device registration and 510K is still valid today. Xrroid is the scientific word for measuring the reaction of a patient to a fast trivector volt-ammertic signature given by a computer. A safe, scientific, effective and inexpensive way to analyze the body electric. Numerous studies have been published on the Xrroid.

The issue of USA legality is clear at this time the device is perfectly legal. The sale of the device was chosen to be to professionals only. The 1989 registration specified the device to be sold to professional biofeedback therapists only. It was not for medical doctor use only because of it's insignificant risk. This is an important point for this is how it started and how it has been for over two decades.

Since no state regulates biofeedback, a system of education must be involved. The therapist must all be taught to use a disclaimer (copy at the end), a waiver (copy at the end), and a medical referral (copy at the end). All professional biofeedback therapists were told to work within the Medical community.

In 1990 I was asked by the acupuncturists to try to register acupuncture needles with the FDA. I wrote a basic 510k treatise and found that the FDA was violating it's own law by not registering the needles. An investigation was launched against me to stop my document.

Our EPPX was registered and the IRB IDE companies all hated me for it. I wrote a questionnaire to help enlighten them to the law. My dizzy secretary made an error with the letter head the IRB IDE companies gave false information to the FDA to try to hurt me. An indictment was active. I was arrested and on leap day 1996 in judge Maich's courtroom judge Maich said he did not see any crime. The FDA dropped the case and said they would get another judge. With the investigation on me over, my document came to the fore ground. Two weeks after that the FDA made acupuncture needles registered medical equipment. Alternative medicine won that day. But there are still those who want to stop it.

I have done nothing wrong. When I tried to come back some years ago, I was told by some friends in the FDA that they planned to put me on the slow boat. I would never see a judge or my lawyer and I would be bounced from jai to jail indeterminately. This in the land of the free. See the full description of this in the appendix as indictment response.

All EPPX users are mandated to use a medical referral to the family medical doctor of the patient, or refer the person to a medical doctor for consultation. The EPPX and it's energetic medical technique is and always was designed to be part of the medical system. It is designed to be an assist not a replacement. Even though the device is minimal risk a medical consultation is an extra help. The system is designed with this in mind and the organization is very advanced, designed for a medical mind.

Ever since 1989 there was a need to make professional biofeedback users aware of the use of the EPFX. Eclosion has worked closely with a host of educational institutions. The International Medical University has largely taken over since 1996. It is internationally accredited, and officially registered in the EC.

The FDA asked me in 1989 for who the device was designed for sale. I asked for a class 2 rating meaning that it could be sold to professionals only. Many biofeedback devices then were OTC, even Radio Shack marketed some biofeedback devices. We got a class II rating, but I specifically said that this device should not be OTC but for professional biofeedback use. But there was no real education for biofeedback. We developed a basic curriculum for use of the device.

EDUCATION FOR THERAPISTS

I started an Academy of Applied Bio Quantum technologies. This later evolved into the International Medical University. First from a Swiss charter, then registered in the BVI and Europe. Now in Europe IMUNE (International Medical University of Natural Education) is an official medical education institution. IMUNE can grant two types of professional occupational qualifications. Government approved job categories.

1. Complementary Doctor - for Medical professionals to use alternative or complementary therapy in their office
2. Biofeedback Bioresonance therapist for entry level use of biofeedback for diagnosing and treating stress
the basic curriculum for number 2 has For complete details please call.

- A. Behavioral Medicine
- B. Wellness education
- C. Basic anatomy and physiology
- D. first aid and CPR training
- E. Biofeedback
- F. Stress reduction
- G. the body electric
- H. working with the medical community

It is very important to have some basic education in health care. I have always insisted that a quality education is needed for biofeedback credentialing. With the ever increasing demand on medical doctors multiplying every day, a new type of therapists is needed to assist with stress in patients. In the lack of regulations in America for biofeedback there was a need for a good basic education.

I have authored over 50 books on medicine, contributed to over 100 medical studies, and I made over 30 movies some about my life and times. A list is at the end of this discussion. Several of the movies are about the conflicts of small minds that fear exposure of their false beliefs.

SAFETY

The issue of safety is quite simple. Since 1989 over 12,000 devices have been sold in America alone. More elsewhere. Most used for EPFX biofeedback therapy with some twenty plus clients a week. Thus there are hundreds of millions of patient visits on the device. Perhaps over a half a million. And no record of any significant injury. Just some four or five records of some skin redness from misuse of the harness. A new major scientific study of over 275,000 patient visit records has shown the complete safety of the device. No one can be hurt.

The issue of effectiveness is also clear. Over 120 professional scientific studies reviewed by an European government have shown remarkable efficacy. Before and after measurements in over 200 different disease has shown that the EPPX auto-focused feedback micro-stimulation seems to be able to remedy injured tissue very quickly, excite the immune system, unblock electrical imbalances, correct brain dysfunction and a host of drugless subtle positive effects on a patient. The results are dramatic. There are thousands of thousands of witnessed affirmative effects.

But this is a drugless therapy. And as such threatens the hold of the Synthetic drug company cartel. They want doctors to think chemical (synthetic chemical) not energetic. Europe with a long tradition in natural medicine, welcomed the EPPX. All around the world many want a more safe drugless therapy. The EPPX has sold over 25,000 world wide. But the small minded minions of the drug companies. They have used every innuendo, rumor, or insinuation to stop this safe and effective system. They fear all alternative medicine.

Dr. Semmilvise in Vienna found that the midwives who assisted births had much less deaths that the Doctors. He explored why. He finally concluded that there was some small pathogen responsible. He said that the medical doctors should wash their hands before seeing any patient. The doctors only washed their hands when they went home. The some in the medical establishment went crazy and in a fervor made washing the hands illegal. But eventually by calm exploration, the good doctor was proven right.

Over fifty years ago nutrition was thought to have no effect on health. Now we know that cholesterol and many other nutritional factors are vitally important. Over fifty years ago smoking was not thought by medicine to have effects on the health. Now all doctors know that it is a detriment to health. Medical history is full of pioneers who had to take slanderous abuse, but who stood fast and helped the world.

My research in the body electric has been challenged behind my back with misinformation, twisted comments, innuendo, and contorted prejudicial prevarications. Many people hate anything different. Believe me it is legal safe, and very effective. One day all of medicine will see it. That day could be soon. Our device is registered all around the world. Does anyone in America want to be the one who stops the doctors from washing their hands? Rational minds must deal with clarity not innuendo.

My Fight to register the acupuncture needle, the indictment it got me

In 1990 the acupuncture industry came to me to help register the acupuncture needle. The 1976 act specified that any device in the American market before 1976 was to be grand fathered in (ex-post-facto in English law). But even though we produced a receipt that George Washington had bought acupuncture needles in 1776. There were still a small number of dissidents in the FDA that did not want the acupuncture needle registered. They attacked me in order to stop the registration. They were unsuccessful, judge Maich saw to that. But they are still doggedly and prejudicially after me. I have become the focus of attention for any who despise and sneer at natural medicine. For a complete description of the needle attack and the court case that is against me see the letter at the end of this document.

I have did nothing wrong. I use exceedingly excess diligence in working within the law. Being different or doing something differently is not against the law. I am really different, and so many people hate me for the freedom I embody.

AN OPEN LETTER ABOUT THE CIRCUMSTANCES OF THE INDICTMENT AGAINST ME
2007-

Dear Sirs

I'm writing this letter out of concern for justice. My name is William Nelson and an indictment was granted against me in 1994 and then again in 1996, regarding a situation that took place in the early 90s. It's regards to this case that I'm responding. First I'd like to make an ecstatic expression that I did not do any type of a crime, in any way shape or form. I always work to be as absolutely veracious and correct as possible. This case was based on a misunderstanding, and a direct twist of perspective to further a FDA bias at the expense of myself and the federal prosecutor's office.

I am severely disappointed in the justice system in America as it has now become a barter system of "Let's Make a Deal". The system is so adversarial that simple conversation, explanation, or even discussion become impossible. In talking with my lawyers there is never any exploration of fairness or talk of justice - the entire conversations are about how to make some type of plea bargain and some type of deal. This put me in a position in the past of an inability to express myself to the prosecutors who are levying the charges against me. I would like to describe the circumstance and tell them I never did any such crime. But my lawyers always strictly prohibit me from trying to explain the factors of this case to the federal prosecutors. I met with the prosecutors after our case in Denver. I was there to discuss flaws in the industry and I was specifically banned and forbidden from discussing my case. I believe that this is a problem with our adversarial legal system and a barrier to justice and truth.

None of my prosecutors have ever sat down to talk with me regarding the case. It seems to me that this should be an important part of the process, as I can easily explain exactly what happened. I did nothing wrong. The fact that I have pleaded guilty in the past was all part of a deal made my lawyers. I was pressured for money by my lawyers and told of the massive amount of prejudice the FDA had for me. Coercion duress and incredible pressure are constantly applied to me to plea bargain and only to plea bargain. I am always violently discouraged from taking any path of justice or fair play.

Last year in 2005, my lawyer, Oliver Garcia, would not allow me to totally express my side of the case and our entire discussions were about how to make a deal - how to make a plea bargain. A second lawyer was brought in to tell me about the danger of life in an orange jumpsuit. I told my lawyer that I was extremely hesitant to say that I did something which I did not do. I do not want to lie. The truth is I have done nothing wrong. Now I think that my path to justice is a personal one. I am writing this letter as a start of a personal path towards that end.

I write this letter for the first time to fully express that I did not do anything like the charges levied against me.

I tried to make a deal with my lawyer last year because both of my parents are very sick. I've not been in America for over a decade. Both parents have undergone open heart surgery and are both very sick.

I've tried to make a deal last year with my lawyer so I could return back to America to see my parents again however our attempts were futile. The first plea bargain in 1996 was from the financial pressure from my first lawyer. Discussions of plea bargain in 2005 were from my next lawyer. I now believe that this is a major flaw in the American system. No one truly innocent should ever be persuaded to bargain with justice. The justice system needs more justice in it. If you read the Seattle times Article and the references to me made by the FDA officer, it becomes apparent that there is a bias, a prejudice, a definite personal conflict.

I'm writing this letter in an attempt to try to clear up these issues.

My lawyer would advise against my disclosure of this side of the case as he feels this would allow the prosecution to prepare their case. I disagree. I think that justice is justice and truth is truth and that when reasonable people see this I think that truth and justice will win out because that is what the system is designed for. The prosecutor must share any facts with the other side so that truth can be achieved. I am also so inclined to share some of the sordid facts of this case and my belief that certain renegade agents of the FDA have manipulated the federal prosecutors office.

I know that in our adversarial style system of winning and losing that this could work against me. But it is my basic belief that justice and the right of the system allows me to continue to write this letter.

There is a problem facing the current congressmen. The problem of unregistered, untested, and unsafe devices being sold in America. Companies can make an experimental device with an IRB (Institutional Review Board) and an IDE (Investigational Device Exemption). The companies are free to sell these devices. This can result in possible damages as we have seen with the PAP device. I have always had extreme conflict with these IRB companies. I believe that any device should be registered and fully tested for safety and efficacy. The IRB companies hated me when I made a FDA registration of my device in 1989.

I was studying the effects of Homeopathy, when developed the basic QQC Volt-ammety device. This is a modification of more standard chemical analysis equipment in 1985. These trivector Polographic signatures are used and quoted in the 1989 EPFX 510k. There have been many patents issued me for the basic technology. Many articles on the technology have appeared in medical journals since that time. And now the device has been registered official in Europe. For more data please request.

Having seen the benefits of a more natural less synthetic chemical medicine, I decided to help offer the American people a choice of energetic medicine. Before doing anything I always find out the rules and regulations needed to operate within. I was told that in the 1976 FDA device act, all medical devices needed to be properly registered to be sold. I called the FDA and told the representative I wanted to register a device to measure the body electric and interact with it. The FDA agent was very nice. She asked me what I wanted to measure. I said body voltage, amperage, resistance, Hydration, Oxidation, ph, eh, oscillations, susceptance, reactance, capacitance, wattage, inductance etc. All simple electrical measures. She said that sounds like biofeedback. She said the definition of biofeedback at that the time of our registration was "Measuring a electro-physiological

response and feeding it back to a patient". This is just what our device did. We measured the body electric saw how it reacted to a very small safe electrical stimulus, and then fed back a variant signal.

I wanted to measure the reactions of a patient to a safe stimulus. So the device would measure the body voltage and amperage and treat the patient with the same small level of stimulation. Micro-current or micro to low milli-amps would be used. Voltages of .7 to 4.0 would be safe. Since this is the approximate body factors, most people would not even feel it. I researched the ways to make such a device to UL medical standards. The FDA agent said that this would be satisfactory. Thus I called it the Electro Physiological Xrroid or EPPFX. A copy of the original 1989 510K USA software manual is at the end. Please send any inquiry to us for any further detail. We welcome some small chance to interact with our accusers or any one wanting to know more.

Xrroid meaning seeing the reaction of a patient to a fast trivector volt-ammertic signature given by a computer. The speed of ionic exchange in the human was approximately one hundredth of a second so only a computer could be used. We were testing the body electric reactions without the conscious mind control. But this was still biofeedback, an ingenious advance in basic biofeedback all properly FDA registered.

It was difficult to get the FDA registration. There was a host of criteria to contend with. But on October 13, 1989 the device was legally and properly registered as the EPPFX (Electro-Physiological-Feedback-Xrroid). It is still properly registered even though there are biased and prejudicial active agent trying to attack us. Just because we are different. The EPPFX device registration and 510K is still valid today.

The issue of USA legality is clear at this time the device is perfectly legal. The sale of the device was chosen to be to professionals only. The 1989 registration specified the device to be sold to professional biofeedback therapists only. It was not for medical doctor use only because of it's insignificant risk. This is an important point for this is how it started and how it has been for over 17 years.

The IRB IDE companies started to tell lies and false rumors about me.

This problem all starts when, in the early 1990's I was asked by acupuncturists to try to register acupuncture needles as registered medical equipment. I had already registered devices with the FDA for use and my experience prompted them to call me to try to help get acupuncture needles registered. In my research on trying to get the acupuncture needles recognized, I found that the 1976 Device Act allowed the FDA to control not just food, drugs and cosmetics but also all medical devices. Devices in the market place prior to 1976 were to be grand fathered in.

We were able to find a receipt of George Washington that he had purchased acupuncture needles in 1776. We beat the 1976 deadline by a smidgen. So there was dramatic evidence that acupuncture needles should be grandfather in. However they were not. When I talked to the FDA they said that someone needed to prepare a 510k equivalency document, which I set out to do. But there was a small part of the FDA that hated

any alternative therapy. They wanted to stop the registration of the Acupuncture needle.

In writing my acupuncture legal treatise, I also found that the FDA was violating other laws by not allowing acupuncture needles to be registered. Acupuncture was listed as experimental but no informed consent or any other experimental procedure was being applied. The ex-post-facto doctrine was not applied, several experimental laws were not even discussed let alone enforced, over 20 states had licensed acupuncture in serious violation of FDA laws.

Five days after my submission of my 510k an investigation was launched on me by the FDA. They had commissioned Dennis Hudson who was known as the FDA's Hit-Man against alternative medicine. He is an FDA agent from Idaho who was able to repossess truckloads of 'supposed' illegal devices where other FDA Agents across the United States did not. This is the agent who led a SWAT team into a doctor's office in Seattle to investigate certain vitamin supplements. A team of flack jackets with machine guns and tear gas were called in to help. Dennis Hudson was known as over reactive agent against alternative medicine. No other agent was so inclined to advance against natural or alternative medicine as Dennis Hudson. His station at the time was Kansas City and he was displaced to come to Denver to override the local FDA office as they thought that Dennis Hudson would be the one to find some charge against me.

Anti Alternative medicine forces in the FDA knew that Dennis Hudson could be manipulated. He would be manipulated into creating a felony charge which would stop my 510k acupuncture submission. He spent months in the office going through papers and looking through things to find some evidence against me. What he did find was a letter that was made as a questionnaire for other people in the alternative medical field. But this trivial letter was botched up by the secretary. This gave Hudson the chance for an indictment. For there were no damages, no one harmed, subjective circumstantial evidence, but it was maybe enough to stop the acupuncture needle registration.

The law was that all medical devices needed to be registered. Our EPFX device was registered in 1989. Our competitors that did not register their devices were basically breaking the FDA law. All of our competitors were unregistered and in violation of FDA law.

The FDA advised me it was not their responsibility to direct any kind of action against those people even though they were making false claims thereby refuting my proper registration and claiming that they had a registration which in fact they did not possess. There was a dramatic potential for these IRB companies to hurt people. The FDA would do nothing to help. So I thought that some information would be helpful.

I decided that a questionnaire needed to be proposed that would help to enlighten these IRB IDE competitor businesses. I did not want the questionnaire to come from me, they all hated me for getting a registration they did not see as possible. So I talked to a friend who knew a private investigator in Washington D.C. and he agreed that I could generate a questionnaire that would come from his office. A questionnaire that would help to educate other people in the industry

as to what was and what was not a registered legal device/equipment versus the limitations and risks of IRB IDE devices.. The FDA was not doing any such educational service to these business people and I felt an obligation to help these businesses to register properly.

I prepared this questionnaire explaining the IRB IDE law and I gave it to the Eclosion secretary Wendy explaining to her that I wanted the questionnaire to look like a questionnaire that I received from the FDA but yet use the letterhead from the Private Investigator in Washington D.C. She had only heard the first part of the discussion and she thought that the service should look like the one that I presented. She did not follow the instructions to put it on a different letterhead. Wendy was a complete ditz who did not work for me but worked for my ex-wife Lorraine DiRenna owner of Eclosion. Lorraine owned and operated the Eclosion company at that time, and Lorraine was responsible for signing the paychecks of Wendy.

At one time I belonged to the Inner Circle, a Group of Republican Supporters. And once a dinner was cancelled because of the Gulf Crisis and Wendy asked me what was wrong with the golf courses as if there was a golf crisis. Wendy was a sweet girl bad dense as a rock. Her performance was always borderline but her accommodating personality compensated. Little was I to know that her accommodating personality was to be the perfect tool that Dennis Hudson was looking for.

When I was nominated for the Nobel Price in Medicine in 1991, Wendy was told to send the press release to a Youngstown Vindicator newspaper (Where I grew up in Youngstown, Ohio) and at the same time someone in my staff made a new drink for the Colorado Rockies team in Denver. She mixed up the press releases and sends the nomination to Denver and the drink recipe for Colorado to Ohio. Wendy had a long history of such incompetence.

The questionnaire in question was a trivial matter that I did not think to check on. I was very busy and I was trying to get these questions out and even though Wendy had a long history of incompetence I decided not to fully investigate as to whether the questionnaire is intact. I simply let it go and it was to be given to some friends to mail it in the Washington area. There was no intent for fraud, no intent for money - the only intent was to inform people of the proper laws of IRB and the IRB laws they were breaking. Laws that the FDA would not enforce.

I wanted to help by information. If you look at the questionnaire, any one can see that it was designed to help stop IRB device companies from hurting people. There was no impropriety, nor inappropriateness in its design or implementation other than the incompetence of Wendy as that she did not hear the full set of instructions.

This, however, gave Dennis Hudson the needed ammunition to try to get a case against me which would allow me to suspend action on the acupuncture 510k. He came to my house near Denver with a man from the Post office. Dennis was most agreeable and said he would talk about anything. I brought out a copy of my acupuncture needle 510k to discuss. His face changed and his demeanor. He recognized the document and would not discuss it in any fashion. Heb did not even ask what it was as he knew. The face of the postal agent then changed as he realized that his agency was being manipulated. Postal authorities will

reject this case as does every body else in the government, except the federal prosecutors office who must accept the FDA case.

The Federal Prosecutor's was then duped into taking the case to get action taken against me that would lead to a felony charge that would thereby suspend the registration of acupuncture needles. My 510k would not be considered as long as there was an investigation or if a felony was achieved against me. Dennis Hudson had succeeded in blocking the registration of acupuncture needles. Alternative medicine was being stymied yet again.

We knew this from friends of ours within the FDA who told us of this collusion. The Federal Prosecutors were not told this completely but were simply given a case and pushed by the FDA. None of the other government agencies supported the case as they all saw this as a triviality. A few in the FDA are firmly against alternative and natural medicine, and they plot against people like me.

Federal prosecutors had difficulty getting an indictment against me in Denver. It took several Grand juries to get such an indictment.

After being indited, I was arrested for this charge in 1995, I eventually made it to Judge Maich's courtroom on Leap Day 1996. (Judge Maich is the Oklahoma City bombing judge who made his ruling on the Oklahoma City bombing case after my case.) He was picked for this and world attention was drawn to him.

My lawyer pressed me financially to try to pay him extra money to support my case. Discussions of justice were discouraged, a plea bargain was the only point of discussion available to me. There were other pressures and finally the Federal Prosecutors, with the help of the FDA, finally made a plea bargain with me that would allow me to go back to Europe to teach and they would drop any kind of prosecution against my ex wife Laureen or any of the other people who worked for me. But In still did not want to lie to the judge. I did not want to admit to something I did not do.

I reluctantly agreed to that plea bargain but it was not official until Judge Maich would accept it on that Leap Day in 1996. However, Judge Maich started my case saying that he did not feel that there was any crime being committed. He did not want somebody pleading guilty in his courtroom to something he did not do. My feelings for justice were rewarded. I changed my plea to not guilty, And then the Federal Prosecutor then said to me privately that he was going to get a new judge. Judge Maich's opinion would seem to be enough to end this, but some one had a personal vendetta in regard to me and natural medicine.

After my case was dropped, two weeks later, the FDA had to deal with my 510k and then they made acupuncture needles legal medical equipment. However, my case was still sitting on a federal prosecutor's desk where the prosecutor went to another grand jury in Washington to get a second indictment which is where it is now.

There was no damages as that no one was hurt in any way. There was no loss of income or any detriment to any one. In fact there was gain. The companies that were operating in violation of FDA regulations acquired the needed information regarding these statutes from the letter. The FDA said it was not their job to educate them of the law.

My letter did just that educate those ignorant of the law of the law. Many of the IRB companies will apply for registration claiming equivalence to my 510k. I like to think that some people were helped with the legalization of natural medicine.

These companies all complied with FDA regulations in the next few years. Each of these companies used my 510 k as a template for their 510ks. They claimed equivalence to my 510k and alternative medicine was helped and the American people protected. The letter was not intended for any fraud, subterfuge, or deception. The letter helped to educate the businesses and to protect the people of America where the FDA was unwilling and unable.

I have a family and operate businesses in Budapest, Hungary and I realized that to fight this case would take an awful lot of money which I am trying to accumulate. In dealing with all of the lawyers in the years for negotiations the entire case is always coming down to plea bargain plea bargain plea bargain. No discussion of Justice is allowed or entertained. My need for justice results in this letter.

The entire case now falls down to one person, Wendy, who is unclear in her memory of exactly what happened. With much difficulty we had a private investigator find her and get a deposition. Basically, Wendy is incompetent in many ways and was very difficult to find. Wendy worked for Laureen and strangely enough, Laureen was never questioned by Dennis Hudson or any other agents involved. She was never questioned even though she was the manager over Wendy and ultimately responsible for things that would happen to Wendy. Laureen was never questioned as that Dennis Hudson did not want to pursue a crime but he only wanted to block me and the acupuncture 510k submission.

How could Wendy's employer not be interviewed in such a case? A case without any damages whatsoever, against Judge Maich's opinion, involving some with no criminal record, over the most trivial of charges, a case that seems to be fostered by a FDA twisted and misstated stratagem. A stratagem designed to stop acupuncture needles but a stratagem unsuccessful. Now a case based on a personal vendetta. All based on the fifteen year old coerced testimony of an incompetent ditzzy witness. A testimony pressured from a displaced renegade FDA agent known as the Alternative medicine hit man. A testimony now admittedly vague. A case that no other federal agency will support. And I am offered no chance to respond with the other side. All any one can tell me is to plea bargain, to lie to the court, deny justice and admit guilt to something I did not do. Hence my frustration has led to this letter. I would hope that some dialogue could be established. I would hope that justice would be

as precious to all of us as it is to me. Justice prompts this letter.

So there are very suspicious circumstances making my case a very excellent case for me. One would then wonder why I don't come back to fight it. I cannot find any council without engaging in some type of plea bargain. I tried to do a plea bargain in order to come back to America. I'm making it clear that I did not commit such crime and I wish to fight such charges.

In a situation where Dennis Hudson's investigation seemed to be incredibly irregular, not investigating the proper people, and misdirecting and abusing his own authority - a case that where Judge Maich - one of the most revered Judges in America saw no value in - a case with one strange and ditzy secretary as the only person who can offer any testimony and a year ago I sent an investigator with the help of my lawyer to get a disposition from Wendy Rowe where she confided that her memory of these events is particularly unclear.

So, one could once again ask why I don't come back to America to fight this? I tried to but was told by my friends in the FDA that I was to be arrested and put on a slow boat and to be held two weeks in one prison and two weeks in another from Los Angeles to El Paso to Tennessee to New Hampshire to Florida but that I could be held away from my lawyers and away from judges indefinitely. This came from competent sources in the FDA and the threat of removal of my American and Human Rights was too much to bear. Was this possible in our country? Could I be such a threat? Had our legal system decayed enough to even allow the possibility of such a tragedy of justice?

My lawyer, Oliver Garcia, seems to feel that he can negotiate a pathway around the slow boat. This brings us to my current position of trying to make the prosecutors aware that the FDA has duped them into taking a case that they don't need and might be continuing to dupe them as that the source of this slow boat would not come from the prosecutors office but would come from the FDA who would be commissioned to arrest me upon my return at any American airport. The federal prosecutor might be used again.

I wish to make some arrangements to stop the slow boat and to try to defend my rights as an American citizen to try to bring this case to a close as I now definitely wish to see my parents before they die and I wish to fight this case. However, as my rights as an American citizen I would like to guarantee that my rights will not be destroyed and put me on a slow boat and throw away the key. I would like to negotiate this in good faith and I would like to make a firm statement in court that I have given all of the details of this case to you as the prosecution for you to review in some type of justice terms. I hope that the adversarial situation can become secondary to an awarding of justice and that my rights as an American Citizen have been used and abused.

The American system was built for justice and I think that communication between the adversarial people can help facilitate justice and I welcome conversations to help people to understand that I did nothing wrong. I believe in the FDA and the laws of the USA. There are those in Alternative medicine who do not see the value of the FDA. I do. The laws of the FDA are just and help to defend the American people from unscrupulous charlatans. I was the first to register alternative devices with the FDA, I was the first to register homeopathic medicines with the NDC codes of the FDA. I believe in the law and the need to not ever do anything wrong. I am a staunch American. This injustice of my case must come to a close. America needs to revise any flaws in its system and the slow boat and an over use of plea bargains are some of the present flaws of a basically good system.

I've committed no crime. I tried to relate and testify to the Grand Jury in the second indictment. The federal prosecutor denied my plea.

My entire life in alternative medicine has all been dedicated to try to make sure that in no time do I do anything wrong because I do not want to incur any damages on alternative medicine. As America embraces more and more the natural, there should now be a time to remove bias and prejudice.

I hope that the adversarial system can be put aside and that communication can be made between our parties in an honest appeal to try to facilitate communication and to facilitate justice. Please feel free to check into all aspects of this communicate. If I can help please advise.

Best regards,

William Charles Nelson

FREEDOM OF SPEECH

Expressing the opinion the energetic medicine and natural medicine is a viable choice should not be a crime. There are laws in American states where a person in a room with more than three people can not express the opinion that something other than Chemotherapy, Radiation, or Surgery can be helpful for cancer. Such is the fear of natural medicine that it erases the first amendment. Such fear results in a witch hunt where unprofessional newspaper articles are written to try to twist public opinion against those who are different than them.

The FDA system then further restricts the first amendment by not allowing anyone who gets better with the help of any device to voice his results. This is seen as a claim. It is a major censor on the freedom of speech. I see both sides of this issue. We can not blindly let people make claims for a device. Some type of solution needs to be developed. We have told people that to express their satisfaction with a philosophy of type field of medicine is OK. But do not associate claims with a device. You might say that arterial

The real problem confronting us today is the IRB devices that are not properly tested and the IRB devices that never really do any study. This confusion must be cleared up. There was an Ethics committee research project at about the time of the Seattle Times article author visited Budapest. We wanted to investigate the electro-acupuncture and bioresonance capacities of the SCIO device. A properly EC registered Study with an ethics committee with an American sponsor was used on some software from 2004 to early 2007. The IDE software was given away free. All expenses were shouldered by the sponsor. The Device was not experimental the experiment was on some small aspects of the software. Proper Informed consent procedure was used by all registered therapists. Full compliance of the law is always our goal.

The study was concluded in early 2007. The data was sent to the Ethics committee and reviewed by an EC government agency. The investigational software is disabled and new registered software takes it place.

This was an investigation on some of the software functions only. The device was always registered and fully tested safe and effective.

Only the functions in question were experimental. The results were dramatic that the functions were not only completely safe but effective. A new list of functions was approved on the basis of this research. Access to the research and a list of the new functions is at the end of this article. The difference with the problem area is that this study was real, the ethics committee did the statistics, the ethics committee did the informed consent, the ethics committee proved safety, the ethics committee proved efficacy, the ethics committee study was government confirmed, the ethics committee study is to be published in a ISSN Medical Journal. The difference is the ethics committee did it right.

The conclusions of this large system of studies are simple. A visit to an EPFX therapist is safe and effective for helping to reduce stress and to feel better. There was an wondrous and surprising amount of side effect miracles observed. When we interact with the body electric at subtle safe low levels of interaction, we seem to get a stimulation of the immune system, tissue repair, physiological balancing and other benefits of the electro-physiological-feedback-xrroid. Not to mention the education of how behaviors and stress can interfere with health. The system is legal safe and effective used by professionals working with medical referral.

I wrote the theoretical book of Quantum and Energetic medicine in 1982 the Promorpheus. I thought that the scientists would want to know more. I lectured all over the world for thirty years. I thought that the scientists would want to know more. I registered the device all over the world. I thought that the scientists would want to know more. Published results in a major conference on Cancer. I thought that the scientists would want to know more. Published results in the treatment of Aids. I thought that the scientists would want to know more. Worked with AC Milan to help them drop their injury rate and help them to win the European Championship. I thought that the scientists would want to know more. Hundreds of scientific papers, over fifty books on the theory and the results. I thought that the scientists would want to know more. Sold 25,000 devices, millions of patient visits with no significant damages and many dramatic miracle cures. I thought that the scientists

would want to know more. After all of this can't anybody see past the synthetic drugs. The public has, but now small minds threaten the continuance of a very rational safe and effective device.

I have always sought to fully comply to the laws and rules in every way.