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The San Francisco Tesla Society

February 5, 2010

The Honorable John A. Houston
United States District Judge
940 Front Street
San Diego, CA 92101

Re: Sentencing & Destruction of Evidence in Case No. 3:08-cr-01092-JAH

Dear Judge Houston:

The San Francisco Tesla Society has been following the Jim Folsom case with great interest as Rife Technology is a derivation of wellness electronics technology first developed by Nikola Tesla over 110 years ago which he found of beneficial use on himself. Tesla went on to write in 1894 that medical men should investigate this phenomenon further. A precious few professionals and thousands of grass roots pioneers in this area have actually done it.

It has come to our attention that the prosecution in this case has seized some historic pre-1976 Rife type equipment which it now seeks to destroy as seen in picture Exhibit No. 600. It has also come to our attention that since this equipment was not cited as evidence in this case, we urge the court that it is in the public interest for the court to rule against the destruction of this equipment and for the immediate return of it to Jim Folsom upon sentencing for disposition to a museum or historic custodian of his choice. It is crucial that the FDA not choose the custodian for this equipment as they have a track record of destroying or disposing of historic wellness electronics equipment to individuals or organizations which never exhibit this equipment again. This equipment should be preserved and made available for future generations of wellness electronics researchers, investigators and enthusiasts to study.

We also urge the court to prevent the government from destroying all other books, DVD's and other multi-media seized in this case. Rife books and DVD's are not an unapproved medical device under the jurisdiction of the government. It is also in the public interest for the message of Rife's research efforts to be spread to the widest audience possible to inspire further scientific research in this area.

I would like to say a few words about cancer even though it may not have been mentioned much in this case and many Rife technology users don't have cancer nor do they use their Rife devices for the singular or complimentary treatment of cancer. It is predictably unfortunate that our government has never conducted any serious scientific studies into the complimentary use of Rife equipment in the treatment of cancer and other serious diseases despite taxpayer funded Federal cancer research expenditures exceeding over two billion dollars annually since the beginning of the "War on Cancer" in the 1970's. This is especially unfortunate considering Dr. Milbank Johnson's highly promising preliminary

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1934 Rife cancer study with 16 out of 16 acute patients experiencing remission after 3 months of treatment in San Diego as cited in Barry Lynes's 1987 book, "*The Rife Report – The Cancer Cure That Worked! Fifty Years of Suppression*". Wellness electronics research of this nature is not in the financial interest of well established national pharmacologic corporations and research interests protecting their 100 billion dollar annual conventional cancer treatment income. It doesn't help that revolving door FDA managers often spend much of their careers in key positions as biased analysts shuttling between work assignments with the FDA and work assignments inside FDA friendly pharmacological corporations. It also doesn't help that there are two to three lobbyists from "Big Pharma" for every Congressional and Senatorial representative in the country. This is why Rife type research has not been professionally funded or studied and so ignored in this country for over 60 years even though we and thousands of other Americans now know that this research is strongly in the public interest.

The only significant research that has been done in this area in the past 60 years is by individual citizen experimenters using Rife type equipment heroically provided by individuals like Jim Folsom despite ongoing Draconian suppressive efforts by a patent-medicine pharmacologically biased FDA.

Who are the real victims in this case and for what reasons? The real victims are the American people who are exposed to a limited number of health care options as they have had so much of their hard earned taxes wasted on symptom treatment research subsidizing outrageous Big Pharma publicly funded product price gouging profiteering.

It is bad enough that Americans who want to explore the experimental use of Rife type devices as part of their own health care regimen have to do so with so little professional research from established institutions to guide them. Fortunately much of the informal grass roots research has been beneficial to many. What's worse is that too many Americans still have to acquire Rife equipment through underground sources because of the FDA's relentless efforts to suppress our right to know about and access Rife type equipment to participate in personal Rife research. The FDA does this by making it excessively difficult for un-patentable Rife equipment manufacturers to obtain FDA blessings to legally sell their products. The FDA also exercises its suppressive agenda by prosecuting people like Jim Folsom who nevertheless try to sell safe (9 volt) Rife equipment.

It seems clear to me that the FDA doesn't even have jurisdiction regarding Rife type devices as the Rife type devices Jim Folsom was selling are similar in nature to the 1940's Rife type device that the FDA seized and now wants to destroy as shown in picture Exhibit No. 600. Since that 1940's device and/or other Rife devices were in use by medical doctors well before 1976 as demonstrated in Jim Folsom's seized DVD's and visible on Rife community websites all over the Internet, and since the FDA does not have jurisdiction over pre-1976 medical devices per the *1976 Congressional – Cosmetic Food & Drug Act - Predicate Device Grandfather Clause*, the FDA does not and should not have jurisdiction over this case. Under these circumstances, isn't it logical for the court to dismiss this case and free Jim Folsom?

Whatever small damage Jim Folsom has done in selling Rife type devices without unmerited FDA blessings, is no where near the damage that the FDA and other well entrenched

medical interests practicing restraint of Rife research and restraint of Rife trade resultant from patent drug biased regulation and enforcement. We strongly suspect this will one day prove to have been unnecessarily deadly on a scale of genocide when the world eventually has a mainstream knowledge of effective scientifically complimentary or stand alone Rife inspired treatments for traditionally terminal diseases.

We therefore believe that the public interest is best served under the circumstance with the court's immediate dismissal of this case and with the government's immediate return to Jim Folsom of all materials seized by the government. If the court cannot bring itself to rule in this fashion, we strongly hope the court will rule for the lightest possible sentence with protection of his equipment and his educational materials.

We believe that Jim Folsom should be honored for trying to bring Rife type equipment to the American people and for raising public awareness of Rife science that will hopefully someday lead to a grass roots demand for further study and mainstreaming of Rife research and technology.

Sincerely,



George Gaboury
President – San Francisco Tesla Society