has long

and subsequent microscopic study of relevant #tissues after elaborate

processing by technicians. One or two months may be required in some cases.

Maryland, where the Provident's body mas taken, as elsewhere, state autory, regulations do not apply to these performed on federal property. Private studies evaluent autopsy practices in some states as entirely inadequal.

Dr. John Nichols, Professor of Pathology at the University of Kansas, informs me that "In a few states the laws are quite loose and the commit himself can legally do the autopsy even if he is a truck driver in commit ignorance of things medical". On the other hand, in Commecticut, "it is legal requirement that the pathologist be 'certified'," meaning by the American Board of Pathology. As I also learned, a pathologist experient in determination of the cause of death from natural causes, may be wither the required competence when he probes for the actual cause of death in crimes of violence.

cfficials that getting a definitive statement of the State of Maryland minimum autopsy requirements would be impossible or magningless, on May 1966, I tried the District of Columbia, which is under federal control. phone call to the coroner's office there was quite informative until it was clear my interest was in what would the autopsy protocol have control had it been that of a President? Until that moment the requirements was explained with care. In the final analysis the results of the autopsy are no better than the person doing it.

Suppose a man had been khot to death. I was told, and there were to bullets in his body, or two bullets holes. The autopay examination would include taking his body spart to actually trace the paths of both bullets. If the bullets were fired from different weapons or by different people,

Autopsies done in teaching hospitals of medical schools in cases of natural death are usually searching and exhaustive. Most advances in medicine were obtained at the autopsy table. Autopsies also done in such hospitals at request of a coroner, who may be a non-medical person elected by popular vote, are also ## usually of a high standard. However, medico legal autopsies done in less diciplined instituti ns frequently fall short of obtaining all possible evidence to convict the guilty and acquit the innocent. The Naval Hospital in Bethesda is the pride and joy of the Navy. It should be the capstone of American (world) medicine ????

derelict is shot to death in the District of Columbia, this is what happens. "Just the other day", I was told, there had been a case like ...
And I was assured, there is no bear days and it was assured, there is no bear days and it was assured.

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With a bum in the District of Columbia, where the President live this is what happens. With the President, examined across the bounded line, in a federal hospital in Maryland, with autopsy surgeons on the federal payrold, it is what didn't happen - but should - and could be a second or the federal payrold, it is what didn't happen - but should - and could be a second or the federal payrold.

Dr. Nichols is making a study of the Kormedy autopsy. He has in published a "Special Contribution" in the July 10, 1967, Journal of American Medical Association. His earlier researches indicate that the President did have Addison's disease, an advenal deficiency. His medical sleuthing was careful and detailed, extending backward through medical annals and newspapers for a period of 10 years. While he found it "noteworthy" there was no evidence this almost ever handicapped the dent, that he despite it "was continuously engaged in strenuous mental physical activity." Dr. Nichols also felt impedied to comment that "the autopsy protocol is curiously silones" on the Addison's desease "as well on details of the pituitary, of his vertebral column and sacro-iliae joints".

The reader will recall that the President had survived repeate almost-fatal spinal surgery.

There is no stigm attached to Addison's disease, Dr. Nicholcluded, and control over it can be maintained more perfectly than, for example, over diabetes. It need never have interefered with his actias President.

There can be little disagreement with Dr. Wichols' opinion "that the public is entitled to knowledge of the health of their Chief Execute and candidates for this office". One of the possible explanations

Commence Francisco Walter and Alexander and Commence and

is "strange silence" in the autopsy is "suppression...by relations of ficials, or both". There may be don't about the inspiration of the suppression but not about the fact of it.

A number of scientists and scientific groups have commented unfavorably about the President's autopsy examination and report, its comspicuous deficiencies and inadequacies and the exclusion of all nonpersonnel from the examination. Because Dr. Nichls is of unquestioned
medical qualification and is making a study of this particular autopsy.

INSERT on 224

to be present. The body must be absolutely identified. The protocol on the late President does not indicate that he was identified! The body must be weighed, measured and inspected all over; all orifices must be examined, especially the vagina in the female. Sketches with measurements must be made of any unusual findings together with color and black-white pictures. These photographs should be taken by the pathologist himself so one less person will be subpoenaed for the defense to tangle up at trial. They should also be developed by the pathologist himself. Entry and exit bullet holes must be recorded with precision. The pathologist himself should x-ray the body completely. The films must be developed and inspected prior to starting the autopsy; this may require 15 minutes but knowing the number and position of bullets is important as well as broken bones, tips of knife blades, etc. The pathologist keeps the film negatives himself to use at trial.

Nothing like this was involved in the President's murder, but the same principles are, the same scientific and legal requirements - which were not met. When the examination was conducted, there was a live to be defended in court. After he, in turn, was murdered, a "revise?" autopsy report, which would not be subject to cross-examination - for the was then nothing to take to court - was filed. It was suppressed for months and then only partly released, with the mass and sensation of

Poport, which submerged it and denied it the close scruting it read that expended.

There is nothing right about this autopsy, nothing final, not) what satisfies the need for definitive, irrefutable fact. It is in the intemplete, incompatent, lacking honesty and objectivity in its region to every single official use and misuse that was made of it, beginning appreasion and continuing with gutting.

We have as a national record, a final memento of a President, and appropriated autopsy report in eviscerated files - eviscerated evidence, a temperated history.

extra space

This unfortunately, is not untypical. It is the total pro-

For this President the archive is adequately served with return closer to original than carbon copies and Xeroxes of them of uncertain permittion; altered and incomplete documents; doctored pictures rever priginal, never properly introduced into evidence (none of the vital or not a single one - in accordance with the minimum requirements of law), analy those that could not be avoided - then only when they could no long be avoided; and unstinted, uninhibited suppression, with each of those accordance naving a vested interest in suppression exclusively empowers.

This archival monument to the President is like the investigation of the investigation of the murder, for that, too, was of conspicuous incompleteness, designed booksty and calculated indefiniteness. Essential whi witnesses were sought now called, their evidence denied the solution of the original finiteness was destroyed. Its destruction was virtually assured by occasion in the case of the pictures, as PHOTOGRAPHIC WINTER reports and documents with the Commission's own until-then suppressed in the case of the landmarks vital to photo intelligence.