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OF INVESTIGATION Labora Cr Legal Coun. Plan. 7.1-2 CONHUNICATIONS SECTION Rec. MmL Tech Saris Trainin: Public Air Di **b**6 Telephone with Director's Servi b7C ALL INFORMATION CONTAINED HEREIN SINCLASSIFIED BYIMEDA DATE OLL RE BUREAU TELETYPE TO LAS VEGAS, DECEMBER 6, 1978. (4) ON DECEMBER 7, 1978, JOHN V. AND BARBARA MOORE, 556 MARSH, RENO, NEVADA, SIGNED A TYPEWRITTEN CONSENT PERMITTING AUTOPSY TO BE PERFORMED ON THEIR DAUGHTERS NAMED BY REVEREND MOORE AS ANN E. MOORE AND CAROLYN MOORE LAYTON, BY PHYSICIAN IN ATTENDANCE, DOVER AIR FORCE BASE, DOVER, DELAWARE. REC-126 REQUEST FOR PRESENCE OF AN INDEPENDENT PATHOLOGIST WAS WITHDRAWN. REVEREND MOORE ATTACHED A SIGNED ADDENDUM TO THE DEC 11 1978 CONSENT WHICH LIST THE FOLLOWING CONDITIONS FOR GRANTING N'S' DEBL' DE 102116E PERMISSION DN AUTHORIZING AUTOPSIES FOR CAROLYN MOORE LAYTON

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AND ARN E. SHOORE! . 19

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- 1. A WRITTEN REPORT OF THE PATHOLOGIST'S AUTOPSY SHALL BE GIVEN TO US. W/
- 2. THE REPORT SHALL STATE HOW THE IDENTIFICATIONS WERE MADE OF CAROLYN MOORE LAYTON AND ANN E. MOORE AND WHAT RECORDS WERE USED IN MAKING THESE IDENTIFICATIONS.
- 3. WHEN THE REPORTS ARE RELEASED, THEY SHALL INCLUDE ALL RECORDS USED IN IDENTIFICATION. | U
- 4. AN ATTORNEY OF OUR CHOOSING SHALL BE PRESENT DURING THE AUTOPSIES . W
- 5. WE SHALL HAVE ACCESS TO THE TAPE MADE DURING THE AUTOPSIES. W

BUREAU IS REQUESTED TO ADVISE LAS VEGAS WHETHER ABOVE CONDITIONS ARE ACCEPTABLE SO THAT REVEREND MOORE MAY BE INFORMED . | | | |

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