Ethics and necropsies

Other people's views on one's profession are often revealing, and Professor DN Baron's recent leading article about the ethical duties of pathologists was especially illuminating. It was based on the case studies of those to whom we have such responsibilities was very interesting, though, as a pathologist interested in publicising the benefits of the necropsy, I was surprised that patients' families were not included in the list.

Professor Baron's classification of our duties towards others can, in fact, be applied neatly to necropsy practice. For instance, there is clearly potential and actual harm to the family from the need for non-maleficence towards relatives, who might be dismayed by a necropsy, and our duty of beneficence to our clinical colleagues and the general public, who gain from the audit and educational aspects of the necropsy. The continuing fall in necropsy rates could be ascribed to a progressive change in the relative importance awarded to these two principles. Estimates of maleficence vary clearly subjectively, and some would argue that some clinicians exaggerate the maleficence of the necropsy towards relatives.1

The quest for justice, another duty quoted by Baron, may also conflict with other ethical duties. One obvious example is that the value of Coroner's necropsies to clinicians and others may be reduced by strict adherence to medicolegal convention. I do not consider that the patient's autonomy needs to be considered by some pathologists, as such involvement in research programmes in which permission for eventual removal of the brain is sought beforehand.2

Any philosopher could expand on this list of principles; perhaps Professor Baron could be persuaded to provide a professional analysis.

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3 Mollison P, Saita G, Campell. To redeem them from death. Families and relatives of patients who are put into autopsies.

Professor Baron comments:

My leading article dealt with problems related to patient care. As Dr Benbow rightly points out a full discussion of the ethical and legal responsibilities of pathologists must incorporate those related to necropsies, which includes responsibilities to patients' families. A further example of the way that problems of pathologists are ignored in medical ethics generally is found in an excellent discussion in a new textbook of the relation of persons to bodies, and our consequent thoughts and actions, which does not even mention the necropsy.3

The responsibilities of histopathologists in respect to necropsies which cannot be dissociated from the legal duties, I believe, lie in three stages: (1) before; (2) during; (3) after.

(1) We accept that performing necropsies has a beneficial effect towards clinicians, other pathologists, and the public as future patients by acting on the knowledge and improving our knowledge of disease, to be balanced against non-maleficence to relatives who may be distressed by the proposal, or even to a few clinicians who may not like their diagnosis to be shown as wrong. I believe that it would be unethical, because of adding to the strain on the relatives, for the pathologist (who has almost certainly not previously met them nor the patient) to interview the relatives first—though this has been reported.4 It is the obligation of pathologists however, to encourage the performance of necropsies by influencing clinicians as to their general importance.5 In addition, where a pathologist knows that in a particular case there has been a major diagnostic problem, or the possibility of grave therapeutic misadventure, he has to stimulate the responsible clinical staff to make the request. There is no response then in serious cases he may be justified in taking further need for a necropsy, by reporting to the coroner,6 the ethical imperative being beneficence to society in reducing medicolegal convention.7

(2) Most patients would believe that a body commands respect, at least as a reminder of the person that it was.8 Discussion of this major topic, and its relation to necropsies, is outside the scope of this letter; in some societies, for example, a body has to be buried without interference. The ethical obligation not to mutilate the body does not therefore depend only on the obligation not to distress the relatives. A particular instance of such non-maleficence is that the parts of the body subsequently seen by the relatives, primarily face and hands, should not be altered without informing them of the need. No distinction may be made between the care owed to living and to dead patients: for example, pathologists have a duty to perform necropsies on HIV positive patients if required, provided that management have the consent of the relatives in providing such appropriate facilities and assistance.9 Before starting the necropsy the pathologist must check that consent has been formally granted by the next of kin or executor, and whether any restrictions have been placed on the extent of the necropsy. Specific permission is needed for tissue to be removed for research; and the consent form can include a section agreeing to this;10 judges might adopt the view that unauthorised action amounted to a common law offence of unlawful interference with a corpse.11 An American case yielded US$150 000 in damages for a widow whose husband's brain had been removed at necropsy without permission.12

(3) The obligation to inform the relatives of the result of the necropsy rests with the clinician, to whom has been sent the pathologist's report and which they now have a legal right to read: it would be unethical for the report to be sent directly to the relatives because they may need elucidation and counselling by the person who has cared for the patient. However, if the clinician asks the pathologist to send the relatives a copy of the report, or requests that he joins in the discussion with the relatives, or the relatives can contact the pathologist directly for an explanation, it would be a beneficent act to help—in the latter case the clinician should be told of the discussion.

Dr Benbow mentions the obligation of justice. In the current context this applies to the problems that histopathologists, as all pathologists, have in balancing the demands on the resources available to their departments. The more resources that are put into necropsies the less are available for other purposes, which emphasises the need to establish their worth.9


Value of face masks at post mortem examination

There have been many studies performed and letters written regarding the risk of transmission of infectious diseases by being splashed with body fluids. These risks have been particularly recognised by orthopaedic and maxillofacial surgeons due to their use of power tools.12 Both the Howie code13 and the Advisory Committee on Dangerous Pathogens14 state that full face protection should be worn at all necropsy cases at post mortem examination. In our experience this is rarely done in routine cases as full face visors are uncomfortable to wear and may obscure vision. Although such masks do not occur the need for eye protection at post mortem examination, but to our knowledge, the risk from contact with the nasal and oral mucosa and the skin of the face (which may be broken) has not been studied. Contamination through contact of infected blood with oral mucosa and inapparent skin lesions has been reported.15 Although this route may rarely result in transmission of infectious diseases, the increasing prevalence of HIV increases the potential for such exposures. The magnitude of the risk is not known as there are no data on the frequency with which exposure of contaminated blood with skin, oral, and nasal mucosa occurred at necropsy.

Fifty necropsies were performed on adults by three junior pathologists wearing standard surgical face masks, one, during evicration and one for dissection of the organs. At the end of each procedure, the number of splashes on the external surface of each mask were counted with the aid of a hand lens. Power tools were not used.

Oral mucosa, nasal mucosa, eyes, and neither evicration, organ dissection, or both, in 20 out of the 50 (40%) cases. In nine out of

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