

ARMY FIELD MANUAL, 34-52



INTELLIGENCE INTERROGATION



TWO VERSIONS! 1987 AND 1992

Us Army Field Manual On Interrogation

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Us Army Field Manual On Interrogation:

U.S. Army Human Intelligence Collector Field Manual Department of the Army, 2015-01-06 Among the most crucial roles of the United States military in the global War on Terror is the collection of human intelligence from prisoners of war unlawful combatants and others On the heels of controversy over some of the techniques used to extract information such as waterboarding the Department of the Army completely revised its interrogation guidelines The result is this book the United States Army's human intelligence collection playbook which gives instructions on the structure planning and management of human intelligence operations the debriefing of soldiers and the analysis of known relationships and map data The largest and most newsworthy section of the book details procedures for screening and interrogation which permits a specific number of interrogation techniques described in Chapter 8 as approach techniques These techniques described in great detail carry such names as Emotional Love Mutt and Jeff False Flag and even Separation A must read for today's military buffs U S Army Human Intelligence Collector Field Manual is also a valuable resource for anyone seeking strategies to employ in the gathering of information

Field Manual on Intelligence Interrogations Barry Leonard, 2010-10 Contents of this U S Army Field Manual 1 Military Intelligence Missions and Intelligence Preparation of the Battlefield 2 Composition and Structure 3 The Interrogation Process 4 Processing and Exploiting Captured Enemy Documents Appendices A Uniform Code of Military Justice Extract B Questioning Guides C S2 Tactical Questioning Guide and Battlefield Exploitation of Captured Enemy Documents and Equipment D Protected Persons Rights Versus Security Needs E Reports F Command Language Program G Individual and Collective Training Glossary Charts and tables

Counterinsurgency Field Manual The U.S. Army Marine Corps, 2008-09-15 When the U S military invaded Iraq it lacked a common understanding of the problems inherent in counterinsurgency campaigns It had neither studied them nor developed doctrine and tactics to deal with them It is fair to say that in 2003 most Army officers knew more about the U S Civil War than they did about counterinsurgency The U S Army Marine Corps Counterinsurgency Field Manual was written to fill that void The result of unprecedented collaboration among top U S military experts scholars and practitioners in the field the manual espouses an approach to combat that emphasizes constant adaptation and learning the importance of decentralized decision making the need to understand local politics and customs and the key role of intelligence in winning the support of the population The manual also emphasizes the paradoxical and often counterintuitive nature of counterinsurgency operations sometimes the more you protect your forces the less secure you are sometimes the more force you use the less effective it is sometimes doing nothing is the best reaction An new introduction by Sarah Sewall director of the Carr Center for Human Rights Policy at Harvard's Kennedy School of Government places the manual in critical and historical perspective explaining the significance and potential impact of this revolutionary challenge to conventional U S military doctrine An attempt by our military to redefine itself in the aftermath of 9 11 and the new world of international terrorism The U S Army Marine Corps Counterinsurgency Field Manual will play a

vital role in American military campaigns for years to come The University of Chicago Press will donate a portion of the proceeds from this book to the Fisher House Foundation a private public partnership that supports the families of America's injured servicemen To learn more about the Fisher House Foundation visit www.fisherhouse.org

Interrogation of Detainees Michael J. Garcia, 2010-10 U S treatment of enemy combatants and terrorist suspects captured in Afghanistan Iraq and other locations has been a subject of debate incl whether such treatment complies with U S statutes and treaties Congress approved additional guidelines concerning the treatment of detainees via the Detainee Treatment Act DTA Among other things the DTA contains provisions that 1 require DoD personnel to employ U S Army Field Manual guidelines while interrogating detainees and 2 prohibit the cruel inhuman and degrading punishment of persons under the detention custody or control of the U S Gov t This report discusses provisions of the DTA concerning standards for the interrogation and treatment of detainees

U.S. Military Operations Geoffrey S. Corn, Rachel E. VanLandingham, Shane R. Reeves, 2016 In U S Military Operations Law Policy and Practice a distinguished group of military experts comprehensively analyze how the law is applied during military operations on and off the battlefield Subject matter experts offer a unique insiders perspective on how the law is actually implemented in a wide swath of military activities such as how the law of war applies in the context of multi state coalition forces and whether non governmental organizations involved in quasi military operations are subject to the same law The book goes on to consider whether U S Constitutional 4th Amendment protections apply to the military's cyber defense measures how the law guides targeting decisions and whether United Nations mandates constitute binding rules of international humanitarian law Other areas of focus include how the United States interacts with the International Committee of the Red Cross regarding its international legal obligations and how courts should approach civil claims based on war related torts This book also answers questions regarding how the law of armed conflict applies to such extra conflict acts as intercepting pirates and providing humanitarian relief to civilians in occupied territory

The Torture Papers Karen J. Greenberg, Joshua L. Dratel, 2005-01-03 Documents US Government attempts to justify torture techniques and coercive interrogation practices in ongoing hostilities

Congressional Record United States. Congress, The Congressional Record is the official record of the proceedings and debates of the United States Congress It is published daily when Congress is in session The Congressional Record began publication in 1873 Debates for sessions prior to 1873 are recorded in The Debates and Proceedings in the Congress of the United States 1789 1824 the Register of Debates in Congress 1824 1837 and the Congressional Globe 1833 1873

The Road to Abu Ghraib James F. Gebhardt, 2005 The 2004 revelations of detainee maltreatment at the Abu Ghraib prison outside of Baghdad Iraq have led to an exhaustive overhaul of Army doctrine and training with respect to this topic The Army has identified disconnects in its individual leader and collective training programs and has also identified the absence of a deliberate focused doctrinal crosswalk between the two principal branches concerned with detainees Military Intelligence MI and Military Police MP These problems and their

consequences are real and immediate The perceptions of just treatment held by citizens of our nation and to a great extent the world at large have been and are being shaped by the actions of the US Army both in the commission of detainee maltreatment but also and more importantly in the way the Army addresses its institutional shortcomings This study examines the relationship over time between doctrine in two branches of the Army Military Police MP and Military Intelligence MI and the Geneva Convention Relative to the Treatment of Prisoners of War GPW Specifically it analyzes the MP detention field manual series and the MI interrogation field manual series to evaluate their GPW content It also further examines the relationship of military police and military intelligence to each other in the enemy prisoner of war EPW and detainee operations environment as expressed in their doctrinal manuals Finally the study looks at the Army s experience in detainee operations through the prism of six conflicts or contingency operations the Korean War Vietnam Operation URGENT FURY Grenada 1983 Operation JUST CAUSE Panama 1989 Operation DESERT STORM Iraq 1991 and Operation UPHOLD DEMOCRACY Haiti 1994 **Journal of the House of Representatives of the United States** United States. Congress.

House,1999 Some vols include supplemental journals of such proceedings of the sessions as during the time they were depending were ordered to be kept secret and respecting which the injunction of secrecy was afterwards taken off by the order of the House **Criminal Procedure** Matthew Lippman,2022-08-26 This contemporary comprehensive case driven textbook from award winning teacher Matthew Lippman covers the constitutional foundation of criminal procedure and includes numerous cases selected for their appeal to today s students Organized around the challenge of striking a balance between rights and liberties Criminal Procedure emphasizes diversity and its impact on how laws are enforced Built in learning aids including You Decide scenarios Legal Equations and Criminal Procedure in the News features engage students and help them master key concepts Fully updated throughout the Fifth Edition includes today s most recent legal developments and decisions This title is accompanied by a complete teaching and learning package in SAGE Vantage an intuitive learning platform that integrates quality SAGE textbook content with assignable multimedia activities and auto graded assessments to drive student engagement and ensure accountability Unparalleled in its ease of use and built for dynamic teaching and learning Vantage offers customizable LMS integration and best in class support *Confirmation Hearing on the Nominations of William James Haynes II to be Circuit Judge for the Fourth Circuit and Frances Marie Tydingco-Gatewood to be District Judge for the District of Guam* United States. Congress. Senate. Committee on the Judiciary,2006 **Public Statements of Robert M. Gates, Secretary of Defense, 2006-2007** Robert Michael Gates,2007

Encountering Affect Ben Anderson,2017-03-02 Since the mid 1990s affect has become central to the social sciences and humanities Debates abound over how to conceptualise affect and how to understand the interrelationships between affective life and a range of contemporary political transformations In *Encountering Affect* Ben Anderson explores why understanding affect matters and offers one account of affective life that hones in on the different ways in which affects are

ordered Intervening in debates around non representational theories he argues that affective life is always already mediated the never finished product of apparatuses encounters and conditions Through a wide range of examples including dread debility dependency in torture ordinary hopes and precariousness Anderson shows the significance of affect for understanding life today *Military Review* ,2010-07 **United States Practice in International Law: Volume 2, 2002-2004** Sean D. Murphy,2002 First published in 2006 this essential tool for researchers and practitioners captures the international law practice of a global player *Professional Journal of the United States Army* ,2010 *Irish Political Prisoners 1960-2000* Seán McConville,2021-03-30 This is a comprehensive detailed and humane account of the thousands who came into custody during the years of the Northern Ireland conflict and how they lived out the months years and decades in Irish and English maximum security prisons Erupting in 1969 the Northern Ireland troubles continued with terrible intensity until 1998 The most enduring civil conflict in Western Europe since the Second World War cost almost 4 000 lives inflicted a vast toll of injuries and wrought much destruction Based on extensive archival research and numerous interviews this book covers the jurisdictions of Northern Ireland the Republic of Ireland and England providing an account of riots escapes strip and dirty protests and hunger strikes It paints a picture of coming to terms with sentences some of which lasted for two decades and more Republicans and loyalists male and female prisoners officials and staff families supporters clergy and politicians all played a part and all were changed The narrative includes some of the most remarkable events in prison history anywhere mass breakouts organised cell fouling and prolonged nakedness and hunger striking to the death there are also accounts of the prisoners very effective parallel command structure The book shows how Anglo Irish and intra Irish relations were profoundly affected and how the prisoners involvement and consent were critical to the Good Friday Agreement that ended the long war The final part of a trilogy dealing with Irish political prisoners from 1848 to 2000 by renowned expert Se n McConville this is an essential resource for students and scholars of Irish history and Irish political prisoners it is also a major contribution to the study of imprisonment *United States Code* , **Naval Law Review** ,2009

United States Code United States,2013 The United States Code is the official codification of the general and permanent laws of the United States of America The Code was first published in 1926 and a new edition of the code has been published every six years since 1934 The 2012 edition of the Code incorporates laws enacted through the One Hundred Twelfth Congress Second Session the last of which was signed by the President on January 15 2013 It does not include laws of the One Hundred Thirteenth Congress First Session enacted between January 2 2013 the date it convened and January 15 2013 By statutory authority this edition may be cited U S C 2012 ed As adopted in 1926 the Code established prima facie the general and permanent laws of the United States The underlying statutes reprinted in the Code remained in effect and controlled over the Code in case of any discrepancy In 1947 Congress began enacting individual titles of the Code into positive law When a title is enacted into positive law the underlying statutes are repealed and the title then becomes legal

evidence of the law Currently 26 of the 51 titles in the Code have been so enacted These are identified in the table of titles near the beginning of each volume The Law Revision Counsel of the House of Representatives continues to prepare legislation pursuant to 2 U S C 285b to enact the remainder of the Code on a title by title basis into positive law The 2012 edition of the Code was prepared and published under the supervision of Ralph V Seep Law Revision Counsel Grateful acknowledgment is made of the contributions by all who helped in this work particularly the staffs of the Office of the Law Revision Counsel and the Government Printing Office Preface

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