

APPROVED INTERROGATION TECHNIQUES

ARMY FIELD MANUAL

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|------------------------------------|---|-----------------------|
| 1) DIRECT APPROACH | 7) EMOTIONAL PRIDE &
EGO-UP APPROACH | 14) RAPID FIRE |
| 2) INCENTIVE APPROACH | 8) EMOTIONAL PRIDE &
EGO-DOWN APPROACH | 15) SILENT |
| 3) EMOTIONAL LOVE
APPROACH | 9) EMOTIONAL FUTILITY | 16) CHANGE OF SCENERY |
| 4) EMOTIONAL HATE
APPROACH | 10) WE KNOW ALL | 17) MUTT AND JEFF |
| 5) EMOTIONAL FEAR-UP
APPROACH | 11) FILE AND DOSSIER | 18) FALSE FLAG |
| 6) EMOTIONAL FEAR-DOWN
APPROACH | 12) ESTABLISH YOUR IDENTITY | 19) SEPARATION** |
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Us Army Field Manual Interrogation Techniques

Department of the Army



Us Army Field Manual Interrogation Techniques:

Coercive Interrogation Techniques United States. Congress. Senate. Committee on the Judiciary, 2009 **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 **Review of Department of Defense Detention and Interrogation Policy and Operations in the Global War on Terrorism** United States. Congress. Senate. Committee on Armed Services, 2006 *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 Interrogation and Torture Steven J. Barela, Mark Fallon, Gloria Gaggioli, Jens David Ohlin, 2020 This book develops for the first time a comprehensive discussion regarding the legality of torture and the efficacy of interrogation Scientific research has concluded that torture is not effective So what interrogational methods are effective and how does one deploy those methods in such a way that is consistent with law and morality **Counter-Terrorism** Ana María Salinas de Frías, Katja Samuel, Nigel White, 2012-01-19 The responses of

governments and international institutions to terrorism raise some of the most controversial issues of the twenty first century In particular attempts to balance the desire to achieve security with the safeguarding of human rights and other aspects of the rule of law have proved to be highly contentious This book is unique not only in terms of its multinational multidisciplinary nature but also due to its truly comprehensive approach It reviews and examines the interrelationship between the four principal elements of the international rule of law framework international human rights humanitarian criminal and refugee asylum law within in which counter terrorism responses should occur It focuses primarily on some of the most pressing emerging and or under researched issues and tensions These include policy choices associated with meeting security imperatives the tensions between the criminal justice or preventive approach to counter terrorism and the military approach the identification of lacunae within existing legal frameworks and tensions between executive judicial and legislative responses These matters are examined at the national regional and international levels The book addresses a wide spectrum of issues including analysis of key legal principles emergency and executive measures radicalization governmental and institutional impunity classification administration and treatment of battlefield detainees the use of lethal force forms of and treatment in detention non refoulement diplomatic assurances interrogation versus torture extraordinary rendition discrimination justice and reparations for victims of terrorist attacks and security responses mis use of military courts commissions and immigration tribunals judicial and institutional developed and emerging rule of law norms on terrorism non judicial oversight by means of democratic accountability and the identification and analysis of best practices including inter regional judicial and other forms of cooperation and developed practices for the handling and use of sensitive information Drawing together an impressive spectrum of legal and non legal national and institutional practitioner policy and academic expertise this book is an essential and comprehensive reference work on counter terrorism policy practice and law making

First Do No Harm: Medical Ethics in International Humanitarian Law Sigrid Mehring, 2014-11-27 Although working on the sidelines of armed conflicts physicians are often at the centre of attention First Do No harm Medical Ethics in International Humanitarian Law was born from the occasionally controversial role of physicians in recent armed conflicts and the legal and ethical rules that frame their actions While international humanitarian human rights and criminal law provide a framework of rights and obligations that bind physicians in armed conflicts the reference to medical ethics in the laws of armed conflict adds an extra legal layer In analysing both the legal and the ethical framework for physicians in armed conflict the book is invaluable to practitioners and legal scholars alike *Public Statements of Robert M. Gates, Secretary of Defense, 2006-2007* Robert Michael Gates, 2007 **The Guantanamo Effect** Laurel Emile Fletcher, Eric Stover, 2009-09-01 This book based on a two year study of former prisoners of the U S government s detention facility at Guant namo Bay Cuba reveals in graphic detail the cumulative effect of the Bush administration s war on terror Scrupulously researched and devoid of rhetoric the book deepens the story of post 9 11 America and the nation s descent into the netherworld of prisoner abuse

Researchers interviewed more than sixty former Guantamo detainees in nine countries as well as key government officials military experts former guards interrogators lawyers for detainees and other camp personnel We hear directly from former detainees as they describe the events surrounding their capture their years of incarceration and the myriad difficulties preventing many from resuming a normal life upon returning home Prepared jointly by researchers with the Human Rights Center University of California Berkeley and the International Human Rights Law Clinic University of California Berkeley School of Law in partnership with the Center for Constitutional Rights The Guantamo Effect contributes significantly to the debate surrounding the U S s commitment to international law during war time *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 *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 **U.S. Conflicts in the 21st Century** Spencer C. Tucker, 2015-12-14 This three volume reference work provides an up to date presentation and analysis of the U S wars of the 21st century addressing their backgrounds causes courses and consequences It serves as an indispensable resource for students seeking to understand the role of the United States in the world today Addressing the U S conflicts in Iraq Afghanistan and the Global War on Terror from the year 2001 to the present this comprehensive three volume encyclopedia covers the significant individuals key events and important places involved in these recent military events Beginning with the rise of Al Qaeda in the 1990s and the attacks on September 11 2001 and covering events through ISIS s dramatic surge in Iraq and Syria the hundreds of detailed entries also examine historical trends nations and ethnicities involved in the conflicts influential figures and organizations economic political diplomatic and cultural influences wars campaigns and battles and important weapons systems The set s A Z organization makes it an easy to use ready reference for high school and college students Perspective essays on several controversial topics such as the use of torture and the effects of the Patriot Act serve to inspire readers to apply critical thinking A detailed chronology is provided to help students place all the important events that have occurred in the Afghanistan War Iraq War and War on Terror Each of the chronologically arranged primary documents is introduced with a brief overview to provide important background information and context

Psychological Torture Pau Perez Sales, 2016-11-03 Sadly it is highly likely that psychological torture is committed by governments worldwide and yet notwithstanding the serious moral questions that this disturbing and elusive concept raises and research in the area so limited there is no operational or legal definition This pioneering new book provides the first scientific definition and instrument to measure what it means to be tortured psychologically as well as how allegations of psychological torture can be judged Ground in cross disciplinary research across psychology anthropology ethics philosophy law and medicine the book is a tour de force which analyses the legal framework in which psychological torture can exist the

harrowing effects it can have on those who have experienced it and the motivations and identities of those who perpetrate it Integrating the voices both of those who have experienced torture as well as those who have committed it the book defines what we mean by psychological torture its aims and effects as well as the moral and ethical debates in which it operates Finally the book builds on the Istanbul Protocol to provide a comprehensive new framework including practical scales that enables us to accurately measure psychological torture for the first time This is an important and much needed overview and analysis of an issue that many governments have sought to sweep under the carpet Its accessibility and range of coverage make it essential reading not only for psychologists and psychiatrists interested in this field but also human rights

organizations lawyers and the wider international community *Code of Federal Regulations* ,2009 **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 [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 Seán 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 **Counter-Terrorism and International Law** Katja L.H.

Samuel,2017-03-02 The articles and essays in this volume consider the problem of international terrorism from an

international legal perspective The articles address a range of issues starting with the dilemma of how to reach agreement on what constitutes terrorism and how to encapsulate this in a legitimate definition The essays move on to examine the varied responses to terrorism by states and international organisations These responses range from the suppression conventions of the Cold War which were directed at criminalising and punishing various manifestations of terrorism to more coercive executive led responses Finally the articles consider the role of the Security Council in developing legal regimes to combat terrorism for example by the use of targeted sanctions or by general legislative measures An evaluation of the contribution of the sum of these measures to the goals of peace and security as embodied in the UN Charter is central to this collection

Congressional Record Congress,1990

Unveiling the Energy of Verbal Artistry: An Emotional Sojourn through **Us Army Field Manual Interrogation Techniques**

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Table of Contents Us Army Field Manual Interrogation Techniques

1. Understanding the eBook Us Army Field Manual Interrogation Techniques
 - The Rise of Digital Reading Us Army Field Manual Interrogation Techniques
 - Advantages of eBooks Over Traditional Books
2. Identifying Us Army Field Manual Interrogation Techniques
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Us Army Field Manual Interrogation Techniques
 - User-Friendly Interface
4. Exploring eBook Recommendations from Us Army Field Manual Interrogation Techniques
 - Personalized Recommendations

- Us Army Field Manual Interrogation Techniques User Reviews and Ratings
- Us Army Field Manual Interrogation Techniques and Bestseller Lists
- 5. Accessing Us Army Field Manual Interrogation Techniques Free and Paid eBooks
 - Us Army Field Manual Interrogation Techniques Public Domain eBooks
 - Us Army Field Manual Interrogation Techniques eBook Subscription Services
 - Us Army Field Manual Interrogation Techniques Budget-Friendly Options
- 6. Navigating Us Army Field Manual Interrogation Techniques eBook Formats
 - ePub, PDF, MOBI, and More
 - Us Army Field Manual Interrogation Techniques Compatibility with Devices
 - Us Army Field Manual Interrogation Techniques Enhanced eBook Features
- 7. Enhancing Your Reading Experience
 - Adjustable Fonts and Text Sizes of Us Army Field Manual Interrogation Techniques
 - Highlighting and Note-Taking Us Army Field Manual Interrogation Techniques
 - Interactive Elements Us Army Field Manual Interrogation Techniques
- 8. Staying Engaged with Us Army Field Manual Interrogation Techniques
 - Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Us Army Field Manual Interrogation Techniques
- 9. Balancing eBooks and Physical Books Us Army Field Manual Interrogation Techniques
 - Benefits of a Digital Library
 - Creating a Diverse Reading Collection Us Army Field Manual Interrogation Techniques
- 10. Overcoming Reading Challenges
 - Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
- 11. Cultivating a Reading Routine Us Army Field Manual Interrogation Techniques
 - Setting Reading Goals Us Army Field Manual Interrogation Techniques
 - Carving Out Dedicated Reading Time
- 12. Sourcing Reliable Information of Us Army Field Manual Interrogation Techniques
 - Fact-Checking eBook Content of Us Army Field Manual Interrogation Techniques

- Distinguishing Credible Sources
- 13. Promoting Lifelong Learning
 - Utilizing eBooks for Skill Development
 - Exploring Educational eBooks
- 14. Embracing eBook Trends
 - Integration of Multimedia Elements
 - Interactive and Gamified eBooks

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