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APRIL, 2003 US ARMY

Army Field Manual 34 52

Sigrid Mehring

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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 Counter-Terrorism Ana Salinas de Frías, Katja Samuel, Nigel White, Nigel D. White, 2012-01-19 The Services, 2006 response of governments to terrorism is one of the most controversial issues of the twenty first century Balancing the desire to achieve security with the safeguarding of human rights has proved to be highly contentious This book analyzes the international rule of law framework in which counter terrorism responses occur namely those of international human rights humanitarian criminal and refugee law It focuses on some of the most pressing emerging and or under researched issues and tensions including the policy choices associated with meeting security imperatives the tensions between the criminal justice approach to counter terrorism and the military approach the identification of lacunae within existing legal frameworks and tensions between executive judicial and legislative responses It addresses a wide range of issues such as an analysis of key legal principles emergency and executive measures radicalization governmental impunity classification administration and treatment of battlefield detainees extrajudicial and targeted killings forms of and treatment in detention non refoulement diplomatic assurances interrogation versus torture extraordinary rendition discrimination reparations for victims of terrorist attacks and security responses mis use of military and immigration tribunals judicial and institutional developed and emerging rule of law norms on terrorism non judicial oversight by means of democratic accountability significance of rule of law principles to non legal counter terrorist policy and the identification and analysis of best practices Drawing together an impressive spectrum of legal and non legal national and institutional practitioner policy and academic expertise this book is an unmissable reference work on all aspects of counter terrorism policy 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 Human Rioghts Watch, 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 Judith Butler's Precarious Politics Terrell Carver, Samuel A. Chambers, 2008-01-25 Judith Butler has been arguably the most important gender theorist of the past twenty years. This edited volume draws leading international political theorists into dialogue with her political theory Each chapter is written by an acclaimed political theorist and concentrates on a particular aspect of Butler's work The book is divided into five sections which reflect the interdisciplinary nature of Butler's work and activism Butler and Philosophy explores Butler's unique relationship to the discipline of philosophy considering her work in light of its philosophical contributions Butler and Subjectivity covers the vexed question of subjectivity with which Butler has engaged throughout her published history Butler and Gender considers the most problematic area gender taken by many to be primary to Butler's work Butler and Democracy engages with Butler's significant contribution to the literature of radical democracy and to the central political issues faced by our post cold war Butler and Action focuses directly on the question of political agency and political action in Butler's work Along with its companion volume Judith Butler and Political Theory it marks an intellectual event for political theory with major implications for feminism women s studies gender studies cultural studies lesbian and gay studies queer theory and anyone with a critical interest in contemporary American great **Presidential Accountability in Wartime** Stuart Streichler, 2023-11-16 The American presidency has power politics long tested the capacity of the system of checks and balances to constrain executive power especially in times of war While scholars have examined presidents starting military conflicts without congressional authorization or infringing on civil liberties in the name of national security Stuart Streichler focuses on the conduct of hostilities Using the treatment of war on terror detainees under President George W Bush as a case study he integrates international humanitarian law into a constitutional analysis of the repercussions of presidential war powers for human rights around the world Putting President Bush s actions in a wider context Presidential Accountability in Wartime begins with a historical survey of the laws of war with particular emphasis on the 1949 Geneva Conventions and the Nuremberg Tribunal Streichler then reconstructs the decision making process that led to the president's approval of interrogation methods that violated Geneva's mandate to treat wartime captives humanely While taking note of various accountability options from within the executive branch to the International Criminal Court the book illustrates the challenge in holding presidents personally responsible for violating the laws of war through an in depth analysis of the actions taken by Congress the Supreme Court and the public in response In doing so this book not only raises questions about whether international humanitarian law can moderate wartime presidential behavior but also about the character of the presidency and the American constitutional system of government

The Torture Report Larry Siems, 2011-01-15 Sometimes the truth is buried in front of us That is the case with more than 140 000 government documents relating to abuse of prisoners by U S forces during the war on terror brought to light by Freedom of Information Act litigation As the lead author of the ACLU s report on these documents Larry Siems is in a unique position to chronicle who did what to whom and when This book written with the pace and intensity of a thriller serves as a tragic reminder of what happens when commitments to law common sense and human dignity are cast aside when it becomes difficult to discern the difference between two groups intent on perpetrating extreme violence on their fellow human beings Divided into three sections The Torture Report presents a stunning array of eyewitness and first person reports by victims perpetrators dissenters and investigators of the CIA's White House orchestrated interrogations in illegal secret prisons around the world the Pentagon's special projects in Guant name Bay Cuba plots real and imagined and much Torture As Public Policy James P. Pfiffner, 2015-11-17 After September 11 2001 the Bush Administration decided more that the most important intelligence about terrorism would come from the interrogation of captives suspected of terrorism As a result many detainees were subject to harsh interrogation techniques that at times amounted to torture Here James P Pfiffner authoritatively examines the policy directives operational decisions and leadership actions of the Bush Administration that reversed centuries of US policy on the treatment of enemy prisoners He shows how the serious reservations of career military lawyers about these policies were overcome by the political appointees of the Bush Administration Pfiffner then analyses the philosophical and legal underpinnings of the policies and practices that have led to the denunciation of the United States policies by its allies and adversaries throughout the world Looking ahead Pfiffner anticipates Obama administration policy changes to restore U S credibility and accountability In all Torture as Public Policy is a model of detailed policy analysis that demonstrates how greatly public policy matters beyond the back corridors of bureaucracy

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