

# REID TECHNIQUE OF INTERVIEWING AND INTERROGATION

## REID TECHNIQUE OF INTERVIEWING AND INTERROGATION: UNDERSTANDING THE METHOD BEHIND THE QUESTIONS

**REID TECHNIQUE OF INTERVIEWING AND INTERROGATION** HAS LONG BEEN ONE OF THE MOST RECOGNIZED METHODS USED BY LAW ENFORCEMENT AGENCIES WORLDWIDE. DEVELOPED IN THE MID-20TH CENTURY BY JOHN E. REID, THIS TECHNIQUE IS DESIGNED TO HELP INVESTIGATORS DISTINGUISH BETWEEN TRUTH AND DECEPTION, WITH A FOCUS ON ELICITING CONFESSIONS AND GATHERING RELIABLE INFORMATION. IF YOU'VE EVER WATCHED A POLICE DRAMA WHERE THE DETECTIVE SITS ACROSS FROM A SUSPECT, ASKING POINTED QUESTIONS WHILE CAREFULLY OBSERVING THEIR BODY LANGUAGE, YOU'VE LIKELY SEEN ELEMENTS OF THE REID TECHNIQUE IN ACTION.

IN THIS ARTICLE, WE'LL TAKE AN IN-DEPTH LOOK AT WHAT THE REID TECHNIQUE ENTAILS, HOW IT WORKS, AND WHY IT REMAINS BOTH INFLUENTIAL AND CONTROVERSIAL IN THE FIELD OF CRIMINAL JUSTICE. WHETHER YOU'RE A STUDENT OF CRIMINAL PSYCHOLOGY, A LAW ENFORCEMENT PROFESSIONAL, OR SIMPLY CURIOUS, UNDERSTANDING THIS APPROACH CAN OFFER VALUABLE INSIGHTS INTO THE COMPLEXITIES OF INTERROGATION.

## WHAT IS THE REID TECHNIQUE OF INTERVIEWING AND INTERROGATION?

AT ITS CORE, THE REID TECHNIQUE IS A STRUCTURED APPROACH TO INTERVIEWING AND INTERROGATING SUSPECTS, DESIGNED TO INCREASE THE LIKELIHOOD OF OBTAINING TRUTHFUL CONFESSIONS. UNLIKE A CASUAL CONVERSATION OR OPEN-ENDED INTERVIEW, THE REID TECHNIQUE INVOLVES A SPECIFIC NINE-STEP PROCESS THAT GUIDES THE INTERVIEWER FROM INITIAL RAPPORT-BUILDING TO A FORMAL CONFESSION.

THE METHOD COMBINES PSYCHOLOGICAL PRINCIPLES WITH BEHAVIORAL OBSERVATION TO DETECT DECEPTION. INVESTIGATORS TRAINED IN THE REID TECHNIQUE ARE TAUGHT TO CAREFULLY WATCH FOR VERBAL AND NON-VERBAL CUES THAT MIGHT INDICATE LYING OR WITHHOLDING INFORMATION. THE APPROACH IS NOT JUST ABOUT ASKING QUESTIONS BUT ALSO ABOUT CREATING AN ENVIRONMENT WHERE THE SUSPECT FEELS COMPELLED TO TELL THE TRUTH.

## THE NINE STEPS OF THE REID TECHNIQUE

THE REID TECHNIQUE IS OFTEN BROKEN DOWN INTO NINE DISTINCT STEPS:

1. **\*\*DIRECT CONFRONTATION\*\*** – THE INTERVIEWER CLEARLY STATES THAT EVIDENCE POINTS TO THE SUSPECT'S GUILT.
2. **\*\*THEME DEVELOPMENT\*\*** – THE INTERROGATOR OFFERS A MORAL JUSTIFICATION OR ALTERNATIVE EXPLANATION TO MINIMIZE THE SUSPECT'S GUILT, MAKING IT EASIER FOR THEM TO CONFESS.
3. **\*\*HANDLING DENIALS\*\*** – THE INTERVIEWER DISCOURAGES THE SUSPECT FROM DENYING GUILT TO PREVENT THEM FROM BECOMING DEFENSIVE.
4. **\*\*OVERCOMING OBJECTIONS\*\*** – THE INTERROGATOR ADDRESSES ANY REASONS THE SUSPECT GIVES FOR THEIR INNOCENCE.
5. **\*\*PROCUREMENT AND RETENTION OF ATTENTION\*\*** – THE INTERVIEWER MAINTAINS CONTROL OF THE CONVERSATION, ENSURING THE SUSPECT REMAINS FOCUSED.
6. **\*\*HANDLING THE SUSPECT'S PASSIVE MOOD\*\*** – THE INTERROGATOR OBSERVES CHANGES IN MOOD AND BEHAVIOR THAT SUGGEST THE SUSPECT IS CONSIDERING CONFESSING.
7. **\*\*PRESENTING AN ALTERNATIVE QUESTION\*\*** – A CHOICE IS OFFERED BETWEEN TWO SCENARIOS, BOTH OF WHICH IMPLY GUILT BUT DIFFER IN MORAL JUSTIFICATION.
8. **\*\*HAVING THE SUSPECT ORALLY RELATE DETAILS OF THE OFFENSE\*\*** – IF THE SUSPECT CHOOSES ONE OF THE ALTERNATIVES, THEY ARE ENCOURAGED TO PROVIDE MORE INFORMATION.
9. **\*\*CONVERTING AN ORAL CONFESSION INTO A WRITTEN ONE\*\*** – THE FINAL STEP INVOLVES DOCUMENTING THE CONFESSION FOR LEGAL PURPOSES.

THIS PROCESS IS DESIGNED TO TRANSITION SUSPECTS FROM DENIAL TO ADMISSION SMOOTHLY AND METHODICALLY.

# UNDERSTANDING THE PSYCHOLOGICAL FOUNDATIONS

THE EFFECTIVENESS OF THE REID TECHNIQUE HINGES ON ITS PSYCHOLOGICAL UNDERPINNINGS. IT RECOGNIZES THAT MANY SUSPECTS ARE RELUCTANT TO CONFESS DUE TO FEAR, SHAME, OR DENIAL. BY PRESENTING ALTERNATIVE NARRATIVES THAT REDUCE THE SUSPECT'S MORAL BURDEN, THE TECHNIQUE TAPS INTO COGNITIVE DISSONANCE — THE MENTAL DISCOMFORT EXPERIENCED WHEN HOLDING CONFLICTING IDEAS. WHEN A SUSPECT IS GIVEN A "FACE-SAVING" OPTION, THEY MAY FIND IT EASIER TO ADMIT TO A LESSER OFFENSE OR A JUSTIFICATION RATHER THAN OUTRIGHT DENY INVOLVEMENT.

MOREOVER, THE TECHNIQUE RELIES HEAVILY ON THE INTERVIEWER'S ABILITY TO READ BODY LANGUAGE AND BEHAVIORAL CUES. SIGNS SUCH AS AVOIDING EYE CONTACT, FIDGETING, OR INCONSISTENT STATEMENTS MIGHT SUGGEST DECEPTION. HOWEVER, IT'S IMPORTANT TO UNDERSTAND THAT THESE CUES ARE NOT FOOLPROOF INDICATORS OF LYING BUT RATHER SIGNALS THAT WARRANT FURTHER PROBING.

## THE ROLE OF BEHAVIORAL ANALYSIS

BEHAVIORAL ANALYSIS PLAYS A CRITICAL PART IN THE REID TECHNIQUE. INTERVIEWERS ARE TRAINED TO OBSERVE SUBTLE CHANGES IN A SUSPECT'S BEHAVIOR, SUCH AS:

- CHANGES IN TONE OF VOICE OR SPEECH PATTERNS
- PHYSICAL REACTIONS LIKE SWEATING OR TREMBLING
- FACIAL EXPRESSIONS THAT MAY BETRAY ANXIETY OR GUILT

BY INTERPRETING THESE SIGNS, INVESTIGATORS CAN TAILOR THEIR APPROACH, KNOWING WHEN TO INTENSIFY QUESTIONING OR WHEN TO OFFER REASSURANCE.

## THE DIFFERENCE BETWEEN INTERVIEWING AND INTERROGATION IN THE REID TECHNIQUE

IN THE CONTEXT OF THE REID METHOD, IT'S IMPORTANT TO DISTINGUISH BETWEEN INTERVIEWING AND INTERROGATION, AS THEY SERVE DIFFERENT PURPOSES.

- **INTERVIEWING** IS GENERALLY A NON-ACCUSATORY CONVERSATION AIMED AT GATHERING INFORMATION AND BUILDING RAPPORT. IT'S OFTEN THE FIRST STEP AND FOCUSES ON OPEN-ENDED QUESTIONS.

- **INTERROGATION**, BY CONTRAST, IS ACCUSATORY AND AIMS TO ELICIT A CONFESSION OR ADMISSION OF GUILT. IT INVOLVES MORE POINTED QUESTIONING AND PSYCHOLOGICAL TACTICS.

THE REID TECHNIQUE INCORPORATES BOTH, BEGINNING WITH AN INTERVIEW PHASE TO ASSESS THE SUSPECT'S TRUTHFULNESS AND MOVING INTO INTERROGATION IF DECEPTION IS SUSPECTED.

## WHEN IS THE REID TECHNIQUE USED?

LAW ENFORCEMENT TYPICALLY EMPLOYS THE REID TECHNIQUE WHEN THEY HAVE REASONABLE SUSPICION THAT A SUSPECT IS INVOLVED IN A CRIME BUT LACK SOLID EVIDENCE FOR PROSECUTION. IT FUNCTIONS AS A TOOL TO BREAK THROUGH DENIALS AND UNCOVER THE TRUTH. HOWEVER, IT IS OFTEN USED AFTER INITIAL INTERVIEWS AND EVIDENCE GATHERING.

## CONTROVERSIES AND CRITICISMS SURROUNDING THE REID TECHNIQUE

WHILE THE REID TECHNIQUE HAS A LONG HISTORY AND MANY PROPONENTS, IT HAS ALSO FACED SIGNIFICANT CRITICISM, PARTICULARLY REGARDING THE RISK OF FALSE CONFESSIONS.

## CONCERNS ABOUT COERCION AND FALSE CONFESSIONS

ONE OF THE BIGGEST CRITICISMS IS THAT THE CONFRONTATIONAL AND PSYCHOLOGICALLY MANIPULATIVE NATURE OF THE TECHNIQUE CAN LEAD TO INNOCENT PEOPLE CONFESSING TO CRIMES THEY DID NOT COMMIT. CRITICS ARGUE THAT CERTAIN VULNERABLE POPULATIONS — SUCH AS JUVENILES, PEOPLE WITH INTELLECTUAL DISABILITIES, OR THOSE UNDER EXTREME STRESS — ARE ESPECIALLY SUSCEPTIBLE TO THESE PRESSURES.

SOME LEGAL EXPERTS AND PSYCHOLOGISTS CAUTION THAT THE REID TECHNIQUE, IF NOT APPLIED CAREFULLY AND ETHICALLY, MAY CROSS THE LINE INTO COERCION. THIS HAS PROMPTED CALLS FOR REFORM AND FOR THE ADOPTION OF LESS CONFRONTATIONAL METHODS, SUCH AS THE PEACE MODEL USED IN THE UK.

## LEGAL SAFEGUARDS AND MODERN ADAPTATIONS

IN RESPONSE TO THESE CONCERNS, MANY POLICE DEPARTMENTS HAVE UPDATED THEIR TRAINING TO EMPHASIZE ETHICAL INTERROGATION PRACTICES AND THE IMPORTANCE OF RECORDING INTERVIEWS. VIDEO AND AUDIO RECORDINGS HELP ENSURE TRANSPARENCY AND PROTECT BOTH SUSPECTS AND INVESTIGATORS.

SOME AGENCIES NOW BLEND THE REID TECHNIQUE WITH MORE RAPPORT-BASED APPROACHES TO REDUCE THE RISK OF WRONGFUL CONVICTIONS WHILE STILL MAINTAINING EFFECTIVENESS.

## TIPS FOR LAW ENFORCEMENT AND INVESTIGATORS USING THE REID TECHNIQUE

FOR THOSE CONSIDERING OR CURRENTLY USING THE REID TECHNIQUE, KEEPING A FEW BEST PRACTICES IN MIND CAN ENHANCE THE EFFECTIVENESS AND INTEGRITY OF THE PROCESS:

- **BUILD RAPPORT FIRST:** ESTABLISH TRUST BEFORE MOVING INTO ACCUSATORY QUESTIONS.
- **BE OBSERVANT BUT CAUTIOUS:** INTERPRET BEHAVIORAL CUES CAREFULLY AND AVOID JUMPING TO CONCLUSIONS BASED SOLELY ON BODY LANGUAGE.
- **MAINTAIN PROFESSIONALISM:** AVOID AGGRESSIVE OR THREATENING TACTICS THAT COULD LEAD TO COERCION.
- **DOCUMENT THOROUGHLY:** RECORD ALL INTERVIEWS AND CONFESSIONS TO ENSURE TRANSPARENCY.
- **UNDERSTAND THE SUSPECT'S BACKGROUND:** TAILOR YOUR APPROACH TO THE INDIVIDUAL'S PSYCHOLOGICAL AND EMOTIONAL STATE.
- **USE OPEN-ENDED QUESTIONS INITIALLY:** ENCOURAGE SUSPECTS TO SHARE INFORMATION FREELY BEFORE NARROWING THE FOCUS.

## THE REID TECHNIQUE IN MODERN CRIMINAL JUSTICE

DESPITE ITS CONTROVERSIES, THE REID TECHNIQUE REMAINS A CORNERSTONE OF INVESTIGATIVE INTERVIEWING IN MANY PARTS OF THE WORLD. ITS STRUCTURED APPROACH PROVIDES A CLEAR FRAMEWORK FOR QUESTIONING SUSPECTS, AND WHEN USED RESPONSIBLY, IT CAN BE A POWERFUL TOOL IN UNCOVERING THE TRUTH.

AT THE SAME TIME, THE TECHNIQUE IS EVOLVING. INNOVATIONS IN FORENSIC SCIENCE AND AN INCREASED EMPHASIS ON ETHICAL STANDARDS ARE SHAPING HOW INTERROGATIONS ARE CONDUCTED TODAY. MANY AGENCIES NOW BALANCE THE PSYCHOLOGICAL INSIGHTS OF THE REID METHOD WITH NEWER, MORE EMPATHETIC TACTICS TO ENSURE JUSTICE IS SERVED FAIRLY.

EXPLORING THE REID TECHNIQUE OF INTERVIEWING AND INTERROGATION OFFERS A FASCINATING GLIMPSE INTO THE INTERSECTION

OF PSYCHOLOGY, LAW ENFORCEMENT, AND HUMAN BEHAVIOR. IT REMINDS US THAT BENEATH EVERY QUESTION LIES A COMPLEX DANCE OF TRUST, POWER, AND TRUTH-SEEKING.

## FREQUENTLY ASKED QUESTIONS

### WHAT IS THE REID TECHNIQUE OF INTERVIEWING AND INTERROGATION?

THE REID TECHNIQUE IS A WIDELY USED METHOD OF INTERVIEWING AND INTERROGATION THAT INVOLVES BEHAVIORAL ANALYSIS AND STRATEGIC QUESTIONING TO ELICIT CONFESSIONS AND OBTAIN INFORMATION FROM SUSPECTS.

### HOW DOES THE REID TECHNIQUE DIFFER FROM OTHER INTERROGATION METHODS?

THE REID TECHNIQUE EMPHASIZES OBSERVING VERBAL AND NON-VERBAL CUES, USING PSYCHOLOGICAL TACTICS SUCH AS CONFRONTATION AND THEME DEVELOPMENT, AND MOVING FROM AN INTERVIEW TO A FORMAL INTERROGATION, UNLIKE MORE NEUTRAL OR NON-ACCUSATORY METHODS.

### WHAT ARE THE MAIN PHASES OF THE REID TECHNIQUE?

THE REID TECHNIQUE CONSISTS OF THREE MAIN PHASES: FACTUAL ANALYSIS, NON-ACCUSATORY INTERVIEW TO DETECT DECEPTION, AND THE ACCUSATORY INTERROGATION AIMED AT OBTAINING A CONFESSION.

### IS THE REID TECHNIQUE CONSIDERED RELIABLE AND ETHICAL?

THE REID TECHNIQUE IS CONTROVERSIAL; WHILE IT CAN BE EFFECTIVE, CRITICS ARGUE IT MAY LEAD TO FALSE CONFESSIONS DUE TO ITS CONFRONTATIONAL NATURE AND PSYCHOLOGICAL PRESSURE, RAISING ETHICAL CONCERNS.

### WHAT ARE SOME COMMON CRITICISMS OF THE REID TECHNIQUE?

COMMON CRITICISMS INCLUDE POTENTIAL FOR FALSE CONFESSIONS, OVER-RELIANCE ON BEHAVIORAL CUES THAT MAY NOT INDICATE DECEPTION, AND THE USE OF COERCIVE TACTICS THAT CAN COMPROMISE THE INTEGRITY OF THE INTERROGATION.

### ARE THERE ALTERNATIVES TO THE REID TECHNIQUE FOR INTERVIEWING SUSPECTS?

YES, ALTERNATIVES INCLUDE THE PEACE MODEL, WHICH EMPHASIZES ETHICAL, NON-COERCIVE INTERVIEWING TECHNIQUES FOCUSED ON GATHERING ACCURATE INFORMATION RATHER THAN ELICITING CONFESSIONS.

## ADDITIONAL RESOURCES

REID TECHNIQUE OF INTERVIEWING AND INTERROGATION: A COMPREHENSIVE REVIEW

REID TECHNIQUE OF INTERVIEWING AND INTERROGATION STANDS AS ONE OF THE MOST WIDELY RECOGNIZED AND UTILIZED METHODS IN CRIMINAL INVESTIGATIONS ACROSS LAW ENFORCEMENT AGENCIES WORLDWIDE. DEVELOPED IN THE MID-20TH CENTURY BY JOHN E. REID AND ASSOCIATES, THIS APPROACH COMBINES STRATEGIC INTERVIEWING WITH PSYCHOLOGICAL TACTICS AIMED AT ELICITING CONFESSIONS OR UNCOVERING CRITICAL INFORMATION FROM SUSPECTS. DESPITE ITS PREVALENCE, THE REID TECHNIQUE HAS SPARKED CONSIDERABLE DEBATE AMONG LEGAL EXPERTS, PSYCHOLOGISTS, AND CIVIL RIGHTS ADVOCATES DUE TO CONCERNS ABOUT ITS ETHICAL IMPLICATIONS AND POTENTIAL FOR FALSE CONFESSIONS.

## UNDERSTANDING THE REID TECHNIQUE: ORIGINS AND FRAMEWORK

THE REID TECHNIQUE ORIGINATED IN THE 1940S AND 1950S AS A STRUCTURED APPROACH TO INTERROGATION DESIGNED TO

MAXIMIZE THE LIKELIHOOD OF OBTAINING TRUTHFUL ADMISSIONS. UNLIKE CASUAL OR CONVERSATIONAL INTERVIEWS, THIS TECHNIQUE EMPLOYS A SYSTEMATIC PROCESS THAT GUIDES INVESTIGATORS THROUGH A SERIES OF CAREFULLY PLANNED PHASES. ITS FOUNDATION LIES IN BEHAVIORAL ANALYSIS, WHERE INTERROGATORS OBSERVE VERBAL AND NON-VERBAL CUES TO ASSESS DECEPTION.

AT ITS CORE, THE REID TECHNIQUE INVOLVES TWO PRIMARY STAGES: THE BEHAVIORAL ANALYSIS INTERVIEW (BAI) AND THE INTERROGATION ITSELF. THE BAI IS A NON-ACCUSATORY SESSION DESIGNED TO ESTABLISH RAPPORT AND EVALUATE THE SUBJECT'S TRUTHFULNESS BASED ON THEIR RESPONSES. IF SUSPICION IS CONFIRMED, THE INTERROGATION PHASE BEGINS, CHARACTERIZED BY A MORE CONFRONTATIONAL APPROACH AIMED AT PERSUADING THE SUSPECT TO CONFESS.

## KEY COMPONENTS OF THE REID TECHNIQUE

- **BEHAVIORAL ANALYSIS INTERVIEW:** THIS INITIAL STEP HELPS DETERMINE WHETHER THE INDIVIDUAL IS BEING DECEPTIVE BY ANALYZING INCONSISTENCIES, BODY LANGUAGE, AND VERBAL RESPONSES.
- **DIRECT CONFRONTATION:** THE INTERROGATOR PRESENTS EVIDENCE (REAL OR FABRICATED) TO ASSERT THE SUSPECT'S GUILT AND CHALLENGE DENIALS.
- **THEME DEVELOPMENT:** EXPLORING PSYCHOLOGICAL JUSTIFICATIONS OR EXCUSES TO HELP SUSPECTS RATIONALIZE THEIR INVOLVEMENT, THEREBY REDUCING RESISTANCE.
- **HANDLING DENIALS:** INTERRUPTING OR DISCOURAGING DENIALS TO MAINTAIN CONTROL OVER THE DIALOGUE.
- **OVERCOMING OBJECTIONS:** ADDRESSING THE SUSPECT'S REASONS FOR INNOCENCE AND REDIRECTING FOCUS TOWARD CONFESSION.
- **RETENTION OF ATTENTION:** MAINTAINING SUSPECT'S FOCUS ON THE INTERROGATION THROUGH CONTROLLED QUESTIONING AND PSYCHOLOGICAL PRESSURE.
- **ALTERNATIVE QUESTIONING:** OFFERING TWO EXPLANATIONS FOR THE CRIME, ONE MORE SOCIALLY ACCEPTABLE, ENCOURAGING THE SUSPECT TO CHOOSE AND ADMIT GUILT INDIRECTLY.
- **CONFESSION ACQUISITION AND DOCUMENTATION:** SECURING VERBAL AND WRITTEN ADMISSIONS TO SOLIDIFY THE INTERROGATION'S OUTCOME.

## PSYCHOLOGICAL PRINCIPLES BEHIND THE REID TECHNIQUE

THE REID TECHNIQUE HEAVILY RELIES ON PSYCHOLOGICAL MANIPULATION, PARTICULARLY LEVERAGING COGNITIVE DISSONANCE AND SOCIAL COMPLIANCE. BY CONFRONTING SUSPECTS WITH AUTHORITATIVE CONFIDENCE AND LOGICAL CONTRADICTIONS, INTERROGATORS INDUCE STRESS AND INTERNAL CONFLICT. THIS PRESSURE OFTEN COMPELS INDIVIDUALS TO SEEK RELIEF THROUGH CONFESSION, ESPECIALLY IF THEY PERCEIVE COOPERATION AS A WAY TO MINIMIZE CONSEQUENCES.

MOREOVER, THE USE OF ALTERNATIVE QUESTIONS SERVES TO CREATE A "WIN-WIN" SCENARIO FOR THE SUSPECT, WHERE ADMITTING TO A LESSER OFFENSE OR MITIGATING CIRCUMSTANCES FEELS LIKE A SAFER CHOICE. THIS SUBTLE COERCION IS DESIGNED TO BYPASS OUTRIGHT DENIAL AND ENCOURAGE ADMISSION WITHOUT DIRECT ACCUSATIONS.

## EFFECTIVENESS AND CONTROVERSIES

WHILE THE REID TECHNIQUE HAS BEEN PRAISED FOR ITS STRUCTURED METHODOLOGY AND SUCCESS RATES IN ELICITING CONFESSIONS, IT HAS ALSO ATTRACTED CRITICISM. STUDIES INDICATE THAT THE HIGH-PRESSURE TACTICS CAN SOMETIMES LEAD

TO FALSE CONFESSIONS, PARTICULARLY AMONG VULNERABLE POPULATIONS SUCH AS JUVENILES, INDIVIDUALS WITH COGNITIVE IMPAIRMENTS, OR THOSE UNDER EXTREME STRESS.

RESEARCH FROM THE INNOCENCE PROJECT HIGHLIGHTS THAT THE REID TECHNIQUE WAS INVOLVED IN APPROXIMATELY 70% OF WRONGFUL CONVICTIONS LATER OVERTURNED BY DNA EVIDENCE IN THE UNITED STATES. CRITICS ARGUE THAT THE METHOD'S CONFRONTATIONAL STYLE, RELIANCE ON PSYCHOLOGICAL PRESSURE, AND ALLOWANCE FOR PRESENTING FALSE EVIDENCE CAN COMPROMISE THE INTEGRITY OF CONFESSIONS.

IN CONTRAST, PROponents MAINTAIN THAT WHEN PROPERLY APPLIED BY TRAINED PROFESSIONALS, THE REID TECHNIQUE REMAINS A VALUABLE INVESTIGATIVE TOOL. THEY EMPHASIZE THE IMPORTANCE OF COMPREHENSIVE TRAINING, ETHICAL GUIDELINES, AND SAFEGUARDS TO PREVENT ABUSES.

## COMPARING THE REID TECHNIQUE WITH ALTERNATIVE INTERVIEWING METHODS

THE LANDSCAPE OF INVESTIGATIVE INTERVIEWING HAS EVOLVED, PROMPTING COMPARISONS BETWEEN THE REID TECHNIQUE AND EMERGING APPROACHES SUCH AS THE PEACE MODEL (PREPARATION AND PLANNING, ENGAGE AND EXPLAIN, ACCOUNT, CLOSURE, AND EVALUATE). THE PEACE MODEL, ADOPTED WIDELY IN THE UK AND OTHER COUNTRIES, EMPHASIZES NON-COERCIVE, INFORMATION-GATHERING INTERVIEWS RATHER THAN CONFESSION EXTRACTION.

### KEY DIFFERENCES

- **APPROACH:** REID IS ACCUSATORY AND CONFRONTATIONAL; PEACE IS NON-ACCUSATORY AND CONVERSATIONAL.
- **OBJECTIVE:** REID FOCUSES ON CONFESSION; PEACE AIMS TO COLLECT ACCURATE INFORMATION REGARDLESS OF GUILT.
- **USE OF DECEPTION:** REID PERMITS PRESENTING FALSE EVIDENCE; PEACE DISCOURAGES DECEPTION.
- **SUSPECT TREATMENT:** REID MAY APPLY PSYCHOLOGICAL PRESSURE; PEACE PRIORITIZES RAPPORT-BUILDING AND SUSPECT RIGHTS.

THESE DISTINCTIONS HIGHLIGHT GROWING CONCERNS ABOUT THE ETHICS AND RELIABILITY OF INTERROGATION TACTICS. SOME LAW ENFORCEMENT AGENCIES HAVE STARTED INTEGRATING ELEMENTS OF PEACE OR SIMILAR MODELS TO REDUCE FALSE CONFESSION RISKS AND IMPROVE INTERVIEW QUALITY.

## TRAINING AND IMPLEMENTATION IN LAW ENFORCEMENT

PROPER TRAINING IN THE REID TECHNIQUE IS ESSENTIAL TO ITS EFFECTIVE AND ETHICAL USE. AGENCIES TYPICALLY REQUIRE OFFICERS TO COMPLETE INTENSIVE COURSES THAT COVER NOT ONLY PROCEDURAL STEPS BUT ALSO LEGAL CONSIDERATIONS AND PSYCHOLOGICAL UNDERPINNINGS. TRAINING OFTEN INCLUDES ROLE-PLAYING EXERCISES, ANALYSIS OF CASE STUDIES, AND INSTRUCTION ON IDENTIFYING DECEPTIVE BEHAVIOR.

DESPITE THESE EFFORTS, VARIABILITY IN TRAINING STANDARDS AND APPLICATION PERSISTS. SOME JURISDICTIONS HAVE IMPLEMENTED STRICTER GUIDELINES, INCLUDING AUDIO-VIDEO RECORDING OF INTERROGATIONS, TO ENHANCE TRANSPARENCY AND ACCOUNTABILITY. ADDITIONALLY, THERE IS A GROWING MOVEMENT ADVOCATING FOR THE INCLUSION OF MENTAL HEALTH PROFESSIONALS DURING INTERROGATIONS, ESPECIALLY WHEN DEALING WITH VULNERABLE SUSPECTS.

## ETHICAL CONSIDERATIONS AND LEGAL IMPLICATIONS

THE REID TECHNIQUE'S CONFRONTATIONAL NATURE RAISES IMPORTANT ETHICAL QUESTIONS. CRITICS ARGUE THAT ITS USE CAN VIOLATE SUSPECTS' RIGHTS, LEAD TO COERCION, AND DISTORT THE JUSTICE PROCESS. LEGAL CHALLENGES HAVE ARISEN WHEN CONFESSIONS OBTAINED THROUGH REID-STYLE INTERROGATIONS WERE DEEMED INVOLUNTARY OR UNRELIABLE, RESULTING IN OVERTURNED CONVICTIONS.

COURTS INCREASINGLY SCRUTINIZE INTERROGATION METHODS, WITH SOME RULINGS EMPHASIZING THE NEED FOR CORROBORATIVE EVIDENCE AND CAUTIONING AGAINST SOLE RELIANCE ON CONFESSION STATEMENTS. THIS LEGAL LANDSCAPE URGES LAW ENFORCEMENT TO BALANCE EFFECTIVE INVESTIGATION WITH RESPECT FOR DUE PROCESS AND HUMAN RIGHTS.

## THE FUTURE OF THE REID TECHNIQUE IN MODERN POLICING

IN AN ERA OF HEIGHTENED AWARENESS ABOUT WRONGFUL CONVICTIONS AND INTERROGATION ETHICS, THE REID TECHNIQUE FACES BOTH ADAPTATION AND CRITICISM. TECHNOLOGICAL ADVANCES, SUCH AS REAL-TIME MONITORING AND AI-ASSISTED BEHAVIOR ANALYSIS, MAY AUGMENT TRADITIONAL METHODS, BUT ALSO INTRODUCE NEW CHALLENGES.

LAW ENFORCEMENT AGENCIES CONTINUE TO DEBATE THE PLACE OF THE REID TECHNIQUE AMIDST EVOLVING STANDARDS. HYBRID APPROACHES THAT COMBINE ELEMENTS OF PSYCHOLOGICAL INSIGHT WITH NON-COERCIVE INTERVIEWING ARE GAINING TRACTION. ULTIMATELY, THE GOAL REMAINS CONSISTENT: TO UNCOVER TRUTH WHILE SAFEGUARDING THE RIGHTS AND DIGNITY OF INDIVIDUALS INVOLVED.

THE REID TECHNIQUE OF INTERVIEWING AND INTERROGATION, WITH ITS COMPLEX HISTORY AND NUANCED APPLICATION, CONTINUES TO INFLUENCE CRIMINAL JUSTICE WORLDWIDE. ITS ONGOING SCRUTINY AND REFINEMENT REFLECT BROADER SOCIETAL DEMANDS FOR JUSTICE THAT IS BOTH EFFECTIVE AND EQUITABLE.

## [Reid Technique Of Interviewing And Interrogation](#)

Find other PDF articles:

<https://old.rga.ca/archive-th-021/files?dataid=cfk84-7179&title=arizona-bar-exam-pass-rate.pdf>

**reid technique of interviewing and interrogation: Human Rights and Policing** Ralph Crawshaw, Stuart Cullen, Dr. Tom Williamson, 2007 This is a second, thoroughly revised and expanded edition of a book that has four clear objectives: to provide a concise account and analysis of international human rights and humanitarian law standards relevant to policing; to set out arguments for compliance with those standards; to show how they may be met in two key areas of policing, interviewing suspects of crime, and policing in times of armed conflict, disturbance and tension; and to make practical recommendations on the management of police agencies. Good practice on interviewing suspects and on policing conflict is included because they are areas of policing where human rights are most at risk. Good management practice is included because intelligent management by enlightened leaders is necessary to secure effective, lawful and humane policing.

**reid technique of interviewing and interrogation:** *The Reid Technique of Interviewing and Interrogation*® John E. Reid, 1993

**reid technique of interviewing and interrogation: Investigative Interviewing** Tom Williamson, 2013-09-05 The objective of this book is to review the position of investigative

interviewing in a variety of different countries, with different types of criminal justice systems, and consists of chapters written by leading authorities in the field, both academics and practitioners. A wide range of often controversial questions are addressed, including issues raised by the treatment of detainees at Guantanamo Bay, The Reid model for interviewing and miscarriages of justice, the role of legislation in preventing bad practice, the effectiveness of ethical interviewing, investigative interviewing and human rights, responses to miscarriages of justice, and the likely future of investigative interviewing. The book also makes comparisons between British and American approaches to detention without trial, and the role of confession evidence within adversarial legal systems. It also develops a set of proposals to minimise the risks of miscarriages of justice, irrespective of jurisdiction.

**reid technique of interviewing and interrogation: Criminal Interrogation and Confessions** Fred E. Inbau, John E. Reid, Joseph P. Buckley, Brian C. Jayne, 2011-09-19 Instructor resources are available for download under the Resources tab. Criminal Interrogation and Confessions, Fifth Edition presents the Reid Technique of interviewing and interrogation and is the standard used in the field. This updated Fifth Edition presents interviewing and interrogation techniques, based on actual criminal cases, which have been used successfully by thousands of criminal investigators. This practical text is built around simple psychological principles and examines interrogation as a nine-step process that is easily understood by the reader. New and Key Features of the updated Fifth Edition: The text contains updated photographs throughout to illustrate behavior symptoms; the proper room setting and positioning; as well as the placement of electronic recording equipment. Every chapter of the text includes updated information. Chapter 9 (Behavior Symptom Analysis) contains new research that has been conducted on the efficacy of behavior symptom analysis, as well as building for the reader the behavioral model of the truthful individual versus the subject who is withholding or fabricating relevant information. Chapters 7 through 12 discuss in detail how to build the investigative interview, including the proper use of both investigative and behavior provoking questions, as well as guidelines for evaluating the credibility of allegations, and the proper use of follow-up and bait questions. Chapter 15 (Distinguishing between True and False Confessions) has been updated to include new cases throughout and contains two new sections; The Issue of False Confessions in the Courtroom - The Testimony of Expert Witnesses and "The Issue of False Confessions in the Courtroom - Court Decisions". Chapter 17 discusses all of the legal issues related to interrogation and confession law, including Miranda, the meaning of custody, the use of threats and/or promises, the use of deception, and confession voluntariness. The chapter contains updated legal references including 2011 court decisions. © 2013 | 472 pages

**reid technique of interviewing and interrogation: Interrogations, Confessions, and Entrapment** G. Daniel Lassiter, 2013-11-11 Coerced confessions have long been a staple of TV crime dramas, and have also been the subject of recent news stories. The complexity of such situations, however, is rarely explored even in the scientific literature. Now in softcover, Interrogations, Confessions, and Entrapment remains one of the best syntheses of the scientific, legal, and ethical findings in this area, uncovering subtle yet powerful forces that often compromise the integrity of the criminal justice system. Editor G. Daniel Lassiter identifies the exposure of psychological coercion as an emerging frontier in legal psychology, citing its roots in the third degree approach of former times, and noting that its techniques carry little scientific validity. A team of psychologists, criminologists, and legal scholars asks—and goes a long way toward answering—important questions such as: -What forms of psychological coercion are involved in interrogation? -Are some people more susceptible to falsely confessing than others? -What are the effects of psychological manipulation on innocent suspects? -Are coercive tactics ever justified with minors? -Can jurors recognize psychological coercion and unreliable confessions? -Can entrapment techniques encourage people to commit crimes? -What steps can law enforcement take to minimize coercion? Throughout this progressive volume, readers will find important research-based ideas for educating the courts, changing policy, and implementing reform, from improving police interrogation skills to



better methods of evaluating confession evidence. For the expert witness, legal consultant, or student of forensic psychology, this is material whose relevance will only increase with time.

**reid technique of interviewing and interrogation:** Routledge International Handbook of Investigative Interviewing and Interrogation Dave Walsh, Ray Bull, Igor Areh, 2024-08-09 This handbook provides readers with coverage of the various interview and interrogation techniques used across the world with victims, witnesses, and suspected offenders. It includes exclusive coverage on countries rarely, if ever, previously reported upon in the literature to any substantive depth. Bringing together a collection of chapters from over 40 countries, this handbook advises and explains the practices used in crime interviewing and informs the reader of contemporary developments hitherto unreported in any current book on interviewing and interrogation. In doing so, the Routledge International Handbook of Investigative Interviewing and Interrogation showcases global exemplars of evidence-based practice informed by scientific research. Building on recent research, including protocols developed in a variety of countries, this book is particularly timely in the wake of the Méndez Principles, a set of principles developed by the UN (i) to counter the ill-treatment of suspects during police questioning and (ii) to gather more reliable information. This handbook will be an essential reference text across criminology, criminal justice, policing and investigation studies, and law.

**reid technique of interviewing and interrogation:** Anatomy of Interrogation Themes Louis C. Senese, 2014-01-01

**reid technique of interviewing and interrogation:** *Police Investigative Interviews and Interpreting* Sedat Mulayim, Miranda Lai, Caroline Norma, 2014-09-03 Police interviews with suspects and witnesses provide some of the most significant evidence in criminal investigations. Frequently challenging, they require special training and skills. This interaction process is further complicated when the suspect or witness does not speak the same language as the interviewer. A professional reference that can b

**reid technique of interviewing and interrogation:** The Anatomy of Investigative Interviewing Geraldine Noone, 2025-07-02 This book draws on international research and best practices to provide readers with the knowledge and insights necessary to navigate the complex and challenging environment of investigative interviewing. It highlights the importance of investigative interviewing in investigations, and provides guidance on how to conduct effective and ethical interviews in five critical investigative contexts, including: !-- [if !supportLists]--  
!--[endif]--Regulatory, Corporate and workplace investigations !-- [if !supportLists]--  
!--[endif]--Corruption investigations and interviewing "Whistleblowers" !-- [if !supportLists]--  
!--[endif]--Forensic interviewing of children !-- [if !supportLists]-- !--[endif]--Sexual and gender-based violence This volume features case studies and excerpts from real-life interviews to create evidence-based tools for conducting effective, ethical interviews. The effectiveness of the interview techniques described are demonstrated in a wide range of investigative contexts. Ultimately, this book aims to increase the likelihood that victims of abuse, exploitation, trafficking and violence have a voice in the justice system and reduce the risk of secondary victimization. It is ideal for criminal justice practitioners and those interested in fulfilling the UN's Sustainable Development Goal #16, "Promote peaceful and inclusive societies for sustainable development, provide access to justice for all and build effective, accountable and inclusive institutions at all levels.

**reid technique of interviewing and interrogation:** Communication in Investigative and Legal Contexts Gavin Oxburgh, Trond Myklebust, Tim Grant, Rebecca Milne, 2015-09-29 Communication in Forensic Contexts provides in-depth coverage of the complex area of communication in forensic situations. Drawing on expertise from forensic psychology, linguistics and law enforcement worldwide, the text bridges the gap between these fields in a definitive guide to best practice. Offers best practice for understanding and improving communication in forensic contexts, including interviewing of victims, witnesses and suspects, discourse in courtrooms, and discourse via interpreters Bridges the knowledge gaps between forensic psychology, forensic linguistics and law enforcement, with chapters written by teams bringing together expertise from each field Published

in collaboration with the International Investigative Interviewing Research Group, dedicated to furthering evidence-based practice and practice-based research amongst researchers and practitioners International, cross-disciplinary team includes contributors from North America, Europe and Asia Pacific, and from psychology, linguistics and forensic practice

**reid technique of interviewing and interrogation:** The Mindful Interview Method Gil Zamora, 2023-07-19 The Mindful Interview Method: Retrieving Cognitive Evidence provides investigators with a proven methodology to gather authentic, reliable information from eyewitnesses to help identify potential suspects. The book offers police, and non-law enforcement readers, step-by-step techniques to improve gathering reliable evidence through a mindful interview process. The author also provides an assessment component that can measure the reliability of previous interviews performed, and further help to improve the interview process, the skills of the investigator, and thus the reliability of cognitive evidence gathered from future interviews. It is notable that there is minimal to no instruction or training currently offered to those individuals most-often tasked with interviewing an eyewitness about a crime as part of criminal investigations. Despite the lack of training and certification, we allow interviewers to conduct questioning in the face of well-established research as to the malleability of human memory. The assumption is that officials, trained in the rules of evidence, will innately ask the right questions—and in the proper manner—without the proper understanding of the fragility of human memory or the proper training. That assumption is false, and the reality is quite the opposite. In fact, we learn of cases commonplace in the media, that frequently involve questionable interview tactics, misidentifications, and wrongful convictions of innocent people. The Mindful Interview Method uses cognitive research to inform the methods and principles for a mindful approach to gathering only the information the subject remembers. This is the best way to use evidence-based lines of questioning, to perform interviews that elicit the most reliable accounts and information for investigative purposes. Considering current reforms on best practices throughout the criminal justice system, the book provides a path forward for professional interviewers to adopt interview methodologies that guide the practitioner to question anyone in a mindful manner.

**reid technique of interviewing and interrogation: INTERVIEWING, INTERROGATION & COMMUNICATION for LAW ENFORCEMENT** Davis, Leslie, Davis, 2014-09-19 This book provides an overview of effectively collecting, understanding, and presenting information. First, this book examines various situations via math, grammar, and logic. It is important for officers to apply math and English to the law so that they may be able to effectively articulate their actions in court. For example, laws and police actions can be evaluated via truth tables and Venn Diagrams. Second, this book discusses interrogation techniques and body language. Manipulating a suspect and collecting the right information in a legal and effective manner is a part of police work. Third, this book presents a deposition. The defense lawyer may ask certain questions in order to discredit the officer or to undermine the officer's report. Police officers should ask themselves the purpose of each question that is being asked during a deposition. Fourth, this book presents some resume information and typical job interview questions for potential police officers. Knowing what kinds of questions will be asked during an interview and effectively communicating to potential employers is essential. Fifth, this book discusses code information and handwriting comparisons. Code information may be important in a prison environment and handwriting comparisons allows for a totality of circumstance exercise. Sixth, this book discusses assumptions and limitation associated with information. Magic is a useful tool to demonstrate how flawed assumptions may lead to inaccurate conclusions. Seventh, this book provides a table that can be used to generate impromptu speeches. Various words can be randomly selected and the reader can use the words to create a short story. Eighth, this book discusses how to handle situations that deal with special situations and individuals who have disabilities. Finally, this book discusses various search techniques for evidence collection.

**reid technique of interviewing and interrogation:** *Police Interrogation and American Justice* Richard A. Leo, 2009-07-01 Read him his rights. We all recognize this line from cop dramas. But

what happens afterward? In this book, Leo sheds light on a little-known corner of our criminal justice system--the police interrogation. An important study of the criminal justice system, this book provides interesting answers and raises some unsettling questions.

**reid technique of interviewing and interrogation:** Contextualizing Interviews to Detect Verbal Cues to Truths and Deceit Haneen Deeb, Aldert Vrij, Jacqueline Evans, 2023-11-01

**reid technique of interviewing and interrogation: Police Interrogation, Language, and the Law** Marianne Mason, 2023-12-21 An examination of the role of United States federal law in shaping the invocation game of police interrogation.

**reid technique of interviewing and interrogation: Investigative Interviewing** Ray Bull, 2014-02-10 This edited volume reviews the latest research on investigative interviewing in order to provide insights on the psychological processes of the person being interviewed as well as to offer guidelines for conducting credible and useful interviews. Critical and controversial areas are highlighted (eg. false confessions, child interviewing) in order to bring clarity to how these interrogations are to be conducted. Chapters focus on these areas to provide comprehensive views of theoretical, evidence-based background, as well as practical considerations of interrogation settings and procedures. The contributors are internationally respected scholars in the field of psychology and law with particular expertise in the interviews that are critical to legal proceedings. And attention is given to the criminal justice system in international perspective.

**reid technique of interviewing and interrogation: Investigative Interviewing** Eugene F. Ferraro (CPP, SPHR), 2014-07-14 There are few skills more important to the modern fact finder than the ability to obtain information through effective interviewing. While most interviewing books are intended for law enforcement, they often present harsh and accusatory techniques that can be counterproductive in private sector investigations. *Investigative Interviewing: Psychology, Method and Practice* covers modern techniques for private sector investigative interviews. It outlines a highly structured and process-driven technique that takes a non-accusatory approach, uses no intimidation or coercion, and has been proven to achieve admission rates above 90 percent. This time-tested methodology is easy to learn and replicate and will help you to significantly diminish the likelihood of false confessions. Illustrates the process of investigation Identifies the differences between the public and private sectors Reviews the fundamentals of interviewing Covers the investigative interview method Explains how to overcome objections Considers legal challenges and litigation avoidance Sharing insights garnered over the author's 30 years of experience in investigations and interviewing, the book includes case studies based on actual investigations that illustrate industry best practices. Although the text focuses on private sector investigations, the methods presented are also applicable in law enforcement settings. This book presents the tools and methods required to produce investigative results that are legal and admissible in court. It will help you develop the skills to ensure ethical interviewing practice while investigating a range of situations and protecting against those who intend to cause the organization harm.

**reid technique of interviewing and interrogation: An Introduction to American Policing** Dennis J. Stevens, 2008-08-15 *Introduction to American Policing: An Applied Approach* connects criminal justice, criminology, and law enforcement knowledge to the progress of the police community. Case studies, narratives from violators, and current research coverage help students recognize the central theories and practical (documented) realities of American law enforcement. Students are encouraged to consider the way some believe policing should be while examining evidence about the way it is. This text will also provide a current description of local and state police organization partnerships with federal organizations and of the efforts accomplished by federal law enforcement agencies including the Department of Homeland Security (DHS).

**reid technique of interviewing and interrogation: Interviewing of Suspects with Mental Health Conditions and Disorders in England and Wales** Laura Farrugia, 2022-04-26 *Interviewing of Suspects with Mental Health Conditions and Disorders in England and Wales* explores cutting-edge research that focuses specifically on these adults (including their cognitive needs and psychological vulnerabilities), the impact on the investigative interview, and existing

legislation, guidance and practice. The book opens with a historical overview of the move from interrogation to investigative interviewing, including the impact of well-known miscarriages of justice and the inquiry that led to the development of current best practice interviewing. Further chapters focus on the concept of vulnerability within current theoretical frameworks, with a particular emphasis on mental health conditions and disorders, including how they are constructed, understood, and identified within legislation and by those working at the forefront of the criminal justice system. The book also examines current safeguards available to the suspect with mental health conditions and disorders, such as the Appropriate Adult; contemporary research explores their involvement with vulnerable suspects and whether it is sufficient, as well as how the Appropriate Adult understands and experiences their role. Final chapters scrutinise current best practice investigative interviewing of suspects with mental health conditions and disorders, and a paradigm shift towards an emerging evidence-based interview model that considers the vulnerabilities associated with suspects with mental health conditions and disorders in the investigative interview. Examining current psychological theory, contemporary research and existing legislation and guidance including authorised professional practice, this book will be of interest to those working within the criminal justice system, as well as policing and forensic psychology students. In particular, it is essential reading for all serving and trainee police officers, those delivering investigative interviewing training, and interviewing personnel, such as Appropriate Adults.

**reid technique of interviewing and interrogation: Essentials of the Reid Technique** Fred E. Inbau, 2005 *Essentials of the Reid Technique* teaches readers how to spot and interpret verbal and nonverbal behaviors of both deceptive and truthful people, and how to move toward obtaining solid confessions from guilty persons. The Reid Technique is built around basic psychological principles and presents interrogation as an easily understood nine-step process. Separated into two parts: What You Need to Know About Interrogation and Employing the Reid Nine Steps of Interrogation, this book will help readers understand the effective and proper way that a suspect should be interrogated and the safeguards that should be in place to ensure the integrity of the confession.

## Related to reid technique of interviewing and interrogation

reid (reid) - 3 reid - ReID

re-ID tracking - 1 re-ID tracking - ReID tracking

REID? - AI 2021 CVPR REID

14 JJ Read - jennifer Reid, Will Jennifer Jennifer

reid rank1 map recall reid rank1 map recall person re-identification person reid cvpr

CUHK-PEDES - CUHK-PEDES

occluded\_reid partial\_reid partial\_reid gallery market1501 dukemtmc 10w reid softmax ( )+triplet ( )

(reid) - 3 reid - ReID

re-ID tracking - 1 re-ID tracking - ReID tracking

REID? - AI 2021 CVPR REID

Miles Reid Bowdoin 1985  
JJRead - jennifer Reid,  
WillJennifer Jennifer  
**reidrank1maprecall**  
**person re-identification**  
person reidcvpr  
**CUHK-PEDES** - CUHK-PEDES  
**occluded\_reidpartial\_reid**  
market1501 dukemtmc  
**10w**  
reidsoftmax ( )+triplet ( )

## Related to reid technique of interviewing and interrogation

**Storm Clouds Gathering Over Reid Interrogation Method** (Psychology Today1y) The detective pulled his chair closer to Joe, the mentally ill suspect sitting alongside him in the small, windowless room. Joe kept denying that he had killed his mother, but the detective wasn't

**Storm Clouds Gathering Over Reid Interrogation Method** (Psychology Today) The detective pulled his chair closer to Joe, the mentally ill suspect sitting alongside him in the small, windowless room. Joe kept denying that he had killed his mother, but the detective wasn't

**Understanding Interrogation: Techniques Made Easy** (Hosted on MSN2mon) Explore the diverse world of interrogation techniques, each designed to elicit information through various psychological and strategic methods. This video simplifies complex tactics like the Reid

**Understanding Interrogation: Techniques Made Easy** (Hosted on MSN2mon) Explore the diverse world of interrogation techniques, each designed to elicit information through various psychological and strategic methods. This video simplifies complex tactics like the Reid

**Netflix and Ava DuVernay Sued by Police Interrogation Firm** (Variety5y) The company behind a controversial police interrogation technique filed a federal lawsuit on Monday against Netflix and director Ava DuVernay, claiming that it was defamed in DuVernay's miniseries on

**Netflix and Ava DuVernay Sued by Police Interrogation Firm** (Variety5y) The company behind a controversial police interrogation technique filed a federal lawsuit on Monday against Netflix and director Ava DuVernay, claiming that it was defamed in DuVernay's miniseries on

Back to Home: <https://old.rga.ca>