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Nota di contenuto	Cover; Endorsement; Half Tittle; Title Page; Copyright Page; Contents; Contributors; Introduction; Chapter 1 The right to remain silent: Realities and illusions; Empirical assessment: How protective is Miranda?; What next? Proposed reforms; References; Chapter 2 Roar or "PEACE": Is it a "tall story?"; Introduction; A small working group of detectives and psychologists; What does the "PEACE" method of investigative interviewing involve?; Experienced interviewers' opinions in the 1990s; Dominant or humane (To roar or be peaceful)?; Suspects' views; Rapport and empathy Gradual revelation of informationVulnerable suspects; International recommendations and adoptions of the "PEACE" method; Interviews with suspected terrorists; Other benefits of the investigative interviewing approach -- procedural justice; A note on methodology; References; Chapter 3 True and false memories in forensic contexts; Introduction; Witness memory: Constructed and reconstructed; Misinformation effects and false memories; Factors in memory distortion and false memories; Cognitive processes in memory errors

and false memories; Summary and conclusions; References  
Chapter 4 Investigating and prosecuting rape: Victims' and criminal justice professionals' perspectives Reporting, recording, and investigating rape; The court experience; Summary; Note; References;  
Chapter 5 The probative value of emotional affect in homicide investigations; Assessing the probative value of "strange" emotional reactions; Reactions to homicide: The ingredients of the likelihood ratio; Discussion and implications for homicide investigations; Notes; References; Chapter 6 Investigative decision making; The nature of criminal investigation  
Hypothesis testing and narrative construction Investigative bias; Improving investigative decision making; Toward a conceptual model of investigative decision making; Conclusions; References; Chapter 7 Cognitive fluency in the courtroom; Acknowledgment; Cognitive fluency; Fluency and forensic assessments of truth and source; Broader implications for the legal system; Summary; Countering the effects of cognitive fluency; Conclusion and future directions; References;  
Chapter 8 Interviewing and interrogating minority suspects: Psychological science can help improve the process and outcomes Behavioral differences between minority and non-minority suspects Minority status and interviewing; Summary and concluding remarks; References; Chapter 9 Interpreters in investigative interviewing contexts; The challenging task of interpreting; Use of interpreters in law enforcement contexts; Use of interpreters in human intelligence gathering (HUMINT) contexts; Empirical research on interpreter influence in investigative interviews; Implications for training; Next steps and conclusions; References; Chapter 10 Impact of alcohol and other drugs on eyewitness memory

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## Sommario/riassunto

The Routledge International Handbook of Legal and Investigative Psychology explores contemporary topics in psychological science, applying them to investigative and legal procedures. Written by recognized scholars from around the globe, this book brings together current research, emerging trends, and cutting-edge debates in a single comprehensive and authoritative volume. Drawing from both research and practice, this handbook highlights many important issues such as: how to investigate and prosecute rape; the value of emotional affect in homicide investigations; and factors affecting jurors' and suspects' decision making. By considering current research, the authors inform both legal and investigative professionals of findings that are of direct relevance to them, and the steps that can be taken to improve efficiency. This collection will inform investigative and legal professionals, advanced psychology students, academics, researchers, and policy makers. It will also be of great interest to researchers from other disciplines, including criminology, policing, and law.

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