

Contents

1	Legal Framework for Miranda Assessments	1
	Appellate Decisions on Miranda Issues	1
	Why Study These Decisions?	1
	The Miranda Decision: What Did It Actually Tell Us?	2
	Miranda Language—Why Aren’t They Using the Right Words?	9
	Miranda and the Target of Questioning—Were They Talking to <i>Me</i> ?	13
	“Ambiguous” and “Equivocal” Miranda Waivers: Do I Have to Talk in Order to Remain Silent?	15
	Miranda Experience and Maturity: Are Warnings and Waivers Child’s Play?	17
	Miranda at 50 and Beyond: How Have “Knowingly,” “Voluntarily,” and “Intelligently” Fared?	20
	Making Use of Appellate Decisions on Miranda Issues	22
	Up-to-Date Miranda Jurisprudence: What’s the Take-Away?	22
	References	24
2	The Structure and Goals of Miranda Evaluations	27
	Referrals for Miranda Consultations	27
	Neglect of Miranda Issues	27
	Forensic Roles in Miranda Referrals: Reactive or Proactive?	28
	Selection of Miranda Cases	31
	Screening Detainees	32
	Screening Miranda Warnings	36
	Screening Recordings of Miranda Waivers	41
	Screens for Professionals	43
	Referral Issues for Miranda Cases	43
	Referrals	43
	Referral Questions	44
	Referrals and Types of Consultations	45

Conceptual Model for Miranda Evaluations	46
Review and Use of Records	48
Psychological Assessments	50
Standardized Assessments of Cognitive Abilities	50
Standardized Assessments of Psychological Impairment	51
Standardized Assessments for Malingering and Feigning	53
References	55
3 Systematic Assessment of Miranda Comprehension	59
Setting the Stage for the Miranda Assessment	59
Optimized Versus Real-World Assessments	59
Hierarchical Approach to Miranda Comprehension	61
General Issues for Assessments of Miranda Abilities	64
Notification	64
Rapport-Building	66
Examinee’s Account of the Arrest and Advisement	66
Assessments of Miranda Comprehension	68
Miranda Recall and Personal Significance	68
Understanding a Simplified Miranda Warning	71
Problematic Phrases Affecting Miranda Understanding	72
Miranda-Relevant Vocabulary	75
Standardized Assessments of Miranda-Relevant Vocabulary	76
Case-Specific Assessment of Miranda-Relevant Vocabulary	80
Feigned Impairment of Miranda Comprehension	84
References	86
4 Systematic Assessment of Miranda Reasoning	91
Hierachal Model of Miranda Reasoning	91
Miranda Appreciation	92
General Appreciation of Miranda	92
Specific Appreciation: MAQ and Non-standardized Assessments	102
Miranda Misconceptions	105
MQ and Miranda Misconceptions	105
JMQ and Miranda Misconceptions	112
Non-Standardized Approaches to Miranda Misconceptions	115
Response Styles and Miranda Reasoning	118
Standardized Assessment of Feigned Miranda Abilities	118
Interview-Based Methods for Miranda Deception	120
References	122
5 Decisional Process for Miranda Waivers and Self-Incriminations	125
Overview of Miranda Waiver Decisions	125
Miranda Reasons in Waiver Decisions	127
WEI: Waiver Decision-Making with a General Format	127
MRM and Miranda Waiver Decisions	129

Miranda Waiver Decisions and the Totality of the Circumstances	135
Suggestibility, Compliance, and Acquiescence in Miranda Cases	139
Overview of Response Styles	139
Standardized Assessments of Suggestibility and Related Response Styles	140
Non-standardized Assessments of Suggestibility and Related Response Styles	145
Further Considerations in Assessments of Suggestibility and Related Response Styles	148
References.	150
6 Communication of Miranda Findings.	153
The Importance of Communication	153
Doesn't a Properly Conducted Miranda Evaluation Speak for Itself?	153
Reporting Miranda Findings	154
Should There Be a Miranda Report?.	154
Should Counsel Have Input on Drafts or Actual Forensic Reports?	157
Does the Miranda Report Have Other Objectives Beyond Suppression Issues?.	157
How Should Miranda Reports Be Conceptualized?.	158
How Should a Miranda Report Be Formatted?.	159
What Are Some Useful Domains of a Miranda Report?.	160
How Should Miranda Reports Be Structured?	163
Ethical and Practice Guidelines for Miranda Communications	165
Ethics for Psychologists Relevant to Forensic Practice	166
Ethics for Psychiatrists Relevant to Forensic Practice	168
Testifying about Miranda Evaluation Findings.	169
What Is the Best Way to Prepare to Testify about Miranda Findings?	169
How Does Direct Examination Work When We Testify about Miranda Findings?	171
How Does Cross Examination Work When We Testify about Miranda Findings?	173
References.	175
7 Beyond Individual Miranda Cases: Other Professional Roles	179
Overview.	179
Promoting Awareness of Miranda Rights	180
Public Awareness	180
Perspectives of Law Enforcement.	182
Consulting on Jury Selection in Miranda/Confession Cases	183
Deceptions in Juror Selections	183
Voire Dire: Known Failures and Potential Avenues	184

Training and Consultation of Forensic Practitioners	186
Training	186
Consultations	187
Specialized Consultations: Daubert Challenges	188
Improvements in Miranda Warnings and Waivers	189
Selection and Simplification from Available Miranda Warnings	190
Development of Miranda Advisements via Listenability	192
Improvements in Miranda Decision-Making	194
Miranda Misconceptions and Refutations	194
Innocence Effect	195
Consequentialist Alternative	196
Research and Consultation with Law Enforcement	198
Negative Attitudes toward Law Enforcement?	198
Research Priorities with Law Enforcement	199
Advocacy for Positive Change in Miranda Practices	201
Advocacy at the Local Levels	202
ABA and Policies Regarding Miranda Warnings	203
Advocacy for Legislative Accomplishments	204
References	205
Appendices	209
Index	229