happens that the source has a relatively large body of information that has little or no intelligence value and only a small collection of nuggets. He will naturally tend to talk about what he knows best. The interrogator should not show quick impatience, but neither should he allow the results to get out of focus. The determinant remains what we need, not what the interrogatee can most readily provide.

At the same time it is necessary to make every effort to keep the subject from learning through the interrogation process precisely where our informational gaps lie. This principle is especially important if the interrogatee is following his normal life, going home each evening and appearing only once or twice a week for questioning, or if his bona fides remains in doubt. Under almost all circumstances, however, a clear revelation of our interests and knowledge should be avoided. It is usually a poor practice to hand to even the most cooperative interrogatee an orderly list of questions and ask him to write the answers. (This stricture does not apply to the writing of autobiographies or on informational matters not a subject of controversy with the source.) Some time is normally spent on matters of little or no intelligence interest for purposes of concealment. The interrogator can abet the process by making occasional notes -- or pretending to do so -- on items that seem important to the interrogatee but are not of intelligence value. From this point of view an interrogation can be deemed successful if a source who is actually a hostile agent can report to the opposition only the general fields of our interest but cannot pinpoint specifics without including misleading information.

It is sound practice to write up each interrogation report on the day of questioning or, at least, before the next session, so that defects can be promptly remedied and gaps or contradictions noted in time.
It is also a good expedient to have the interrogatee make notes of topics that should be covered, which occur to him while discussing the immediate matters at issue. The act of recording the stray item or thought on paper fixes it in the interrogatee's mind. Usually topics popping up in the course of an interrogation are forgotten if not noted; they tend to disrupt the interrogation plan if covered by way of digression on the spot.

Debriefing questions should usually be couched to provoke a positive answer and should be specific. The questioner should not accept a blanket negative without probing. For example, the question "Do you know anything about Plant X?" is likelier to draw a negative answer then "Do you have any friends who work at Plant X?" or "Can you describe its exterior?"

It is important to determine whether the subject's knowledge of any topic was acquired at first hand, learned indirectly, or represents merely an assumption. If the information was obtained indirectly, the identities of sub-sources and related information about the channel are needed. If statements rest on assumptions, the facts upon which the conclusions are based are necessary to evaluation.

As detailed questioning proceeds, additional biographic data will be revealed. Such items should be entered into the record, but it is normally preferable not to diverge from an impersonal topic in order to follow a biographic lead. Such leads can be taken up later unless they raise new doubts about bona fides.

As detailed interrogation continues, and especially at the half-way mark, the interrogator's desire to complete the task may cause him to be increasingly business-like or even brusque. He may tend to curtail or drop the usual inquiries about the subject's well-being with which he opened earlier sessions. He may feel like dealing more
and more abruptly with reminiscences or digressions. His interest has shifted from the interrogatee himself, who just a while ago was an interesting person, to the task of getting at what he knows. But if rapport has been established, the interrogatee will be quick to sense and resent this change of attitude. This point is particularly important if the interrogatee is a defector faced with bewildering changes and in a highly emotional state. Any interrogatee has his ups and downs, times when he is tired or half-ill, times when his personal problems have left his nerves frayed. The peculiar intimacy of the interrogation situation and the very fact that the interrogator has deliberately fostered rapport will often lead the subject to talk about his doubts, fears, and other personal reactions. The interrogator should neither cut off this flow abruptly nor show impatience unless it takes up an inordinate amount of time or unless it seems likely that all the talking about personal matters is being used deliberately as a smoke screen to keep the interrogator from doing his job. If the interrogatee is believed cooperative, then from the beginning to the end of the process he should feel that the interrogator's interest in him has remained constant. Unless the interrogation is soon over, the interrogatee's attitude toward his questioner is not likely to remain constant. He will feel more and more drawn to the questioner or increasingly antagonistic. As a rule, the best way for the interrogator to keep the relationship on an even keel is to maintain the same quiet, relaxed, and open-minded attitude from start to finish.

Detailed interrogation ends only when (1) all useful counterintelligence information has been obtained; (2) diminishing returns and more pressing commitments compel a cessation; or (3) the base, station, or center admits full or partial defeat. Termination for any reason other than the first is only temporary. It is a profound mistake to write off a successfully resistant interrogatee or one whose questioning was ended before his potential
was exhausted. KUBARK must keep track of such persons, because people and circumstances change. Until the source dies or tells us everything that he knows that is pertinent to our purposes, his interrogation may be interrupted, perhaps for years -- but it has not been completed.

4. The Conclusion

The end of an interrogation is not the end of the interrogator's responsibilities. From the beginning of planning to the end of questioning it has been necessary to understand and guard against the various troubles that a vengeful ex-source can cause. As was pointed out earlier, KUBARK's lack of executive authority abroad and its operational need for facelessness make it peculiarly vulnerable to attack in the courts or the press. The best defense against such attacks is prevention, through enlistment or enforcement of compliance. However real cooperation is achieved, its existence seems to act as a deterrent to later hostility. The initially resistant subject may become cooperative because of a partial identification with the interrogator and his interests, or the source may make such an identification because of his cooperation. In either event, he is unlikely to cause serious trouble in the future. Real difficulties are more frequently created by interrogatees who have succeeded in withholding.

The following steps are normally a routine part of the conclusion:

a. A quitclaim or secrecy agreement is obtained.

b. If any promises have been made to the interrogatee, the interrogator reviews them to insure that they have been fulfilled. If necessary, he discusses them with the source to eliminate misunderstandings.

c. Recontact arrangements are explained if further meetings may be desirable.
d. Personal property is returned to the interrogatee against receipt. If something cannot be returned at the time -- a document, for example -- an explanation or settlement satisfactory to the source is made if possible. If the source is to be rewarded by cash or a gift, a receipt is normally obtained.

e. If during the final session the interrogatee manifests serious hostility, threatens court action, or otherwise indicates an intention to seek revenge, Headquarters is promptly notified.

f. The interrogator participates in formulating the disposal plan, because of the relevance of his intimate knowledge of the source.

C. Techniques of Non-Coercive Interrogation of Resistant Sources

If source resistance is encountered during screening or during the opening or reconnaissance phases of the interrogation, non-coercive methods of sapping opposition and strengthening the tendency to yield and to cooperate may be applied. Although these methods appear here in an approximate order of increasing pressure, it should not be inferred that each is to be tried until the key fits the lock. On the contrary, a large part of the skill and the success of the experienced interrogator lies in his ability to match method to source. The use of unsuccessful techniques will of itself increase the interrogatee's will and ability to resist.

This principle also affects the decision to employ coercive techniques and governs the choice of these methods. If in the opinion of the interrogator a totally resistant source has the skill and determination to withstand any non-coercive method or combination of methods, it is better to avoid them completely.

The effectiveness of most of the non-coercive techniques depends upon their unsettling effect. The interrogation situation is in itself disturbing to most people encountering it for the first time. The aim is to enhance this effect, to disrupt radically the familiar emotional
and psychological associations of the subject. When this aim is achieved, resistance is seriously impaired. There is an interval -- which may be extremely brief -- of suspended animation, a kind of psychological shock or paralysis. It is caused by a traumatic or sub-traumatic experience which explodes, as it were, the world that is familiar to the subject as well as his image of himself within that world. Experienced interrogators recognize this effect when it appears and know that at this moment the source is far more open to suggestion, far likelier to comply, than he was just before he experienced the shock.

Another effect frequently produced by non-coercive (as well as coercive) methods is the evocation within the interrogatee of feelings of guilt. Most persons have areas of guilt in their emotional topographies, and an interrogator can often chart these areas just by noting refusals to follow certain lines of questioning. Whether the sense of guilt has real or imaginary causes does not affect the result of intensification of guilt feelings. Making a person feel more and more guilty normally increases both his anxiety and his urge to cooperate as a means of escape.

In brief, the techniques that follow should match the personality of the individual interrogatee, and their effectiveness is intensified by good timing and rapid exploitation of the moment of shock. (A few of the following items are drawn from Sheehan.)

1. Going Next Door

Occasionally the information needed from a recalcitrant interrogatee is obtainable from a willing source. The interrogator should decide whether a confession is essential to his purpose or whether information which may be held by others as well as the unwilling source is really his goal. The labor of extracting the truth from unwilling interrogatees should be undertaken only if the same information is not more easily obtainable elsewhere or if operational considerations require self-incrimination.
2. Nobody Loves You

An interrogatee who is withholding items of no grave consequence to himself may sometimes be persuaded to talk by the simple tactic of pointing out that to date all of the information about his case has come from persons other than himself. The interrogator wants to be fair. He recognizes that some of the denouncers may have been biased or malicious. In any case, there is bound to be some slanting of the facts unless the interrogatee redresses the balance. The source owes it to himself to be sure that the interrogator hears both sides of the story.

3. The All-Seeing Eye (or Confession is Good for the Soul)

The interrogator who already knows part of the story explains to the source that the purpose of the questioning is not to gain information; the interrogator knows everything already. His real purpose is to test the sincerity (reliability, honor, etc.) of the source. The interrogator then asks a few questions to which he knows the answers. If the subject lies, he is informed firmly and dispassionately that he has lied. By skilled manipulation of the known, the questioner can convince a naive subject that all his secrets are out and that further resistance would be not only pointless but dangerous. If this technique does not work very quickly, it must be dropped before the interrogatee learns the true limits of the questioner's knowledge.

4. The Informer

Detention makes a number of tricks possible. One of these, planting an informant as the source's cellmate, is so well-known, especially in Communist countries, that its usefulness is impaired if not destroyed. Less well known is the trick of planting two informants in the cell. One of them, A, tries now and then to pry a little information from the source; B remains quiet. At the proper time, and during A's absence, B warns the source not to tell A anything because B suspects him of being an informant planted by the authorities.
Suspicion against a single cellmate may sometimes be broken down if he shows the source a hidden microphone that he has "found" and suggests that they talk only in whispers at the other end of the room.

5. News from Home

Allowing an interrogatee to receive carefully selected letters from home can contribute to effects desired by the interrogator. Allowing the source to write letters, especially if he can be led to believe that they will be smuggled out without the knowledge of the authorities, may produce information which is difficult to extract by direct questioning.

6. The Witness

If others have accused the interrogatee of spying for a hostile service or of other activity which he denies, there is a temptation to confront the recalcitrant source with his accuser or accusers. But a quick confrontation has two weaknesses: it is likely to intensify the stubbornness of denials, and it spoils the chance to use more subtle methods.

One of these is to place the interrogatee in an outer office and escort past him, and into the inner office, an accuser whom he knows personally or, in fact, any person — even one who is friendly to the source and uncooperative with the interrogators — who is believed to know something about whatever the interrogatee is concealing. It is also essential that the interrogatee know or suspect that the witness may be in possession of the incriminating information. The witness is whisked past the interrogatee; the two are not allowed to speak to each other. A guard and a stenographer remain in the outer office with the interrogatee. After about an hour the interrogator who has been questioning the interrogatee in past sessions opens the door and asks the stenographer to come in, with steno pad and pencils. After a time she re-emerges and types material from her pad, making several carbons. She pauses, points at the interrogatee, and asks the guard how
his name is spelled. She may also ask the interrogatee directly for the proper spelling of a street, a prison, the name of a Communist intelligence officer, or any other factor closely linked to the activity of which he is accused. She takes her completed work into the inner office, comes back out, and telephones a request that someone come up to act as legal witness. Another man appears and enters the inner office. The person cast in the informer's role may have been let out a back door at the beginning of these proceedings; or if cooperative, he may continue his role. In either event, a couple of interrogators, with or without the "informer", now emerge from the inner office. In contrast to their earlier demeanor, they are now relaxed and smiling. The interrogator in charge says to the guard, "O.K., Tom, take him back. We don't need him any more." Even if the interrogatee now insists on telling his side of the story, he is told to relax, because the interrogator will get around to him tomorrow or the next day.

A session with the witness may be recorded. If the witness denounces the interrogatee, there is no problem. If he does not, the interrogator makes an effort to draw him out about a hostile agent recently convicted in court or otherwise known to the witness. During the next interrogation session with the source, a part of the taped denunciation can be played back to him if necessary. Or the witnesses' remarks about the known spy, edited as necessary, can be so played back that the interrogatee is persuaded that he is the subject of the remarks.

Cooperative witnesses may be coached to exaggerate so that if a recording is played for the interrogatee or a confrontation is arranged, the source -- for example, a suspected courier -- finds the witness overstating his importance. The witness claims that the interrogatee is only incidentally a courier, that actually he is the head of an RIS kidnapping gang. The interrogator pretends amazement and says into the recorder, "I thought he was only a courier; and if he had told us the truth, I planned to let him go. But this is much more serious. On the basis of charges
like these I'll have to hand him over to the local police for trial." On hearing these remarks, the interrogatee may confess the truth about the lesser guilt in order to avoid heavier punishment. If he continues to withhold, the interrogator may take his side by stating, "You know, I'm not at all convinced that so-and-so told a straight story. I feel, personally, that he was exaggerating a great deal. Wasn't he? What's the true story?"

7. Joint Suspects

If two or more interrogation sources are suspected of joint complicity in acts directed against U.S. security, they should be separated immediately. If time permits, it may be a good idea (depending upon the psychological assessment of both) to postpone interrogation for about a week. Any anxious inquiries from either can be met by a knowing grin and some such reply as, "We'll get to you in due time. There's no hurry now." If documents, witnesses, or other sources yield information about interrogatee A, such remarks as "B says it was in Smolensk that you denounced so-and-so to the secret police. Is that right? Was it in 1937?" help to establish in A's mind the impression that B is talking.

If the interrogator is quite certain of the facts in the case but cannot secure an admission from either A or B, a written confession may be prepared and A's signature may be reproduced on it. (It is helpful if B can recognize A's signature, but not essential.) The confession contains the salient facts, but they are distorted; the confession shows that A is attempting to throw the entire responsibility upon B. Edited tape recordings which sound as though A had denounced B may also be used for the purpose, separately or in conjunction with the written "confession." If A is feeling a little ill or dispirited, he can also be led past a window or otherwise shown to B without creating a chance for conversation; B is likely to interpret A's hang-dog look as evidence of confession and denunciation. (It is important that in all such gambits, A be the weaker of the two, emotionally and psychologically.) B then reads (or hears) A's "confession." If B persists in withholding, the
interrogator should dismiss him promptly, saying that A's signed confession is sufficient for the purpose and that it does not matter whether B corroborates it or not. At the following session with B, the interrogator selects some minor matter, not substantively damaging to B but nevertheless exaggerated, and says, "I'm not sure A was really fair to you here. Would you care to tell me your side of the story?" If B rises to this bait, the interrogator moves on to areas of greater significance.

The outer-and-inner office routine may also be employed. A, the weaker, is brought into the inner office, and the door is left slightly ajar or the transom open. B is later brought into the outer office by a guard and placed where he can hear, though not too clearly. The interrogator begins routine questioning of A, speaking rather softly and inducing A to follow suit. Another person in the inner office, acting by prearrangement, then quietly leads A out through another door. Any noises of departure are covered by the interrogator, who rattles the ash tray or moves a table or large chair. As soon as the second door is closed again and A is out of earshot, the interrogator resumes his questioning. His voice grows louder and angrier. He tells A to speak up, that he can hardly hear him. He grows abusive, reaches a climax, and then says, "Well, that's better. Why didn't you say so in the first place?" The rest of the monologue is designed to give B the impression that A has now started to tell the truth. Suddenly the interrogator pops his head through the doorway and is angry on seeing B and the guard. "You jerk!" he says to the guard, "What are you doing here?" He rides down the guard's mumbled attempt to explain the mistake, shouting, "Get him out of here! I'll take care of you later!"

When, in the judgment of the interrogator, B is fairly well-convinced that A has broken down and told his story, the interrogator may elect to say to B, "Now that A has come clean with us, I'd like to let him go. But I hate to release one of you before the other; you ought to get out at the same time. A seems to be pretty angry with you -- feels that you got him into this jam. He might even go back to your Soviet case officer and say
that you haven't returned because you agreed to stay here and work for us. Wouldn't it be better for you if I set you both free together? Wouldn't it be better to tell me your side of the story?"

8. Ivan Is a Dope

It may be useful to point out to a hostile agent that the cover story was ill-contrived, that the other service botched the job, that it is typical of the other service to ignore the welfare of its agents. The interrogator may personalize this pitch by explaining that he has been impressed by the agent's courage and intelligence. He sells the agent the idea that the interrogator, not his old service, represents a true friend, who understands him and will look after his welfare.

9. Joint Interrogators

The commonest of the joint interrogator techniques is the Mutt-and-Jeff routine: the brutal, angry, domineering type contrasted with the friendly, quiet type. This routine works best with women, teenagers, and timid men. If the interrogator who has done the bulk of the questioning up to this point has established a measure of rapport, he should play the friendly role. If rapport is absent, and especially if antagonism has developed, the principal interrogator may take the other part. The angry interrogator speaks loudly from the beginning; and unless the interrogatee clearly indicates that he is now ready to tell his story, the angry interrogator shouts down his answers and cuts him off. He thumps the table. The quiet interrogator should not watch the show unmoved but give subtle indications that he too is somewhat afraid of his colleague. The angry interrogator accuses the subject of other offenses, any offenses, especially those that are heinous or demeaning. He makes it plain that he personally considers the interrogatee the vilest person on earth. During the harangue the friendly, quiet interrogator breaks in to say, "Wait a minute, Jim. Take it easy." The angry interrogator shouts back, "Shut up! I'm handling this. I've broken crumb-bums before, and I'll break this one, wide open." He expresses his disgust by spitting on
the floor or holding his nose or any gross gesture. Finally, red-faced and furious, he says, "I'm going to take a break, have a couple of stiff drinks. But I'll be back at two -- and you, you bum, you better be ready to talk." When the door slams behind him, the second interrogator tells the subject how sorry he is, how he hates to work with a man like that but has no choice, how if maybe brutes like that would keep quiet and give a man a fair chance to tell his side of the story, etc., etc.

An interrogator working alone can also use the Mutt-and-Jeff technique. After a number of tense and hostile sessions the interrogatee is ushered into a different or refurnished room with comfortable furniture, cigarettes, etc. The interrogator invites him to sit down and explains his regret that the source's former stubbornness forced the interrogator to use such tactics. Now everything will be different. The interrogator talks man-to-man. An American POW, debriefed on his interrogation by a hostile service that used this approach, has described the result: "Well, I went in and there was a man, an officer he was... -- he asked me to sit down and was very friendly.... It was very terrific. I, well, I almost felt like I had a friend sitting there. I had to stop every now and then and realize that this man wasn't a friend of mine....I also felt as though I couldn't be rude to him... It was much more difficult for me to -- well, I almost felt I had as much responsibility to talk to him and reason and justification as I have to talk to you right now."(18)

Another joint technique casts both interrogators in friendly roles. But whereas the interrogator in charge is sincere, the second interrogator's manner and voice convey the impression that he is merely pretending sympathy in order to trap the interrogatee. He slips in a few trick questions of the "When-did-you-stop-beating-your-wife?" category. The interrogator in charge warns his colleague to desist. When he repeats the tactics, the interrogator in charge says, with a slight show of anger, "We're not here to trap people but to get at the truth. I suggest that you leave now. I'll handle this."

It is usually unproductive to cast both interrogators in hostile roles.
Language

If the recalcitrant subject speaks more than one language, it is better to question him in the tongue with which he is least familiar as long as the purpose of interrogation is to obtain a confession. After the interrogatee admits hostile intent or activity, a switch to the better-known language will facilitate follow-up.

An abrupt switch of languages may trick a resistant source. If an interrogatee has withstood a barrage of questions in German or Korean, for example, a sudden shift to "Who is your case officer?" in Russian may trigger the answer before the source can stop himself.

An interrogator quite at home in the language being used may nevertheless elect to use an interpreter if the interrogatee does not know the language to be used between the interrogator and interpreter and also does not know that the interrogator knows his own tongue. The principal advantage here is that hearing everything twice helps the interrogator to note voice, expression, gestures, and other indicators more attentively. This gambit is obviously unsuitable for any form of rapid-fire questioning, and in any case it has the disadvantage of allowing the subject to pull himself together after each query. It should be used only with an interpreter who has been trained in the technique.

It is of basic importance that the interrogator not using an interpreter be adept in the language selected for use. If he is not, if slips of grammar or a strong accent mar his speech, the resistant source will usually feel fortified. Almost all people have been conditioned to relate verbal skill to intelligence, education, social status, etc. Errors or mispronunciations also permit the interrogatee to misunderstand or feign misunderstanding and thus gain time. He may also resort to polysyllabic obfuscations upon realizing the limitations of the interrogator's vocabulary.
SECRET

Spinoza and Mortimer Snerd

If there is reason to suspect that a withholding source possesses useful counterintelligence information but has not had access to the upper reaches of the target organization, the policy and command level, continued questioning about lofty topics that the source knows nothing about may pave the way for the extraction of information at lower levels. The interrogatee is asked about KGB policy, for example: the relation of the service to its government, its liaison arrangements, etc., etc. His complaints that he knows nothing of such matters are met by flat insistence that he does know, he would have to know, that even the most stupid men in his position know. Communist interrogators who used this tactic against American POW's coupled it with punishment for "don't know" responses -- typically by forcing the prisoner to stand at attention until he gave some positive response. After the process had been continued long enough, the source was asked a question to which he did know the answer. Numbers of Americans have mentioned "...the tremendous feeling of relief you get when he finally asks you something you can answer." One said, "I know it seems strange now, but I was positively grateful to them when they switched to a topic I knew something about."(3)

The Wolf in Sheep's Clothing

It has been suggested that a successfully withholding source might be tricked into compliance if led to believe that he is dealing with the opposition. The success of the ruse depends upon a successful imitation of the opposition. A case officer previously unknown to the source and skilled in the appropriate language talks with the source under such circumstances that the latter is convinced that he is dealing with the opposition. The source is debriefed on what he has told the Americans and what he has not told them. The trick is likelier to succeed if the interrogatee has not been in confinement but a staged "escape," engineered by a stool-pigeon, might achieve the same end. Usually the trick is so complicated and risky that its employment is not recommended.
Alice in Wonderland

The aim of the Alice in Wonderland or confusion technique is to confound the expectations and conditioned reactions of the interrogatee. He is accustomed to a world that makes some sense, at least to him: a world of continuity and logic, a predictable world. He clings to this world to reinforce his identity and powers of resistance.

The confusion technique is designed not only to obliterate the familiar but to replace it with the weird. Although this method can be employed by a single interrogator, it is better adapted to use by two or three. When the subject enters the room, the first interrogator asks a double-talk question -- one which seems straightforward but is essentially nonsensical. Whether the interrogatee tries to answer or not, the second interrogator follows up (interrupting any attempted response) with a wholly unrelated and equally illogical query. Sometimes two or more questions are asked simultaneously. Pitch, tone, and volume of the interrogators' voices are unrelated to the import of the questions. No pattern of questions and answers is permitted to develop, nor do the questions themselves relate logically to each other. In this strange atmosphere the subject finds that the pattern of speech and thought which he has learned to consider normal have been replaced by an eerie meaninglessness. The interrogatee may start laughing or refuse to take the situation seriously. But as the process continues, day after day if necessary, the subject begins to try to make sense of the situation, which becomes mentally intolerable. Now he is likely to make significant admissions, or even to pour out his story, just to stop the flow of babble which assails him. This technique may be especially effective with the orderly, obstinate type.

Regression

There are a number of non-coercive techniques for inducing regression. All depend upon the interrogator's control of the environment and, as always, a proper matching of method to source. Some interrogatees can be repressed by
persistent manipulation of time, by retarding and advancing
clocks and serving meals at odd times -- ten minutes or ten
hours after the last food was given. Day and night are jumbled.
Interrogation sessions are similarly unpatterned the subject
may be brought back for more questioning just a few minutes
after being dismissed for the night. Half-hearted efforts to
cooperate can be ignored, and conversely he can be rewarded
for non-cooperation. (For example, a successfully resisting
source may become distraught if given some reward for the
"valuable contribution" that he has made.) The Alice in
Wonderland technique can reinforce the effect. Two or more
interrogators, questioning as a team and in relays (and thoroughly
jumbling the timing of both methods) can ask questions which
make it impossible for the interrogatee to give sensible, sig-
nificant answers. A subject who is cut off from the world he
knows seeks to recreate it, in some measure, in the new and
strange environment. He may try to keep track of time, to
live in the familiar past, to cling to old concepts of loyalty,
to establish -- with one or more interrogators -- interpersonal
relations resembling those that he has had earlier with other
people, and to build other bridges back to the known. Thwart-
ing his attempts to do so is likely to drive him deeper and
deeper into himself, until he is no longer able to control his
responses in adult fashion.

The placebo technique is also used to induce regression.
The interrogatee is given a placebo (a harmless sugar pill).
Later he is told that he has imbibed a drug, a truth serum,
which will make him want to talk and which will also prevent
his lying. The subject's desire to find an excuse for the com-
pliance that represents his sole avenue of escape from his
distressing predicament may make him want to believe that he
has been drugged and that no one could blame him for telling
his story now. Gottschelk observes, "Individuals under
increased stress are more likely to respond to placebos."(7)

Orne has discussed an extension of the placebo concept
in explaining what he terms the "magic room" technique. "An
example... would be... the prisoner who is given a
hypnotic suggestion that his hand is growing warm. However,
in this instance, the prisoner's hand actually does become warm, a problem easily resolved by the use of a concealed diathermy machine. Or it might be suggested...that...a cigarette will taste bitter. Here again, he could be given a cigarette prepared to have a slight but noticeably bitter taste."

In discussing states of heightened suggestibility (which are not, however, states of trance) Orne says, "Both hypnosis and some of the drugs inducing hypnoidal states are popularly viewed as situations where the individual is no longer master of his own fate and therefore not responsible for his actions. It seems possible then that the hypnotic situation, as distinguished from hypnosis itself, might be used to relieve the individual of a feeling of responsibility for his own actions and thus lead him to reveal information."(7)

In other words, a psychologically immature source, or one who has been regressed, could adopt an implication or suggestion that he has been drugged, hypnotized, or otherwise rendered incapable of resistance, even if he recognizes at some level that the suggestion is untrue, because of his strong desire to escape the stress of the situation by capitulating. These techniques provide the source with the rationalization that he needs.

Whether regression occurs spontaneously under detention or interrogation, and whether it is induced by a coercive or non-coercive technique, it should not be allowed to continue past the point necessary to obtain compliance. Severe techniques of regression are best employed in the presence of a psychiatrist, to insure full reversal later. As soon as he can, the interrogator presents the subject with the way out, the face-saving reason for escaping from his painful dilemma by yielding. Now the interrogator becomes fatherly. Whether the excuse is that others have already confessed ("all the other boys are doing it"), that the interrogatee has a chance to redeem himself ("you're really a good boy at heart"'), or that he can't help himself ("they made you do it"), the effective rationalization, the one the source will jump at, is likely to be elementary. It is an adult's version of the excuses of childhood.
The Polygraph

The polygraph can be used for purposes other than the evaluation of veracity. For example, it may be used as an adjunct in testing the range of languages spoken by an interrogatee or his sophistication in intelligence matters, for rapid screening to determine broad areas of knowledgeability, and as an aid in the psychological assessment of sources. Its primary function in a counterintelligence interrogation, however, is to provide a further means of testing for deception or withholding.

A resistant source suspected of association with a hostile clandestine organization should be tested polygraphically at least once. Several examinations may be needed. As a general rule, the polygraph should not be employed as a measure of last resort. More reliable readings will be obtained if the instrument is used before the subject has been placed under intense pressure, whether such pressure is coercive or not. Sufficient information for the purpose is normally available after screening and one or two interrogation sessions.

Although the polygraph has been a valuable aid, no interrogator should feel that it can carry his responsibility for him. "The polygraph lays no claim to one-hundred-percent reliability. Test results can be as varied as the individuals tested, and the interpretation of the charts is not a simple matter of deciding whether the subject reacted or did not react. Many charts are quite definitive; but some indicate only a probability and from two to five percent of the cases tested end up being classified as inconclusive, with crucial areas left unresolved."

The best results are obtained when the CI interrogator and the polygraph operator work closely together in laying the groundwork for technical examination. The operator needs all available information about the personality of the source, as well as the operational background and reasons for suspicion. The CI interrogator in turn can cooperate more effectively and can fit the results of technical examination more accurately into
the totality of his findings if he has a basic comprehension of the instrument and its workings.

The following discussion is based upon R. C. Davis' "Physiological Responses as a Means of Evaluating Information." (7) Although improvements appear to be in the offing, the instrument in widespread use today measures breathing, systolic blood pressure, and galvanic skin response (GSR). "One drawback in the use of respiration as an indicator," according to Davis, "is its susceptibility to voluntary control." Moreover, if the source "knows that changes in breathing will disturb all physiologic variables under control of the autonomic division of the nervous system, and possibly even some others, a certain amount of cooperation or a certain degree of ignorance is required for lie detection by physiologic methods to work." In general, ". . . breathing during deception is shallower and slower than in truth telling. . . the inhibition of breathing seems rather characteristic of anticipation of a stimulus."

The measurement of systolic blood pressure provides a reading on a phenomenon not usually subject to voluntary control. The pressure ". . . will typically rise by a few millimeters of mercury in response to a question, whether it is answered truthfully or not. The evidence is that the rise will generally be greater when (the subject) is lying." However, discrimination between truth-telling and lying on the basis of both breathing and blood pressure ". . . is poor (almost nil) in the early part of the sitting and improves to a high point later."

The galvanic skin response is one of the most easily triggered reactions, but recovery after the reaction is slow, and ". . . in a routine examination the next question is likely to be introduced before recovery is complete. Partly because of this fact there is an adapting trend in the GSR; with stimuli repeated every few minutes the response gets smaller, other things being equal."

Davis examines three theories regarding the polygraph. The conditional response theory holds that the subject reacts to questions that strike sensitive areas, regardless of whether he is telling the truth or not. Experimentation has not sub-
stantiated this theory. The theory of conflict presumes that a large physiologic disturbance occurs when the subject is caught between his habitual inclination to tell the truth and his strong desire not to divulge a certain set of facts. Davis suggests that if this concept is valid, it holds only if the conflict is intense. The threat-of-punishment theory maintains that a large physiologic response accompanies lying because the subject fears the consequence of failing to deceive. "In common language it might be said that he fails to deceive the machine operator for the very reason that he fears he will fail. The 'fear' would be the very reaction detected." This third theory is more widely held than the other two. Interrogators should note the inference that a resistant source who does not fear that detection of lying will result in a punishment of which he is afraid would not, according to this theory, produce significant responses.

Graphology

The validity of graphological techniques for the analysis of the personalities of resistant interrogatees has not been established. There is some evidence that graphology is a useful aid in the early detection of cancer and of certain mental illnesses. If the interrogator or his unit decides to have a source's handwriting analyzed, the samples should be submitted to Headquarters as soon as possible, because the analysis is more useful in the preliminary assessment of the source than in the later interrogation. Graphology does have the advantage of being one of the very few techniques not requiring the assistance or even the awareness of the interrogatee. As with any other aid, the interrogator is free to determine for himself whether the analysis provides him with new and valid insights, confirms other observations, is not helpful, or is misleading.
IX. THE COERCIVE COUNTERINTELLIGENCE
INTERROGATION OF RESISTANT SOURCES

A. Restrictions

The purpose of this part of the handbook is to present basic information about coercive techniques available for use in the interrogation situation. It is vital that this discussion not be misconstrued as constituting authorization for the use of coercion at field discretion. As was noted earlier, there is no such blanket authorization. Prior Headquarters approval at the KUDOVE level must be obtained for the interrogation of a foreign national against his will under any of the following circumstances: (1) if bodily harm is to be inflicted; (2) if medical, chemical, or electrical methods or materials are to be used to induce an acquiescence; or (3) if the detention is locally illegal and traceable to KUBARK, except that in cases of extreme operational urgency requiring immediate detention, retroactive Headquarters approval may be promptly requested by priority cable.

For both ethical and pragmatic reasons no interrogator may take upon himself the unilateral responsibility for using coercive methods. Concealing from the interrogator's superiors an intent to resort to coercion, or its unapproved employment, does not protect them. It places them, and KUBARK, in unconsidered jeopardy.

B. The Theory of Coercion

Coercive procedures are designed not only to exploit the resistant source's internal conflicts and induce him to wrestle with himself but also to bring a superior outside force to bear upon the subject's resistance. Non-coercive methods are not

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likely to succeed if their selection and use is not predicated upon an accurate psychological assessment of the source. In contrast, the same coercive method may succeed against persons who are very unlike each other. The changes of success rise steeply, nevertheless, if the coercive technique is matched to the source's personality. Individuals react differently even to such seemingly non-discriminatory stimuli as drugs. Moreover, it is a waste of time and energy to apply strong pressures on a hit-or-miss basis if a tap on the psychological jugular will produce compliance.

All coercive techniques are designed to induce regression. As Hinkle notes in "The Physiological State of the Interrogation Subject as it Affects Brain Function" (7), the result of external pressures of sufficient intensity is the loss of those defenses most recently acquired by civilized man: "... the capacity to carry out the highest creative activities, to meet new, challenging, and complex situations, to deal with trying interpersonal relations, and to cope with repeated frustrations. Relatively small degrees of homeostatic derangement, fatigue, pain, sleep loss, or anxiety may impair these functions." As a result, "most people who are exposed to coercive procedures will talk and usually reveal some information that they might not have revealed otherwise."

One subjective reaction often evoked by coercion is a feeling of guilt. Meltzer observes, "In some lengthy interrogations, the interrogator may, by virtue of his role as the sole supplier of satisfaction and punishment, assume the stature and importance of a parental figure in the prisoner's feeling and thinking. Although there may be intense hatred for the interrogator, it is not unusual for warm feelings also to develop. This ambivalence is the basis for guilt reactions, and if the interrogator nourishes these feelings, the guilt may be strong enough to influence the prisoner's behavior. ... Guilt makes compliance more likely..." (7).

Farber says that the response to coercion typically contains ". . . at least three important elements: debility, dependency, and dread." Prisoners ". . . have reduced viability, are helplessly dependent on their captors for the
satisfaction of their many basic needs, and experience the emotional and motivational reactions of intense fear and anxiety. . . . Among the American POW's pressured by the Chinese Communists, the DDD syndrome in its full-blown form constituted a state of discomfort that was well-nigh intolerable." (II). If the debility-dependency-dread state is unduly prolonged, however, the arrestee may sink into a defensive apathy from which it is hard to arouse him.

Psychologists and others who write about physical or psychological duress frequently object that under sufficient pressure subjects usually yield but that their ability to recall and communicate information accurately is as impaired as the will to resist. This pragmatic objection has somewhat the same validity for a counterintelligence interrogation as for any other. But there is one significant difference. Confession is a necessary prelude to the CI interrogation of a hitherto unresponsive or concealing source. And the use of coercive techniques will rarely or never confuse an interrogatee so completely that he does not know whether his own confession is true or false. He does not need full mastery of all his powers of resistance and discrimination to know whether he is a spy or not. Only subjects who have reached a point where they are under delusions are likely to make false confessions that they believe. Once a true confession is obtained, the classic cautions apply. The pressures are lifted, at least enough so that the subject can provide counterintelligence information as accurately as possible. In fact, the relief granted the subject at this time fits neatly into the interrogation plan. He is told that the changed treatment is a reward for truthfulness and an evidence that friendly handling will continue as long as he cooperates.

The profound moral objection to applying duress past the point of irreversible psychological damage has been stated. Judging the validity of other ethical arguments about coercion exceeds the scope of this paper. What is fully clear, however, is that controlled coercive manipulation of an interrogatee may impair his ability to make fine distinctions but will not alter his ability to answer correctly such gross questions as "Are you a Soviet agent? What is your assignment now? Who is your present case officer?"
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When an interrogator senses that the subject's resistance is wavering, that his desire to yield is growing stronger than his wish to continue his resistance, the time has come to provide him with the acceptable rationalization: a face-saving reason or excuse for compliance. Novice interrogators may be tempted to seize upon the initial yielding triumphantly and to personalize the victory. Such a temptation must be rejected immediately. An interrogation is not a game played by two people, one to become the winner and the other the loser. It is simply a method of obtaining correct and useful information. Therefore the interrogator should intensify the subject's desire to cease struggling by showing him how he can do so without seeming to abandon principle, self-protection, or other initial causes of resistance. If, instead of providing the right rationalization at the right time, the interrogator seizes gloatingly upon the subject's wavering, opposition will stiffen again.

The following are the principal coercive techniques of interrogation: arrest, detention, deprivation of sensory stimuli through solitary confinement or similar methods, threats and fear, debility, pain, heightened suggestibility and hypnosis, narcosis, and induced regression. This section also discusses the detection of malingering by interrogatees and the provision of appropriate rationalizations for capitulating and cooperating.

C. Arrest

The manner and timing of arrest can contribute substantially to the interrogator's purposes. "What we aim to do is to ensure that the manner of arrest achieves, if possible, surprise, and the maximum amount of mental discomfort in order to catch the suspect off balance and to deprive him of the initiative. One should therefore arrest him at a moment when he least expects it and when his mental and physical resistance is at its lowest. The ideal time at which to arrest a person is in the early hours of the morning because surprise is achieved then, and because a person's resistance physiologically as well as psychologically is at its lowest.... If a person cannot be arrested in the early hours...., then the next best time is in the evening....
"Then, as to the nature of arrest, it is of great importance that the arresting parties . . . behave in such a manner as to impress the suspect with their efficiency . . . . If the suspect . . . sees three or four ill-dressed, ill-equipped, slovenly policemen, he is more likely to recover from the initial shock, and to think that he has fallen into the hands of persons whom he might easily be able to outwit. If, however, he is rudely awakened by an arresting party of particularly large, particularly smart, particularly well-equipped, particularly efficient policemen, he will probably become exceedingly depressed and anxious about his future." (1)

D. Detention

If, through the cooperation of a liaison service or by unilateral means, arrangements have been made for the confinement of a resistant source, the circumstances of detention are arranged to enhance within the subject his feelings of being cut off from the known and the reassuring, and of being plunged into the strange. Usually his own clothes are immediately taken away, because familiar clothing reinforces identity and thus the capacity for resistance. (Prisons give close hair cuts and issue prison garb for the same reason.) If the interrogatee is especially proud or neat, it may be useful to give him an outfit that is one or two sizes too large and to fail to provide a belt, so that he must hold his pants up.

The point is that man's sense of identity depends upon a continuity in his surroundings, habits, appearance, actions, relations with others, etc. Detention permits the interrogator to cut through these links and throw the interrogatee back upon his own unaided internal resources.

Little is gained if confinement merely replaces one routine with another. Prisoners who lead monotonously unvaried lives "... cease to care about their utterances, dress, and cleanliness. They become dulled, apathetic, and depressed." (7) And apathy can be a very effective defense against interrogation. Control of the source's environment permits the interrogator to
determine his diet, sleep pattern, and other fundamentals. Manipulating these into irregularities, so that the subject becomes disorientated, is very likely to create feelings of fear and helplessness. Hinkle points out, "People who enter prison with attitudes of foreboding, apprehension, and helplessness generally do less well than those who enter with assurance and a conviction that they can deal with anything that they may encounter . . . . Some people who are afraid of losing sleep, or who do not wish to lose sleep, soon succumb to sleep loss . . . ." (7)

In short, the prisoner should not be provided a routine to which he can adapt and from which he can draw some comfort--or at least a sense of his own identity. Everyone has read of prisoners who were reluctant to leave their cells after prolonged incarceration. Little is known about the duration of confinement calculated to make a subject shift from anxiety, coupled with a desire for sensory stimuli and human companionship, to a passive, apathetic acceptance of isolation and an ultimate pleasure in this negative state. Undoubtedly the rate of change is determined almost entirely by the psychological characteristics of the individual. In any event, it is advisable to keep the subject upset by constant disruptions of patterns.

For this reason, it is useful to determine whether the interrogatee has been jailed before, how often, under what circumstances, for how long, and whether he was subjected to earlier interrogation. Familiarity with confinement and even with isolation reduces the effect.

E. Deprivation of Sensory Stimuli

The chief effect of arrest and detention, and particularly of solitary confinement, is to deprive the subject of many or most of the sights, sounds, tastes, smells, and tactile sensations to which he has grown accustomed. John C. Lilly examined eighteen autobiographical accounts written by polar explorers and solitary seafarers. He found "... that isolation per se acts on most persons as a powerful stress . . . . In all cases of survivors of isolation at sea or in the polar night, it was the first exposure which caused
the greatest fears and hence the greatest danger of giving way to symptoms; previous experience is a powerful aid in going ahead, despite the symptoms. "The symptoms most commonly produced by isolation are superstition, intense love of any other living thing, perceiving inanimate objects as alive, hallucinations, and delusions." (26)

The apparent reason for these effects is that a person cut off from external stimuli turns his awareness inward, upon himself, and then projects the contents of his own unconscious outwards, so that he endows his faceless environment with his own attributes, fears, and forgotten memories. Lilly notes, "It is obvious that inner factors in the mind tend to be projected outward, that some of the mind's activity which is usually reality-bound now becomes free to turn to phantasy and ultimately to hallucination and delusion."

A number of experiments conducted at McGill University, the National Institute of Mental Health, and other sites have attempted to come as close as possible to the elimination of sensory stimuli, or to masking remaining stimuli, chiefly sounds, by a stronger but wholly monotonous overlay. The results of these experiments have little applicability to interrogation because the circumstances are dissimilar. Some of the findings point toward hypotheses that seem relevant to interrogation, but conditions like those of detention for purposes of counterintelligence interrogation have not been duplicated for experimentation.

At the National Institute of Mental Health two subjects were "...suspended with the body and all but the top of the head immersed in a tank containing slowly flowing water at 34.5°C (94.5°F). ..." Both subjects wore black-out masks, which enclosed the whole head but allowed breathing and nothing else. The sound level was extremely low; the subject heard only his own breathing and some faint sounds of water from the piping. Neither subject stayed in the tank longer than three hours. Both passed quickly from normally directed thinking through a tension resulting from unsatisfied hunger for sensory stimuli and concentration upon the few available sensations to private reveries and fantasies and eventually to visual imagery somewhat resembling hallucinations.
"In our experiments, we notice that after immersion the day apparently is started over, i.e., the subject feels as if he has risen from bed afresh; this effect persists, and the subject finds he is out of step with the clock for the rest of the day."

Drs. Wexler, Mendelson, Leiderman, and Solomon conducted a somewhat similar experiment on seventeen paid volunteers. These subjects were "...placed in a tank-type respirator with a specially built mattress.... The vents of the respirator were left open, so that the subject breathed for himself. His arms and legs were enclosed in comfortable but rigid cylinders to inhibit movement and tactile contact. The subject lay on his back and was unable to see any part of his body. The motor of the respirator was run constantly, producing a dull, repetitive auditory stimulus. The room admitted no natural light, and artificial light was minimal and constant." (42) Although the established time limit was 36 hours and though all physical needs were taken care of, only 6 of the 17 completed the stint. The other eleven soon asked for release. Four of these terminated the experiment because of anxiety and panic; seven did so because of physical discomfort. The results confirmed earlier findings that (1) the deprivation of sensory stimuli induces stress; (2) the stress becomes unbearable for most subjects; (3) the subject has a growing need for physical and social stimuli; and (4) some subjects progressively lose touch with reality, focus inwardly, and produce delusions, hallucinations, and other pathological effects.

In summarizing some scientific reporting on sensory and perceptual deprivation, Kubzansky offers the following observations:

"Three studies suggest that the more well-adjusted or 'normal' the subject is, the more he is affected by deprivation of sensory stimuli. Neurotic and psychotic subjects are either comparatively unaffected or show decreases in anxiety, hallucinations, etc." (7)
These findings suggest - but by no means prove - the following theories about solitary confinement and isolation:

1. The more completely the place of confinement eliminates sensory stimuli, the more rapidly and deeply will the interrogatee be affected. Results produced only after weeks or months of imprisonment in an ordinary cell can be duplicated in hours or days in a cell which has no light (or weak artificial light which never varies), which is sound-proofed, in which odors are eliminated, etc. An environment still more subject to control, such as water-tank or iron lung, is even more effective.

2. An early effect of such an environment is anxiety. How soon it appears and how strong it is depends upon the psychological characteristics of the individual.

3. The interrogator can benefit from the subject's anxiety. As the interrogator becomes linked in the subject's mind with the reward of lessened anxiety, human contact, and meaningful activity, and thus with providing relief for growing discomfort, the questioner assumes a benevolent role. (7)

4. The deprivation of stimuli induces regression by depriving the subject's mind of contact with an outer world and thus forcing it in upon itself. At the same time, the calculated provision of stimuli during interrogation tends to make the regressed subject view the interrogator as a father-figure. The result, normally, is a strengthening of the subject's tendencies toward compliance.

F. Threats and Fear

The threat of coercion usually weakens or destroys resistance more effectively than coercion itself. The threat to inflict pain, for example, can trigger fears more damaging than the immediate sensation of pain. In fact, most people underestimate their capacity to withstand pain. The same principle holds for other fears: sustained long enough, a strong fear of anything vague or unknown induces regression,
whereas the materialization of the fear, the infliction of some form of punishment, is likely to come as a relief. The subject finds that he can hold out, and his resistances are strengthened. "In general, direct physical brutality creates only resentment, hostility, and further defiance." (18)

The effectiveness of a threat depends not only on what sort of person the interrogatee is and whether he believes that his questioner can and will carry the threat out but also on the interrogator's reasons for threatening. If the interrogator threatens because he is angry, the subject frequently senses the fear of failure underlying the anger and is strengthened in his own resolve to resist. Threats delivered coldly are more effective than those shouted in rage. It is especially important that a threat not be uttered in response to the interrogatee's own expressions of hostility. These, if ignored, can induce feelings of guilt, whereas retorts in kind relieve the subject's feelings.

Another reason why threats induce compliance not evoked by the inflection of duress is that the threat grants the interrogatee time for compliance. It is not enough that a resistant source should be placed under the tension of fear; he must also discern an acceptable escape route. Biderman observes, "Not only can the shame or guilt of defeat in the encounter with the interrogator be involved, but also the more fundamental injunction to protect one's self-autonomy or 'will'. . . . A simple defense against threats to the self from the anticipation of being forced to comply is, of course, to comply 'deliberately' or 'voluntarily'. . . . To the extent that the foregoing interpretation holds, the more intensely motivated the interrogatee is to resist, the more intense is the pressure toward early compliance from such anxieties, for the greater is the threat to self-esteem which is involved in contemplating the possibility of being 'forced to' comply . . . ." (6) In brief, the threat is like all other coercive techniques in being most effective when so used as to foster regression and when joined with a suggested way out of the dilemma, a rationalization acceptable to the interrogatee.
The threat of death has often been found to be worse than useless. It "has the highest position in law as a defense, but in many interrogation situations it is a highly ineffective threat. Many prisoners, in fact, have refused to yield in the face of such threats who have subsequently been 'broken' by other procedures." (3) The principal reason is that the ultimate threat is likely to induce sheer hopelessness if the interrogatee does not believe that it is a trick; he feels that he is as likely to be condemned after compliance as before. The threat of death is also ineffective when used against hard-headed types who realize that silencing them forever would defeat the interrogator's purpose. If the threat is recognized as a bluff, it will not only fail but also pave the way to failure for later coercive ruses used by the interrogator.

G. Debility

No report of scientific investigation of the effect of debility upon the interrogatee's powers of resistance has been discovered. For centuries interrogators have employed various methods of inducing physical weakness: prolonged constraint; prolonged exertion; extremes of heat, cold, or moisture; and deprivation or drastic reduction of food or sleep. Apparently the assumption is that lowering the source's physiological resistance will lower his psychological capacity for opposition. If this notion were valid, however, it might reasonably be expected that those subjects who are physically weakest at the beginning of an interrogation would be the quickest to capitulate, a concept not supported by experience. The available evidence suggests that resistance is sapped principally by psychological rather than physical pressures. The threat of debility - for example, a brief deprivation of food - may induce much more anxiety than prolonged hunger, which will result after a while in apathy and, perhaps, eventual delusions or hallucinations. In brief, it appears probable that the techniques of inducing debility become counter-productive at an early stage. The discomfort, tension, and restless search for an avenue of escape are
followed by withdrawal symptoms, a turning away from external stimuli, and a sluggish unresponsiveness.

Another objection to the deliberate inducing of debility is that prolonged exertion, loss of sleep, etc., themselves become patterns to which the subject adjusts through apathy. The interrogator should use his power over the resistant subject's physical environment to disrupt patterns of response, not to create them. Meals and sleep granted irregularly, in more than abundance or less than adequacy, the shifts occurring on no discernible time pattern, will normally disorient an interrogatee and sap his will to resist more effectively than a sustained deprivation leading to debility.

H. Pain

Everyone is aware that people react very differently to pain. The reason, apparently, is not a physical difference in the intensity of the sensation itself. Lawrence E. Hinkle observes, "The sensation of pain seems to be roughly equal in all men, that is to say, all people have approximately the same threshold at which they begin to feel pain, and when carefully graded stimuli are applied to them, their estimates of severity are approximately the same.... Yet... when men are very highly motivated... they have been known to carry out rather complex tasks while enduring the most intense pain." He also states, "In general, it appears that whatever may be the role of the constitutional endowment in determining the reaction to pain, it is a much less important determinant than is the attitude of the man who experiences the pain." (7)

The wide range of individual reactions to pain may be partially explicable in terms of early conditioning. The person whose first encounters with pain were frightening and intense may be more violently affected by its later infliction than one whose original experiences were mild. Or the reverse may be true, and the man whose childhood familiarized him with pain may dread
it less, and react less, than one whose distress is heightened by fear of the unknown. The individual remains the determinant.

It has been plausibly suggested that, whereas pain inflicted on a person from outside himself may actually focus or intensify his will to resist, his resistance is likelier to be sapped by pain which he seems to inflict upon himself. "In the simple torture situation the contest is one between the individual and his tormentor (... and he can frequently endure). When the individual is told to stand at attention for long periods, an intervening factor is introduced. The immediate source of pain is not the interrogator but the victim himself. The motivational strength of the individual is likely to exhaust itself in this internal encounter.... As long as the subject remains standing, he is attributing to his captor the power to do something worse to him, but there is actually no showdown of the ability of the interrogator to do so." (4)

Interrogatees who are withholding but who feel qualms of guilt and a secret desire to yield are likely to become intractable if made to endure pain. The reason is that they can then interpret the pain as punishment and hence as expiation. There are also persons who enjoy pain and its anticipation and who will keep back information that they might otherwise divulge if they are given reason to expect that withholding will result in the punishment that they want. Persons of considerable moral or intellectual stature often find in pain inflicted by others a confirmation of the belief that they are in the hands of inferiors, and their resolve not to submit is strengthened.

Intense pain is quite likely to produce false confessions, concocted as a means of escaping from distress. A time-consuming delay results, while investigation is conducted and the admissions are proven untrue. During this respite the interrogatee can pull himself together. He may even use the time to think up new, more complex "admissions" that take still longer to disprove. KUBARK is especially vulnerable to such tactics because the interrogation is conducted for the sake of information and not for police purposes.
If an interrogatee is caused to suffer pain rather late in the interrogation process and after other tactics have failed, he is almost certain to conclude that the interrogator is becoming desperate. He may then decide that if he can just hold out against this final assault, he will win the struggle and his freedom. And he is likely to be right. Interrogatees who have withstood pain are more difficult to handle by other methods. The effect has been not to repress the subject but to restore his confidence and maturity.

I. Heightened Suggestibility and Hypnosis

In recent years a number of hypotheses about hypnosis have been advanced by psychologists and others in the guise of proven principles. Among these are the flat assertions that a person cannot be hypnotized against his will; that while hypnotized he cannot be induced to divulge information that he wants urgently to conceal; and that he will not undertake, in trance or through post-hypnotic suggestion, actions to which he would normally have serious moral or ethical objections. If these and related contentions were proven valid, hypnosis would have scant value for the interrogator.

But despite the fact that hypnosis has been an object of scientific inquiry for a very long time, none of these theories has yet been tested adequately. Each of them is in conflict with some observations of fact. In any event, an interrogation handbook cannot and need not include a lengthy discussion of hypnosis. The case officer or interrogator needs to know enough about the subject to understand the circumstances under which hypnosis can be a useful tool, so that he can request expert assistance appropriately.

Operational personnel, including interrogators, who chance to have some lay experience or skill in hypnotism should not themselves use hypnotic techniques for interrogation or other operational purposes. There are two reasons for this position. The first is that hypnotism used as an operational tool by a practitioner who is not a psychologist, psychiatrist, or M.D. can produce irreversible psychological damage. The
lay practitioner does not know enough to use the technique safely. The second reason is that an unsuccessful attempt to hypnotize a subject for purposes of interrogation, or a successful attempt not adequately covered by post-hypnotic amnesia or other protection, can easily lead to lurid and embarrassing publicity or legal charges.

Hypnosis is frequently called a state of heightened suggestibility, but the phrase is a description rather than a definition. Merton M. Gill and Margaret Brenman state, "The psychoanalytic theory of hypnosis clearly implies, where it does not explicitly state, that hypnosis is a form of regression." And they add, "...induction of hypnosis is the process of bringing about a regression, while the hypnotic state is the established regression." (13) It is suggested that the interrogator will find this definition the most useful. The problem of overcoming the resistance of an uncooperative interrogatee is essentially a problem of inducing regression to a level at which the resistance can no longer be sustained. Hypnosis is one way of regressing people.

Martin T. Orne has written at some length about hypnosis and interrogation. Almost all of his conclusions are tentatively negative. Concerning the role played by the will or attitude of the interrogatee, Orne says, "Although the crucial experiment has not yet been done, there is little or no evidence to indicate that trance can be induced against a person's wishes." He adds, "...the actual occurrence of the trance state is related to the wish of the subject to enter hypnosis." And he also observes, "...whether a subject will or will not enter trance depends upon his relationship with the hypnotist rather than upon the technical procedure of trance induction." These views are probably representative of those of many psychologists, but they are not definitive. As Orne himself later points out, the interrogatee "...could be given a hypnotic drug with appropriate verbal suggestions to talk about a given topic. Eventually enough of the drug
would be given to cause a short period of unconsciousness. When the subject wakes, the interrogator could then read from his 'notes' of the hypnotic interview the information presumably told him." (Orne had previously pointed out that this technique requires that the interrogator possess significant information about the subject without the subject's knowledge.) "It can readily be seen how this... maneuver... would facilitate the elicitation of information in subsequent interviews." (7) Techniques of inducing trance in resistant subjects through preliminary administration of so-called silent drugs (drugs which the subject does not know he has taken) or through other non-routine methods of induction are still under investigation. Until more facts are known, the question of whether a resister can be hypnotized involuntarily must go unanswered.

Orne also holds that even if a resister can be hypnotized, his resistance does not cease. He postulates "...that only in rare interrogation subjects would a sufficiently deep trance be obtainable to even attempt to induce the subject to discuss material which he is unwilling to discuss in the waking state. The kind of information which can be obtained in these rare instances is still an unanswered question." He adds that it is doubtful that a subject in trance could be made to reveal information which he wished to safeguard. But here too Orne seems somewhat too cautious or pessimistic. Once an interrogatee is in a hypnotic trance, his understanding of reality becomes subject to manipulation. For example, a KUBARK interrogator could tell a suspect double agent in trance that the KGB is conducting the questioning, and thus invert the whole frame of reference. In other words, Orne is probably right in holding that most recalcitrant subjects will continue effective resistance as long as the frame of reference is undisturbed. But once the subject is tricked into believing that he is talking to friend rather than foe, or that divulging the truth is the best way to serve his own purposes, his resistance will be replaced by cooperation. The value of hypnotic trance is not that it permits the interrogator to impose his will but rather that it can be used to convince the interrogatee that there is no valid reason not to be forthcoming.

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A third objection raised by Orne and others is that material elicited during trance is not reliable. Orne says, "...it has been shown that the accuracy of such information would not be guaranteed since subjects in hypnosis are fully capable of lying." Again, the observation is correct; no known manipulative method guarantees veracity. But if hypnosis is employed not as an immediate instrument for digging out the truth but rather as a way of making the subject want to align himself with his interrogators, the objection evaporates.

Hypnosis offers one advantage not inherent in other interrogation techniques or aids: the post-hypnotic suggestion. Under favorable circumstances it should be possible to administer a silent drug to a resistant source, persuade him as the drug takes effect that he is slipping into a hypnotic trance, place him under actual hypnosis as consciousness is returning, shift his frame of reference so that his reasons for resistance become reasons for cooperating, interrogate him, and conclude the session by implanting the suggestion that when he emerges from trance he will not remember anything about what has happened.

This sketchy outline of possible uses of hypnosis in the interrogation of resistant sources has no higher goal than to remind operational personnel that the technique may provide the answer to a problem not otherwise soluble. To repeat: hypnosis is distinctly not a do-it-yourself project. Therefore the interrogator, base, or center that is considering its use must anticipate the timing sufficiently not only to secure the obligatory headquarters permission but also to allow for an expert's travel time and briefing.

J. Narcosis

Just as the threat of pain may more effectively induce compliance than its infliction, so an interrogatee's mistaken belief that he has been drugged may make him a more useful interrogation subject than he would be under narcosis. Louis A. Gottschalk cites a group of studies as indicating "that 30 to 50 per cent of individuals are placebo reactors, that is, respond
with symptomatic relief to taking an inert substance." (7) In the interrogation situation, moreover, the effectiveness of a placebo may be enhanced because of its ability to placate the conscience. The subject's primary source of resistance to confession or divulgence may be pride, patriotism, personal loyalty to superiors, or fear of retribution if he is returned to their hands. Under such circumstances his natural desire to escape from stress by complying with the interrogator's wishes may become decisive if he is provided an acceptable rationalization for compliance. "I was drugged" is one of the best excuses.

Drugs are no more the answer to the interrogator's prayer than the polygraph, hypnosis, or other aids. Studies and reports "dealing with the validity of material extracted from reluctant informants...indicate that there is no drug which can force every informant to report all the information he has. Not only may the inveterate criminal psychopath lie under the influence of drugs which have been tested, but the relatively normal and well-adjusted individual may also successfully disguise factual data." (3) Gottschalk reinforces the latter observation in mentioning an experiment involving drugs which indicated that "the more normal, well-integrated individuals could lie better than the guilt-ridden, neurotic subjects." (7)

Nevertheless, drugs can be effective in overcoming resistance not dissolved by other techniques. As has already been noted, the so-called silent drug (a pharmacologically potent substance given to a person unaware of its administration) can make possible the induction of hypnotic trance in a previously unwilling subject. Gottschalk says, "The judicious choice of a drug with minimal side effects, its matching to the subject's personality, careful gauging of dosage, and a sense of timing...[make] silent administration a hard-to-equal ally for the hypnotist intent on producing self-fulfilling and inescapable suggestions...the drug effects should prove...compelling to the subject since the perceived sensations originate entirely within himself." (7)
Particularly important is the reference to matching the drug to the personality of the interrogatee. The effect of most drugs depends more upon the personality of the subject than upon the physical characteristics of the drugs themselves. If the approval of Headquarters has been obtained and if a doctor is at hand for administration, one of the most important of the interrogator's functions is providing the doctor with a full and accurate description of the psychological make-up of the interrogatee, to facilitate the best possible choice of a drug.

Persons burdened with feelings of shame or guilt are likely to unburden themselves when drugged, especially if these feelings have been reinforced by the interrogator. And like the placebo, the drug provides an excellent rationalization of helplessness for the interrogatee who wants to yield but has hitherto been unable to violate his own values or loyalties.

Like other coercive media, drugs may affect the content of what an interrogatee divulges. Gottschalk notes that certain drugs "may give rise to psychotic manifestations such as hallucinations, illusions, delusions, or disorientation", so that "the verbal material obtained cannot always be considered valid." (7) For this reason drugs (and the other aids discussed in this section) should not be used persistently to facilitate the interrogative debriefing that follows capitulation. Their function is to cause capitulation, to aid in the shift from resistance to cooperation. Once this shift has been accomplished, coercive techniques should be abandoned both for moral reasons and because they are unnecessary and even counter-productive.

This discussion does not include a list of drugs that have been employed for interrogation purposes or a discussion of their properties because these are medical considerations within the province of a doctor rather than an interrogator.
K. The Detection of Malingering

The detection of malingering is obviously not an interrogation technique, coercive or otherwise. But the history of interrogation is studded with the stories of persons who have attempted, often successfully, to evade the mounting pressures of interrogation by feigning physical or mental illness. KUBARK interrogators may encounter seemingly sick or irrational interrogatees at times and places which make it difficult or next-to-impossible to summon medical or other professional assistance. Because a few tips may make it possible for the interrogator to distinguish between the malingering and the person who is genuinely ill, and because both illness and malingering are sometimes produced by coercive interrogation, a brief discussion of the topic has been included here.

Most persons who feign a mental or physical illness do not know enough about it to deceive the well-informed. Malcolm L. Meltzer says, "The detection of malingering depends to a great extent on the simulator's failure to understand adequately the characteristics of the role he is feigning... Often he presents symptoms which are exceedingly rare, existing mainly in the fancy of the layman. One such symptom is the delusion of misidentification, characterized by the...belief that he is some powerful or historic personage. This symptom is very unusual in true psychosis, but is used by a number of simulators. In schizophrenia, the onset tends to be gradual, delusions do not spring up full-blown over night; in simulated disorders, the onset is usually fast and delusions may be readily available. The feigned psychosis often contains many contradictory and inconsistent symptoms, rarely existing together. The malingering tends to go to extremes in his portrayal of his symptoms; he exaggerates, overdramatizes, grimaces, shouts, is overly bizarre, and calls attention to himself in other ways..."

"Another characteristic of the malingering is that he will usually seek to evade or postpone examination. A study..."
of the behavior of lie-detector subjects, for example, showed that persons later 'proven guilty' showed certain similarities of behavior. The guilty persons were reluctant to take the test, and they tried in various ways to postpone or delay it. They often appeared highly anxious and sometimes took a hostile attitude toward the test and the examiner. Evasive tactics sometimes appeared, such as sighing, yawning, moving about, all of which foil the examiner by obscuring the recording. Before the examination, they felt it necessary to explain why their responses might mislead the examiner into thinking they were lying. Thus the procedure of subjecting a suspected malingerer to a lie-detector test might evoke behavior which would reinforce the suspicion of fraud." (7)

Meltzer also notes that malingerers who are not professional psychologists can usually be exposed through Rorschach tests.

An important element in malingering is the frame of mind of the examiner. A person pretending madness awakens in a professional examiner not only suspicion but also a desire to expose the fraud, whereas a well person who pretends to be concealing mental illness and who permits only a minor symptom or two to peep through is much likelier to create in the expert a desire to expose the hidden sickness.

Meltzer observes that simulated mutism and amnesia can usually be distinguished from the true states by narcoanalysis. The reason, however, is the reverse of the popular misconception. Under the influence of appropriate drugs the malingerer will persist in not speaking or in not remembering, whereas the symptoms of the genuinely afflicted will temporarily disappear. Another technique is to pretend to take the deception seriously, express grave concern, and tell the "patient" that the only remedy for his illness is a series of electric shock treatments or a frontal lobotomy.
L. **Conclusion**

A brief summary of the foregoing may help to pull the major concepts of coercive interrogation together:

1. The principal coercive techniques are arrest, detention, the deprivation of sensory stimuli, threats and fear, debility, pain, heightened suggestibility and hypnosis, and drugs.

2. If a coercive technique is to be used, or if two or more are to be employed jointly, they should be chosen for their effect upon the individual and carefully selected to match his personality.

3. The usual effect of coercion is regression. The interrogatee's mature defenses crumbles as he becomes more childlike. During the process of regression the subject may experience feelings of guilt, and it is usually useful to intensify these.

4. When regression has proceeded far enough so that the subject's desire to yield begins to overbalance his resistance, the interrogator should supply a face-saving rationalization. Like the coercive technique, the rationalization must be carefully chosen to fit the subject's personality.

5. The pressures of duress should be slackened or lifted after compliance has been obtained, so that the interrogatee's voluntary cooperation will not be impeded.

No mention has been made of what is frequently the last step in an interrogation conducted by a Communist service: the attempted conversion. In the Western view the goal of the questioning is information; once a sufficient degree of cooperation has been obtained to permit the
interrogator access to the information he seeks, he is not ordinarily concerned with the attitudes of the source. Under some circumstances, however, this pragmatic indifference can be short-sighted. If the interrogatee remains semi-hostile or remorseful after a successful interrogation has ended, less time may be required to complete his conversion (and conceivably to create an enduring asset) than might be needed to deal with his antagonism if he is merely squeezed and forgotten.
X. INTERROGATOR's CHECK LIST

The questions that follow are intended as reminders for the interrogator and his superiors.

1. Have local (federal or other) laws affecting KUBARK's conduct of a unilateral or joint interrogation been compiled and learned?

2. If the interrogatee is to be held, how long may he be legally detained?

3. Are interrogations conducted by other ODYOKE departments and agencies with foreign counterintelligence responsibilities being coordinated with KUBARK if subject to the provisions of Chief/KUBARK Directive or Chief/KUBARK Directive? Has a planned KUBARK interrogation subject to the same provisions been appropriately coordinated?

4. Have applicable KUBARK regulations and directives been observed? These include the related Chief/KUBARK Directives, and the provisions governing duress which appear in various paragraphs of this handbook.

5. Is the prospective interrogatee a PBPRIME citizen? If so, have the added considerations listed on various paragraphs been duly noted?

6. Does the interrogators selected for the task meet the four criteria of (a) adequate training and experience, (b) genuine familiarity with the language to be used, (c) knowledge of the geographical/cultural area concerned, and (d) psychological comprehension of the interrogatee?
7. Has the prospective interrogatee been screened? What are his major psychological characteristics? Does he belong to one of the nine major categories listed in pp. 19-28? Which?

8. Has all available and pertinent information about the subject been assembled and studied?

9. Is the source to be sent to an interrogation center, or will questioning be completed elsewhere? If at a base or station, will the interrogator, interrogatee, and facilities be available for the time estimated as necessary to the completion of the process? If he is to be sent to a center, has the approval of the center or of Headquarters been obtained?

10. Have all appropriate documents carried by the prospective interrogatee been subjected to technical analysis?

11. Has a check of logical overt sources been conducted? Is the interrogation necessary?

12. Have field and headquarters traces been run on the potential interrogatee and persons closely associated with him by emotional, family, or business ties?

13. Has a preliminary assessment of bona fides been carried out? With what results?

14. If an admission of prior association with one or more foreign intelligence services or Communist parties or fronts has been obtained, have full particulars been acquired and reported?

15. Has LCFLUTTER been administered? As early as practicable? More than once? When?

16. Is it estimated that the prospective interrogatee is likely to prove cooperative or recalcitrant? If resistance is expected, what is its anticipated source: fear, patriotism, personal considerations, political convictions, stubbornness, other?
17. What is the purpose of the interrogation?

18. Has an interrogation plan been prepared?

19. If the interrogation is to be conducted jointly with a liaison service, has due regard been paid to the opportunity thus afforded to acquire additional information about that service while minimizing KUBARK's exposure to it?

20. Is an appropriate setting for interrogation available?

21. Will the interrogation sessions be recorded? Is the equipment available? Installed?

22. Have arrangements been made to feed, bed, and guard the subject as necessary?

23. Does the interrogation plan call for more than one interrogator? If so, have roles been assigned and schedules prepared?

24. Is the interrogational environment fully subject to the interrogator's manipulation and control?

25. What disposition is planned for the interrogatee after the questioning ends?

26. Is it possible, early in the questioning, to determine the subject's personal response to the interrogator or interrogators? What is the interrogator's reaction to the subject? Is there an emotional reaction strong enough to distort results? If so, can the interrogator be replaced?

27. If the source is resistant, will noncoercive or coercive techniques be used? What is the reason for the choice?

28. Has the subject been interrogated earlier? Is he sophisticated about interrogation techniques?

29. Does the impression made by the interrogatee during the
opening phase of the interrogation confirm or conflict with the preliminary assessment formed before interrogation started? If there are significant differences, what are they and how do they affect the plan for the remainder of the questioning?

30. During the opening phase, have the subject's voice, eyes, mouth, gestures, silences, or other visible clues suggested areas of sensitivity? If so, on what topics?

31. Has rapport been established during the opening phase?

32. Has the opening phase been followed by a reconnaissance? What are the key areas of resistance? What tactics and how much pressure will be required to overcome the resistance? Should the estimated duration of interrogation be revised? If so, are further arrangements necessary for continued detention, liaison support, guarding, or other purposes?

33. In the view of the interrogator, what is the emotional reaction of the subject to the interrogator? Why?

34. Are interrogation reports being prepared after each session, from notes or tapes?

35. What disposition of the interrogatee is to be made after questioning ends? If the subject is suspected of being a hostile agent and if interrogation has not produced confession, what measures will be taken to ensure that he is not left to operate as before, unhindered and unchecked?

36. Are any promises made to the interrogatee unfulfilled when questioning ends? Is the subject vengeful? Likely to try to strike back? How?

37. If one or more of the non-coercive techniques discussed on pp. 52-81 have been selected for use, how do they match the subject's personality?

38. Are coercive techniques to be employed? If so, have all field personnel in the interrogator's direct chain of command
been notified? Have they approved?

39. Has prior Headquarters permission been obtained?

40. Is arrest contemplated? By whom? Is the arrest fully legal? If difficulties develop, will the arresting liaison service reveal KUBARK's role or interest?

41. As above, for confinement. If the interrogatee is to be confined, can KUBARK control his environment fully? Can the normal routines be disrupted for interrogation purposes?

42. Is solitary confinement to be used? Why? Does the place of confinement permit the practical elimination of sensory stimuli?

43. Are threats to be employed? As part of a plan? Has the nature of the threat been matched to that of the interrogatee?

44. If hypnosis or drugs are thought necessary, has Headquarters been given enough advance notice? Has adequate allowance been made for travel time and other preliminaries?

45. Is the interrogatee suspected of malingering? If the interrogator is uncertain, are the services of an expert available?

46. At the conclusion of the interrogation, has a comprehensive summary report been prepared?

47. Is the interrogatee to be used operationally when interrogation is over? If so, what effect (if any) is the interrogation expected to have upon the operation?

48. If the interrogation was conducted jointly with a liaison service, or was supported by liaison, how much did the host device learn about KUBARK as a result?

49. Was the interrogation a success? Why?

50. A failure? Why?
XI. DESCRIPTIVE BIBLIOGRAPHY

This bibliography is selective; most of the books and articles consulted during the preparation of this study have not been included here. Those that have no real bearing on the counterintelligence interrogation of resistant sources have been left out. Also omitted are some sources considered elementary, inferior, or unsound. It is not claimed that what remains is comprehensive as well as selective, for the number of published works having some relevance even to the restricted subject is over a thousand. But it is believed that all the items listed here merit reading by KUBARK personnel concerned with interrogation.

1. Anonymous, Interrogation, undated. This paper is a one-hour lecture on the subject. It is thoughtful, forthright, and based on extensive experience. It deals only with interrogation following arrest and detention. Because the scope is nevertheless broad, the discussion is brisk but necessarily less than profound.

2. Barioux, Max, "A Method for the Selection, Training, and Evaluation of Interviewers," Public Opinion Quarterly, Spring 1952, Vol. 16, No. 1. This article deals with the problems of interviewers conducting public opinion polls. It is of only slight value for interrogators, although it does suggest pitfalls produced by asking questions that suggest their own answers.

3. Biderman, Albert D., A Study for Development of Improved Interrogation Techniques: Study SR 177-D (U), Secret, final report of Contract AF 18 (600) 1797, Bureau of Social Science Research Inc., Washington, D.C., March 1959. Although this book (207 pages of text) is principally concerned with lessons derived from the interrogation of American POW's by Communist services and with the problem of resisting interrogation, it also deals with the interrogation of resistant subjects. It has the added advantage of incorporating the findings and

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views of a number of scholars and specialists in subjects closely related to interrogation. As the frequency of citation indicates, this book was one of the most useful works consulted; few KUBARK interrogators would fail to profit from reading it. It also contains a discriminating but undescribed bibliography of 343 items.


5. Biderman, Albert D., "Communist Techniques of Coercive Interrogation", Air Intelligence, July 1955, Vol. 8, No. 7. This short article does not discuss details. Its subject is closely related to that of item 4 above; but the focus is on interrogation rather than the elicitation of "confessions".

6. Biderman, Albert D., "Social Psychological Needs and 'Involuntary' Behavior as Illustrated by Compliance in Interrogation", Sociometry, June 1960, Vol. 23. This interesting article is directly relevant. It provides a useful insight into the interaction between interrogator and interrogatee. It should be compared with Milton W. Horowitz's "Psychology of Confession" (see below).

7. Biderman, Albert D. and Herbert Zimmer, The Manipulation of Human Behavior, John Wiley and Sons Inc., New York and London, 1961. This book of 304 pages consists of an introduction by the editors and seven chapters by the following specialists: Dr. Lawrence E. Hinkle Jr., "The Physiological State of the Interrogation Subject as it Affects Brain Function"; Dr. Philip E. Kubzansky, "The Effects of Reduced Environmental Stimulation on Human Behavior: A Review"; Dr. Louis A. Gottschalk, "The Use of Drugs in Interrogation"; Dr. R.C. Davis, "Physiological Responses as a Means of Evaluating Information" (this chapter deals with the polygraph); Dr. Martin T. Orne, "The Potential Uses of Hypnosis in Interrogation"; Drs. Robert R. Blake and Jane S. Mouton, "The Experimental Investigation of Interpersonal Influence"; and Dr. Malcolm L. Meltzer, "Countermanipulation through Malingering." Despite the editors preliminary announcement that the book has "a particular frame of reference; the interrogation of an unwilling subject", the stress is on the listed psychological specialties;
and interrogation gets comparatively short shrift. Nevertheless, the KUBARK interrogator should read this book, especially the chapters by Drs. Orne and Meltzer. He will find that the book is by scientists for scientists and that the contributions consistently demonstrate too theoretical an understanding of interrogation per se. He will also find that practically no valid experimentation the results of which were unclassified and available to the authors has been conducted under interrogation conditions. Conclusions are suggested, almost invariably, on a basis of extrapolation. But the book does contain much useful information, as frequent references in this study show. The combined bibliographies contain a total of 771 items.

8. A good, brief discussion of the purpose, tools, and techniques employed in the interrogation of arrestees. Although the author says that his essay "is slanted toward relatively unsophisticated cases, and does not cover the subtler techniques...," he manages in a very short paper to discuss a number of the essentials of questioning resistant sources. Interrogators will find that much of the material is familiar but that the article makes rewarding reading nonetheless.

9. All interrogators should read this short, authoritative essay.

10. This article is a review of current hypotheses about the reliability of information obtained from a subject in trance, the hypnosis of unwilling subjects, attempts to induce the performance of crimes through hypnosis, and the possible prophylactic value of hypnosis as a defense against interrogation. The author obviously speaks with a good deal of authority. Most of his conclusions are negative—i.e., hypnosis can be a useful aid for interrogators but is far from a magic solution for all problems.

11. Farber, I. E., Harry F. Harlow, and Louis Jolyon West, "Brainwashing, Conditioning, and DDD," Sociometry, December 1957, Vol. 20, No. 4. The "DDD" refers to the debility, dependency, and