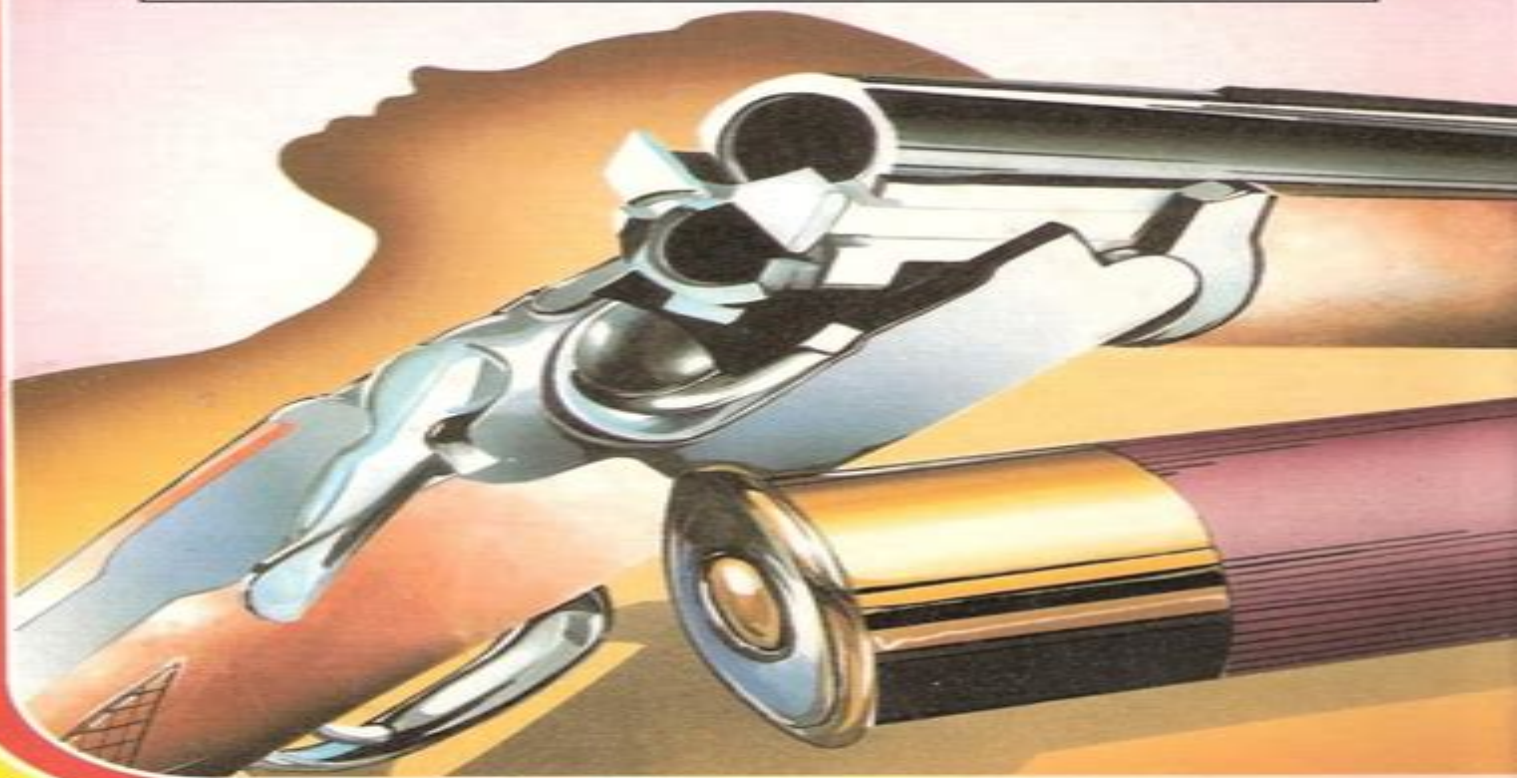


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Alibis and Corroborators Joshua D. Behl, Megan R. Kienzle, 2022-05-09 This book aims to increase understanding of alibis and corroborators examining the role alibis play or fail to play in innocence cases It analyses the factors that can influence the suspect the defense team the alibi corroborator and ultimately the alibi statement itself Recognition of and reactions to wrongful convictions have been on the rise as researchers and society take a closer more critical look at America's criminal justice system In addition to serving as a complete review of the science this volume discusses issues such as alibi generation alibi believability a proposed theory of alibis international comparisons of issues in alibi corroboration age and gender differences in alibi corroboration attorney perceptions and use of alibi evidence and erroneous alibis Offering an in depth empirical view this book will appeal to students and researchers interested in Criminology Legal Psychology Social Psychology Law and practitioners in our legal and criminal justice systems who are making tough decisions about this distinctive witness type

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Evidence The City Law School, James Griffiths, Paul McKeown, Robert McPeake, 2012-08-16 Providing the student with a thorough working knowledge of the law of evidence essential for any barrister whether in the preparation of a case or in the conduct of litigation in court this manual examines the principles of evidence as well as their application in practice

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Supreme Court Appellate Division, **Post-Truth, Fake News** Michael A. Peters, Sharon Rider, Mats Hyvönen, Tina Besley, 2018-02-17 This edited collection brings together international authors to discuss the meaning and purpose of higher education in a post truth world The editors and authors argue that notions such as fact and evidence in a post truth era must be understood not only politically but also socially and epistemically The essays philosophically examine the post truth environment and its impact on education with respect to our most basic ideas of what universities research and education are or should be The book brings together authors working in Australia China Croatia Romania Canada New Zealand Portugal Sweden UK and USA

Court of Appeals, *The Handbook of Eyewitness Psychology: Volume I* Michael P. Toglia, J. Don Read, David F. Ross, R.C.L. Lindsay, 2017-09-25 The Handbook of Eyewitness

Psychology presents a survey of research and legal opinions from international experts on the rapidly expanding scientific literature addressing the accuracy and limitations of eyewitnesses as a source of evidence for the courts. For the first time, extensive reviews of factors influencing witnesses of all ages—children, adults, and the elderly—are compiled in a single pair of volumes. The disparate research currently being conducted in eyewitness memory in psychology, criminal justice, and legal studies is coherently presented in this work. Controversial topics such as the use of hypnosis, false and recovered memories, the impact of stress, and the accuracy of psychologically impaired witnesses are expertly examined. Leading eyewitness researchers also discuss the subjects of conversational memory, alibi evidence, witness credibility, facial memory, earwitness testimony, lineup theory, and expert testimony. The impact of witness testimony in court is considered, and each volume concludes with a legal commentary chapter. *The Handbook of Eyewitness Psychology* is an invaluable aid to researchers, legal scholars, and practicing lawyers who need access to the most recent research in the field, accompanied by the interpretations and commentary of many of the world's leading authorities on these topics. *Records & Briefs New York State Appellate Division*, 1965. **The Whispering Roots** Cecil Day Lewis, 1970. Supreme Court, Law of Evidence Nicola Monaghan, 2015-03-26. A clear and accessible introduction to the law of evidence, enhanced with numerous case and material extracts and visual aids.

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