

# “Mirandizing Terrorists? An Empirical Analysis of the Public Safety Exception,” *Columbia Law Review*, 2011

## Publications

2013

In this Note, Partner Joanna Wright systematically analyzes every state and federal court opinion that asserts the appropriate application of the Public Safety Exception (PSE), which admits un-Mirandized statements made in response to questions intended to secure public safety. Ultimately, she concludes that the PSE is a fact-sensitive, capacious device equipped to properly handle the unique nature of terrorist interrogations, due largely to its malleability in the hands of the courts.

## Related Attorneys



### Joanna Wright

Partner

[jwright@jenner.com](mailto:jwright@jenner.com)

+1 212 891 1608

© 2026 Jenner & Block LLP. Attorney Advertising. Jenner & Block LLP is an Illinois Limited Liability Partnership including professional corporations. This publication, presentation, or event is not intended to provide legal advice but to provide information on legal matters and/or firm news of interest to our clients and colleagues. Readers or attendees should seek specific legal advice before taking any action with respect to matters mentioned in this publication or at this event. The attorney responsible for this communication is Brent E. Kidwell, Jenner & Block LLP, 353 N. Clark Street, Chicago, IL 60654-3456. Prior results do not guarantee a similar outcome. Jenner & Block London LLP, an affiliate of Jenner & Block LLP, is a limited liability partnership established under the laws of the State of Delaware, USA and is authorised and regulated by the Solicitors Regulation Authority with SRA number

615729. Information regarding the data we collect and the rights you have over your data can be found in our Privacy Notice. For further inquiries, please contact [dataprotection@jenner.com](mailto:dataprotection@jenner.com).

**Stay Informed**

