Miranda v. Arizona / Background

As you read the background summary of the case below, look for the important vocabulary terms. You can find definitions for these terms on the separate vocabulary handout.

Ernesto Miranda was a poor man who lived in Arizona. In 1963, a woman accused Miranda of committing a violent crime against her. The police arrested Miranda and interrogated him about the crime for two hours.

In the United States, people who are accused of crimes have certain rights granted by the Constitution. The Fifth Amendment to the Constitution says that they have the right to be silent and not to incriminate themselves. The Sixth Amendment to the Constitution says that they have the right to have a lawyer to help defend themselves.

The police did not tell Miranda that he had these rights when they arrested him. After the police were finished asking Miranda questions, he signed a confession. The police used his confession in the trial, and Miranda was found guilty of the crime. The judge decided he should serve 20–30 years in prison for each crime.

Miranda appealed his case to the highest court in Arizona, called the Arizona Supreme Court. His attorney argued that his confession should not have been used as evidence in his trial because Miranda was not informed of his rights. He also had no attorney present to help him during his interrogation. The government argued that since Miranda was found guilty of crimes before, he should have known his rights. The Arizona Supreme Court denied his appeal and upheld Miranda’s conviction.

The Supreme Court of the United States agreed to hear Miranda’s case. The decision in Miranda v. Arizona was handed down in 1966.

Questions to Consider

1. What rights of the accused does the Fifth Amendment protect?

2. What rights of the accused does the Sixth Amendment protect?
3. If the police had informed Ernesto Miranda of these rights, do you think he would have done anything differently?

4. This case involves balancing the rights of accused people against society’s need to fight crime. Could informing accused persons of their rights hurt the ability of the police to fight crime? Why or why not?

5. Do you think that informing people of their rights when they are accused of crimes helps protect innocent citizens? Why or why not?