

Acquaintance Rape and Socio - Legal Effect in 21st Century in India

Ranjan Jyoti Sarma

Add: H/N – 4/Ananda Path, R. P. Road, Guwahati – 6, India
 ranjanjyotisarma678[at]gmail.com

Abstract: *Acquaintance Rape has been observed in every region of the world with people of different races. This research focuses on the factors that contribute to incidents of violence and rapes, which are generated by a variety of activities. How cases move from report to court is a contentious topic in and of itself. The justice system has a significant role to play in eliminating and generating additional issues for criminals to engage in such activities, thereby increasing the number of such cases. Changes in the economy's legal and non-legal elements operate in tandem to produce incidents in society such as rape, acquaintance rape, and strange rapes. Everyone in the group participates in the activities, either as a victim or as a criminal. It is critical to comprehend what causes victims to arise in such instances in order to decrease the Justice Gap in such cases. This research will also show you how society and its standards, as well as ancient culture, have a role in the occurrence of such incidents. Acquaintance Rape is much more upsetting since it is difficult to comprehend and accept that individuals with whom you spend your daily lives have suddenly become criminals in your life. This research will also explain why such rapists exist and why they only undertake this job for a specific reason. The relationship between rape experiences, gender revisionism, and crime executioner familiarity was investigated. Many students from many nations produced hypotheses about the victims, criminals, defaulters, neighbours, lovers, husbands, and others who subsequently commit such actions. The scenario of penalties and victims' rights has been infringed as the level of acquaintance has increased, bringing the boundaries of rapes down. Women are more unbiased when it comes to the victim's and men's penalties and they prefer to underestimate the severity of the situation.*

Keywords: Acquaintance rape, Section - 376 (A), Section - 376 (2), Section - 376 (2) [a - g], Marital Rape

1. Introduction

Crime has become a more important and serious crime topic to discuss. The crime rate should decline rather than increase at a faster pace as a result of law enforcement in the economy and country. Acquaintance Rape is a type of rape in which the victim is raped by a known person. Acquaintance Rape is commonly perpetrated by the victim's lover, classmate, and coworkers, as well as family members, husband or wife, doctor in charge, therapist, and others.

When they meet, it is not by coincidence or on a given day; it is pre-planned or occurs as part of the planning of day-to-day activities. The majority of cases of acquaintance rape occur when two individuals go on a date, are romantically involved, or are in a physical relationship with each other. The penalties, fines, and judicial proceedings for acquaintance rape are the same as for random rape cases. A lot of acquaintance rape happens between the ages of 16 and 25. According to numerous studies, acquaintance rape is most often attempted by the victim's friends, and the statistics report is similar to that of strange rape incidents.

Rape, murder, and terrorism were the most common crimes committed in ancient times. The consequences for rape were harsh, damaging, and brutal during the time, and they were included in the asset punishment. Eyes were given the right in the 12th century to remove the offender's eyes and feed them to his major organ, which was regulated by the rulers of the era. Later on, the situation shifted to the flip side of the coin, with rapes not being considered as serious offences and being settled simply by paying a monetary fine in weddings or by the offenders marrying the victims.

Girls were compelled to marry strangers in the mediaeval period, and consent to have sex was no longer required, and there was a significant risk of the girl being raped by her own husband. The rape culture of women and young girls in the youth dates back to Greek mythology and is being practised today. Girls were not directly raped in Roman times; instead, they were kidnapped or abducted by males. People used to think of sexual assault or sexual acts as a secondary means of hurting females because they were not widespread at the time.

Rape was defined by dictators of the time as forced sex, which was distinct from sexual assault and kidnapping. Jurists have viewed intercourse by force or extra effort, even if it occurs under favourable conditions, to be illegal and immoral since ancient times. This was the history of rape and acquaintance rape in the early 1950s and 1960s across the world.

Acquaintance rape acquires more than 60% of the strange rape happenings that happen on daily basis. There have never been charges against the marital rape; once the girl gets married the act of sexual intercourse was totally permitted by the law and the family. In 1979, a Massachusetts man rape case was the first acquaintance rape case in the history of the world. The man forcefully had sex with his wife who wanted to get divorce from him because of his absurd behaviour. The acquaintance rape system started from 1979 and hasn't stopped till yet. In 1988 an American feminist gave a statement on not calling it a rape but straight hurting yourself by turning someone so badly.

Whenever a person forces someone to engage into forceful sexual activity it is termed as rape and whenever a person is known to another person it is termed as acquaintance rape.

Volume 10 Issue 11, November 2021

www.ijsr.net

Licensed Under Creative Commons Attribution CC BY

The study states the fact that majority of acquaintance rape offenders come from the age of 15 - 24 years. The facts also states that it is not important that a victim is a girl always a men can also be raped and forced into sexual activity by the relatives, friends or family to perform sexual activity without his consent.

History has been carried forward from the 50s to the 20th century which involves the culture in the rural and urban areas of punishing the girls for some reason by their husbands or the bosses or the masters by forcefully having sex with them. Communication plays an important role in every relationship to eliminate any wrongful doing. One should be open about what they want from any kind of relationship and what do they actually desire.

It has always been seen that girls are immature and shy speaking about their desires which turn out to be harmful and at times gives wrong signals to the men for whom they are blamed later. Acquaintance happens in a high rate because everybody wants to portray a sophisticated image in the society despite of catching signals coming from the known ones. Girls need be more open and bold to deny the unwanted signals coming for their hurt and should say no unwanted attention given by unwanted people.

The study is still going on to differentiate between the psychologies differences in both the cases but has failed every time as the concept in both the cases is to satisfy oneself with the best way of their muscularity.

2. Types/ Categories of Acquaintance Rape

Date Rape

Date rape is a phenomenon that occurs throughout the course of a romantic sexual relationship between the offender and the victim. The criminal and the victim usually have a good relationship. Because of the attacker's illegal and aggressive demand on the victim with or without her agreement, a romantic night might develop into a criminal scene. On a date, not every woman desires or supposes having an intimate connection.

Some women or girls are comfortable with the idea or some are strictly not comfortable and then it turns out to be a forceful arrangement. Although Date Rape is a less violent and hurtful means of sexual assault. It is more of fulfilling a person needs in forceful manner. In 1980s a study stated the fact that all these cases occur because of the less knowledge and awareness among the youth and men in the society. The attitude and violence of society towards women instigated such offenders to commit such crime or even think of it.

Till 21st century the court stated the fact that consent once given cannot be withdrawn by the victim in the rape cases. If a girl agrees to have a sexual relationship with a man during the date and later deny it and claims that she is been raped is totally illegal and is not counted in the rape category. 12.2% of date rape occurs in the minority section and 9.1% occur during their schooling and college time of the victim and the offender.

2002 study stated the fact that these rapists do suck act because of the desire they have against that women and their need to dominate and overpower women with the show of their muscularity. Although it has been stated by the court that date rape are those cases which are indecisive in nature. Their trial can cause trauma and mental dissatisfaction to the victim.

The punishments of such crimes are decided after hearing the side of the offender that why he performed such act of inhuman tendency. Such cases open the opportunity to the law and law enforcement powers of the country to investigate the matter with the full force and care.

Since 1991 Date Rape also grabs the attention of the media to cover such awful crimes of the country and these cases receive all the attention of the society. As far as these cases create a site of attention and gossip among the people in the society they are more controversial in their origin as no theory has been let out as to why these rapists commit such crime.

Acquaintance Rape among College students

Acquaintance might include date rape. College students record not just rape but also huge sampling of acquaintance. According to Bureau Justice Data, the majority of rape occurs between the ages of 16 and 24, with college students accounting for a substantial portion of the population. In 1987, it was discovered that 28% of women had been sexually assaulted by their college classmates, whereas only 8% of males had agreed to commit such an act at that time.

All this can also be proved with the help of case happened in Hawaii during an English course in which 32 women were acknowledged to be raped by the boys during the college occasion, offenders of such crime are saved by their family members stating that they are kids at times things happen in immaturity or give the money to the money to the police and save their children.

Although this is not an act of an immature child or a kid, crime cannot be differentiated on the basis of the kid and grown up. Sometimes college also takes part in diminishing the case as to save the reputation of the college among the other colleges of the country and the world. Because of this real offenders are saved from the crime and the case is left untreated by the law. Girls in college are raped more than women and the rate is 4 times higher than that of the women. Lot of emphasis is put on identifying women victim in the campus, but the study also found in the campus who has been raped by the other men.

Rape during Parties/ Festivities/ Family Functions (Could also be a Gang Rape)

Acquaintance rape can also occur during party or any festivity with relatives or any family function. More often such rapes occur during a party of youngsters where it can also turn into a gang rape by the friends of the victim. Such offenders target intoxicated women or force them to get intoxicated with them.

Denial of the women can turn into a forceful attempt by the boys in the party and can attack her sexually. Factors

provided by the environment are easy access to such crimes like availability of private rooms, alcohol or a party place away from the city gives invitation to such crime.

Rape happens after the date in the car or in any residence late. Strange rape tends to happen in complete isolated areas and at complete strange place. Acquaintance rape generally happens between friends or between family member or friend after a party or a function maybe specifically in that party area in a empty room or a rest room with or without intoxication of the parties.

Some Other Type of Acquaintance Rape Categories:

- 1) While studying or meeting same person for same reason quite often. (Non party or Non date situation)
- 2) Community Crisis - Community also plays a major role in happening of such cases like their attitude or theories towards a particular girl. A girl's reputation in society plays role in turning eyes of men towards her. Communities always overpower men over women which is totally a drawback for all women out in the society.
- 3) Rape occurs because of prior intimate partners or a sexual desire partner or a current intimate partner.
- 4) Employer and employee relationship or means of getting in out of the job can be because of the sexual relationship between them or if denied can turn into a rape.
- 5) Child or a young submissive as a girl can be raped by her master for breaking the rules.

Causes/ Risks Involved with Acquaintance Rape

Role of Drug and Alcohol in Acquaintance Rape

Alcohol plays a major role in Acquaintance Rape as intoxication is the main cause of performing such acts. Most the Acquaintance rape happens between the age group of 15 - 24 years i. e. during school and college life and they occur because of the intake of alcohol in the campus or outside the campus. It is not necessary that it is wholly consumed by the offender the consumption of alcohol by victim can also turn scene into crime.

Victim can be intoxicated by the offender in order to perform involuntary sexual activity about which the victim gets to know later and turns out to be a rape activity. The rating states that 90 out of 100 Rapes and sexual activities are performed by someone close to the victim i. e. Spouse, family member, friend etc. which involves the consumption of alcohol or drugs by any of the parties in the act.

Alcohol is one that means but other drugs that are used are Gamma - hydroxybutric acid (GHB), Ketamine, Rohypnol, Ecstasy etc. which are used in some way or the other by the parties. Any person who is intoxicated and get involved in the involuntary participation in sexual activity is a victim to the crime. At times girls gets scared to report the crime because of the consumption of drugs or alcohol but a victim in a crime scene is a victim no matter any involuntary means has happened with her during the crime.

Following situations happens after the consumption of Drugs and Alcohol

- 1) After drinking men gets more sexually active towards girls -: The research states that men gets to get more sexualized after drinking or doing drugs which becomes difficult at times to control.
- 2) Misinterpretation of the messages -: after drinking the messages exchanged between the parties tend to get misinterpret by each other.
- 3) Men believes the authentic thought that women gets more sexualized after drinking which is actually a myth believed by men and is proved wrong.
- 4) Men can also intake alcohol just to use as a means of justification after misbehaving or misconduct towards women or a girl.
- 5) Consumption of alcohol can misallocate a girl by offender and could be asked to consume alcohol to take her to an isolated place.
- 6) If a girl recognizes the action and wants to say NO to the performed activity alcohol decreases the woman's ability to resists rape that is about to happen.
- 7) Consumption of alcohol can result into declaring women more liable than man in the rape cases
- 8) Women in parties who keep on drinking can be misjudged by the men to perform the activity of sexual assault. Is she is under the legal age of drinking she can even be arrested by the police. Men can even make the places of intoxication like bars, clubs, pubs etc safe for women by consuming less alcohol and minimizing the fun in their attitude.

Male Victim

The tendency of blaming victims for their activity can always be two sides. A victim might not be a girl always a male can too be sexually assaulted or raped by the women and men. In 1987 a research states that sexual desires are always two handed one by men and the other by the women. If girls are forced to get sexually involved with a man boys are also forced by the women to fulfil their desires. More sexual assault victims are from the age of 16 - 28 years as men who are used to be sexually harassed by the big women or are raped by men to satisfy their needs in an acquaintance. Rape activity by a friend, a relative, date, college mate, family etc he can be forced to get into an unwanted sex or attention by any one of them.

He is than a victim to the crime and is entitled with some remedies and rights provided by the government and the law. Question that arises in the mind of the male victim is that if he will report the crime that happened with him then his muscularity would be challenged by the woman. Assault that takes place with any gender is a crime.

There is shame in accepting if a crime is happened with you being a Male. As a acquaintance a case from 1980 was highlighted where a woman of 55 years indulge a boy of 19 years into having sex regularly for months to satisfy her desires. It was later reported by the family of boy when they found out about rape that was happening for months as acquaintance rape by a known aunt.

She blackmailed the boy for providing him with the money and branded clothes and stuff etc to satisfy her unwanted and

unauthenticated desire. Later after few days the boy denied then she started blackmailing him of telling his parents about it on which boy was involuntarily doing the act which turns out to be a crime in the eyes of the law.

Offenses against minors

In January 2018, an eight - year - old young lady in Rasana town close Kathua in Jammu, and Kashmir was snatched, raped and killed by a gathering of men. The updates on the stunning demonstration prompted across the country fights and calls for harsher discipline.

This prompted the death of the Criminal Law (Amendment) Act, 2018 which just because put capital punishment as a potential discipline for the rape of a young lady under 12 years; the base discipline is 20 years in prison.

Another new area was additionally embedded in the IPC to explicitly manage rape on a young lady beneath 16 years. The arrangement made the offense culpable with the least detainment of 20 years which may reach out to detainment forever. The base prison term for rape, which has stayed unaltered since the presentation of the IPC in 1860, was expanded from seven to 10 years.

The punishment as endorsed for rape shift and rely on the conditions henceforth the courts have been given the freedom to force the disciplines beginning from 7 years up to life detainment. The law of rape in India forces a required commitment upon the courts to manage such cases by giving satisfactory and extraordinary explanations behind granting lesser sentences. The Supreme Court has underlined the need to look at the conditions by the court granting the sentence.

The sentence granted must rely on the directness of the accused, the state, and the age of the explicitly attacked female and gravity of the criminal demonstration. Courts have likewise accentuated that the wrongdoings of viciousness upon ladies must be seriously managed and open extreme aversion of the wrongdoing needs reflection through the burden of the fitting sentence by the courts which may fill in as an obstacle for the commission of like offenses by others. The Supreme Court has additionally given headings to the National Women Commission for the definition of a plan for help to survivors of rape and complete bearings in such manner have been given which are currently being followed.

In a large portion of the rape cases, the procedures of the court are held in camera and the personality of the casualty is left well enough alone, she is anyway exposed to genuine interrogation during the preliminary by the resistance guides which are regularly extremely distinct and uncovering which may make shame the person in question however the courts have the restriction of finding some kind of harmony between the privileges of the prosecutrix and the charged.

We can anyway summarize by saying that rape is an attack of the body and character of the casualty which leaves a changeless scar on her persona and the people doled out to manage such cases should deal with the issues in a progressively delicate and accommodating way.

Various instances and complaints by Victims of Acquaintance Rape:

As indicated by research there were 16 cases found on acquaintance rape by NCRB data recently. An analysis of the profiles of the people in question (which isn't revealed) and the cases give the setting inside which to peruse the excursion of the casualty through the criminal procedure. The casualties in research contrasted in age, crossing 18 years to 50 years, with the most number of casualties in the age gathering of 20 - 30 years. While data on the training levels was not accessible for all casualties, however out of the staying, half are unskilled, 3 dropped out of school, and just 2 completed school. Low training levels lead to bring down degrees of pay, and an elevated level of reliance on families. 7 victims were married was separated from their spouses, and 2 were not married. This profile doesn't depict rape casualties for the most part, who can be of all ages, conjugal status, and salary level, however, is constrained to the casualties in this investigation, to comprehend the conditions under which they have gotten to legitimate cures. As a result of the occurrence, casualties are frequently progressively defenceless against more noteworthy control just as savagery and dismissal inside their systems of reliance. The families offer help to the person in question, yet besides practice a serious extent of authority over choices identifying with her. The way that a dominant number of rapes are the place the blamed are acquaintances for the person in question, denounced can without much of a stretch set up contact with the casualty outside the court to dishearten them, through various ways, from seeking after criminal cures. Frequently, these forces victims to move from their environmental factors and look for cover somewhere else, which upsets their everyday presence also.

Impact of Acquaintance rape:

Contrasted with casualties of more rape, acquaintance rape casualties fault themselves more, see themselves all the more adversely, and endure increasingly genuine mental wounds. Acquaintance rape casualties are less inclined to look for emergency administrations, tell somebody, report to police or look for guidance. Acquaintance rape casualties feel especially powerless and risky since they have discovered that even individuals they trusted may submit a demonstration of violence against them. Loved ones may not be a wellspring of help for acquaintance rape casualties, as they might be for survivors of more peculiar rape. If they tell companions or family, the seriousness of the assault might be limited, or the casualty might be accused of the rape. As indicated by Statistics Canada, ladies are genuinely harmed in 11% of sexual ambushes. Sexual ambushes on ladies with handicaps can trigger extreme physical responses. A lady with epilepsy may have a seizure, a lady with cerebral paralysis may grow significantly progressively hazy discourse, or a lady with diabetes may go into insulin stun. Women who were exposed to physical or sexual maltreatment as youngsters or grown - ups are at more danger of medical issues including injury, incessant agony, gastrointestinal disarranges, tension, and clinical discouragement.

Violence expands the danger of practices, for example, smoking and substance use. The effect of acquaintance rape frequently endures long after it has halted. Over - comers of

misuse normal mere medical procedures, doctor and drug store visits, clinic stays, and psychological well - being meetings than other ladies. This is despite the calculating of different elements influencing social insurance use, and limiting crisis room visits. Women who have been sexually abused as well as battered are almost certain than other ladies to end it all. Over 75% of the mishandled ladies who executed their abusers were raped by him. A review of 388 female school seniors indicated that 79.3% of those inspected who revealed having been raped or sexually attacked while inebriated put all or part of the fault on themselves. Half of the ladies raped forcibly or danger of power additionally took on some level of self - fault.

Indian cases related to Acquaintance rape:

1) Ravi vs. State of Maharashtra 3rd October 2019

This case is related to the Acquaintance rape of two years old girl child. In this case victim (2 years old girl) was missing from her house in the state in Maharashtra. Her parents got worried and informed everyone in the house lane regarding her missing. An informant named Azbar came to her house telling her parents regarding the appellant those two hours back he was found drunken distributing chocolates to children near temple. Her parents ran towards his house and found the house locked from inside. They broke the gate and found him lying inside and victim too were found lying on the floor. After the reports came it was found that the girl was brutally raped by the appellant and she was declared dead after the examination. The appellant was known to the victim family as they used to live in the same lane of the colony. A 2 years old girl was brutally raped by a 40 - 45 years old man. This case is the biggest example how alcohol and sexual desire of a person makes him devil and treats girls and women like an object to their needs. Delhi High Court declared death sentence to the offender and was then in prison for the time being. The case was treated for four years (2016 - 2019) and the courts and then the penalty were declared by the High Court.

2) A Through her Father F vs. State of UP Thru Secretary on 3rd November 2015

In this case A (victim) was brutally raped by M the accused. A and M are the names given by the court to keep their identity under cover. M raped A who was 13 Years old minor girl and has no idea if her own uncle would rape her. She did not even tell her family for 21 days as she was threatened by M that if she tells family regarding this she and her father would be killed by the offender. She got pregnant with the accused child which was later known by her family. This case went into the court and different petitions and sections of IPC and Constitution was charged regarding the property and claim for unborn child. Acquaintance happens when it is completely unexpected by a known person.

The girl who was about to start her life with care and dreams got into a severe medical trauma after the happening. The court state that an innocent helpless was forcefully raped by an old man and this case should be an opening guiding light for all such victims out in the society. the court cannot shut its eyes towards the happenings of such cases where a girl is so much accused and beaten by the accused and that too an

known one. Court has asked for more amendments in the rape laws to close the eyes of such offenders and reduce the degree of rape happenings in the country.

Provisions related to Rape in India:

In 1983 few amendments were made in the rape laws in India. In 1983 amendment the provisions which were introduced are

- Marital Rape under Section - 376 (A) of Indian penal code, 1860
 - Custodial Rape under Section - 376 (2) of Indian Penal Code, 1860
 - Minimum punishments for the rape cases depending on the degree of the offence.
 - Provision for Special Rape cases in Section - 376 (2) [a - g] and (A) of Indian Penal Code, 1860
- 1) Section - 288 A (2) of IPC - which states that the rape and identity of the rape victim shall not be disclosed by any person till they want or if done so he shall be punished by the court with the imprisonment which may or may not extend to two years.
 - 2) Section - 376 (2) (a) of IPC - which talks about custodial rape crime or rape committed by the police officer under custody.
 - a) Rape done by public servant.
 - b) Rape performed by staff management.
 - c) Rape done by management or staff of the hospital.
 - 3) Section 164 A (5) of CRPC - it states the provision for the medical examination of the Rape victim at the earliest.
 - 4) Section 327 (2) (6) of CRPC - states that all the statements of the rape victim should be recorded in front of the camera so that no further changes can be done without proof in the court.
 - 5) Section 376 (2) [e] of IPC - which talks about the punishments offered to the offenders of the Rape done by the women knowing her to be pregnant in prior.
 - 6) Section 376 (2) [f] of IPC - talks about the punishments who commits rape with a girl who is minor or under 12 years of age.
 - 7) Section 376 [g] of IPC - talks about the provisional laws related to imprisonment of the Gang Rape criminals.
 - 8) All these provisions of IPC and CRPC talks about all the punishments, imprisonment and the fine related to the vast amount of Rape cases in India though lot of amendments are still to be made by Law and agreed by the Court.

Rights

Right of a Girl in Any Relationship

- She has a right to live without violence in every relationship and should accept her partner to agree on the same.
- She has every right to reject the attention she does not want or like or all the unwanted attentions from random people.
- She has a right to change her mind to live with somebody as a partner or switch to some other person with the change of feeling as it is not really in hands of normal human beings.
- She has all the right in the world to please and satisfy herself with things she like and want before others.

- She has all the right to dress seductive and in whatever or whichever clothes or type of clothes she likes without it being an invitation for rapists to rape her or assault her.
- She has right to say no an unwanted physical attention and closeness whether being any person.
- She has a right to not to be dominated but to be at an equal power and understanding in relationships.
- She has right to start every relationship slowly and deny to physical or sexual attraction till the time she wants.
- She has right to say and express about her feelings openly knowing that person well without thinking about future and far.
- She has all the right to say 'NO'.

Right of a Victim

- She has a right to be treated with the best medical treatment needed at that point and as soon as possible and to the earliest in order to cure the loss.
- She has the right to file a complaint or FIR regarding the offence to the police and no is liable to stop her.
- She has all the right to be treated with good care and dignity during the process of the Justice or Trial.
- She has all the right to be supported by the family and society and treat her as a victim and not the criminal.
- She has right to be notified by the court proceedings and the procedure of the case.
- She has right to choose advocate of her choice and bring him/her to the trial regularly from her side.
- She has right to secure all the damages occurred during the act and offender must be liable to pay the same.
- Depending on the relationship with the offender she has all the right to be maintained in lawful manner and as stated under the Law and by the Court.

3. Conclusion

Rape and Acquaintance Rape occurs or happens because girls are not really open about their wants and desires in life. Men know what they want but the way of them achieving their desire is strictly inhuman. Girls should be more open about themselves in the society and boys should understand if a girl is saying no for something that means no strictly. Usage and consumption of alcohol and drugs in the parties or the campus should be limited and prohibited from the campus to stop the occurrence of drug rape in the society. Girls should not be ashamed or embarrassed from the society to report the crime.

If a crime or offence takes place it should strictly be reported to the police, negligence of which is seen in countries. One should know about their limits that when to stop the exceeding of sexual relationship with anybody whether being a wife. Hooking up culture which was started in United States of America is not wrong but people fail to examine the need to stop at a moment so that it does not take the route of the crime. Communication is the key to stop the occurrence of many events in life. One should know when to express and open up about their feelings with the partner.

Being single is not what everybody wants but that does not mean to form a relationship with anybody or everybody this is what takes the phase of crime in one's life.

Miscommunication and misconnecting for sex is the major problem that occurs specially with girls they should try to be more open and clear about their wants. Law remains the same but the number of victim use to increase and create the threat in the economy and continues to destroy lives of the innocent and helpless victims.

The amendment of 1983 brought few changes in the light of the rape law and the amendment few provisions in the rape law but it is not yet enough as the rate of crime do not stop but keeps on increasing. New methods of punishments and amendments regarding controlling the rapes in the India should be made to put a full stop on the entire rapist. The court and the legislature have to make many changes to put a full stop at rapes and its increasing rate in the countries. Boy - oriented education should start in school which will teach them to control their sexual wants at needs at unfavourable times.

References

- [1] *Acquaintance rape and categories of acquaintance rape*. (n. d.). Legal Service India - Law, Lawyers and Legal Resources. <https://www.legalserviceindia.com/legal/article-3176-acquaintance-rape-and-categories-of-acquaintance-rape.html>
- [2] <http://propcenter.asu.edu/pdf/Acquaintance-rape-of-college-students>
- [3] Ravi vs. State of Maharashtra 3rd October 2019 Criminal no - 1488 - 1489 of 2018
- [4] A' Through her Father F' vs. State of UP Thru Secretary on 3rd November 2015. Writ Petition no - 8210 (M/B) of 2015
- [5] Indian Penal Code, 1860
- [6] Code of Criminal procedure, 1973
- [7] *The Canadian Journal of human sexuality*. (2021, August 23). Research Gate. <https://www.researchgate.net/journal/The-Canadian-journal-of-human-sexuality-1188-4517>, The Canadian Journal of Human Sexuality 14th September 2017
- [8] Taylor & Francis 1991. (n. d.). *Journal of American College health*. Taylor & Francis. <https://www.tandfonline.com/toc/vach20/current>
- [9] Verma, A. (2020, December 14). *Everything you need to know about acquaintance rape*. iPleaders. <https://blog.ipleaders.in/everything-need-know-acquaintance-rape/?amp=1>
- [10] Indian Penal Code, 1860
- [11] Code of Criminal Procedure, 1973
- [12] Indian Evidence Act, 1872
- [13] The Indian Constitution, 1950

Author Profile



Ranjan Jyoti Sarma

ranjanjyotisarma678[at]gmail.com