Abstract

Even though it may not seem like it at first glance, the phenomenon of rape conceals in fact much more than anyone who has ever faced this problem we are dealing with could say about it. Worse, it is these people, the vast majority of them men, where the tendency is to downplay this crime and, under the influence of ignorance and myths associated with rape or even religion and ideology, often see it as made up by the victims or as completely removed from the intentions of the offender. And because the aim of this work is not only to provide a view of rape in terms of criminal law, but also from a criminological, i.e. view of a number of other scientific disciplines, that this is indeed the case, that rape cannot be seen in this manner, this is also – and no less important – the task of this work.

The fundamental part of this work, as a work looking at the issue addressed especially in terms of criminal law, and its main investigative contribution provide not only an analysis of the various elements of the crime of rape, but primarily an attempt within it to completely categorize all hitherto considered and neglected forms of sexual behavior within individual – prescribed by law – forms of sexual intercourse. The same is true then and the main investigative contribution of this work can be considered a look at the issue of the offender, in this context, especially the issue of the influence of individual deviance and substance abuse on the sexual behavior of the offender in terms of his sanity or diminished sanity. As for individual types of sexual behavior, here in this part of the work the main aim is an attempt to provide where possible the most complete ordination and description of all offenders of the crime of rape imaginable and their behavior influenced by sexual disorders and substance abuse.

In addition to these main points, this work introduces the numerator and others to aspects more or less related to rape, to the development of the social perception and laws starting with rape and continuing through the above-mentioned institutes dealing purely with criminal law, and ending with victims of rape in criminological, psychological or sociological terms. The conclusion itself is devoted to laws covering the criminal act of rape under English law and comparing it to the legal code of our country.