

# DELHI RAPE ACCUSED TRIED TO FLEE



# Rape By Govt Decree

**William Wheeler Thornton**



## **Rape By Govt Decree:**

*Female Sexuality and the Law* Susan S. M. Edwards, 2025-12-01 The treatment of women by the law whether as victims or offenders is based on certain attitudes towards female sexuality that have influenced legal thinking since 1800 The aim of this book originally published in 1981 reissued here with a new preface was to expose and investigate these attitudes and to show how the law has subtly but inexorably been used as an instrument of social control over women and their sexual behaviour The study focuses on the treatment of victims of rape and sexual assault Within the legal process it is the area of discretion which is as important as the actual formal content of the law Why is it that one man may be imprisoned for the daring of a kiss whereas countless others have escaped with fines and admonitions for the most brutal assaults What influence can a woman's personal background material circumstances or mental condition be allowed to have on the case How brutally assaulted does a woman have to be to prove beyond all doubt that she did not secretly desire the assault The scope of the book encompasses law sociology psychoanalysis and medicine and paints a startling picture of the degree of prejudice and masculine interest still woven into the fabric of the law Today it can be read in its historical context

Popular Government and the Supreme Court Lane V. Sunderland, 1996 With quiet eloquence Lane Sunderland argues that we must reclaim the fundamental principles of the Constitution if we are to restore democratic government to its proper role in American life For far too long he contends the popular will has been held in check by an overly powerful Supreme Court using non constitutional principles to make policy and promote its own political agendas His work shows why this has diminished American democracy and what we can do to revive it Sunderland presents a strong thoughtful challenge to the constitutional theories promoted by Ronald Dworkin Archibald Cox Richard Epstein Michael Perry John Hart Ely Robert Bork Philip Kurland Laurence Tribe Mark Tushnet and Catharine MacKinnon an enormously diverse group united by an apparent belief in judicial supremacy Their theories he demonstrates undermine the democratic foundations of the Constitution and the power of the majority to resolve for itself important questions of justice Central to this enterprise is Sunderland's reconsideration of *The Federalist* as the first most reliable and most profound commentary on the Constitution *The Federalist* he states is crucial because it explains the underlying theory of the Constitution as a whole a theory that gives meaning to its particular provisions In addition Sunderland reexamines the Declaration of Independence and the work of Hobbes Locke and Montesquieu in order to better define the nature and limits of their influence on the Framers His reading of these works in conjunction with *The Federalist* shows just how far afield contemporary commentators have strayed Sunderland deliberately echoes and amplifies Madison's wisdom in *Federalist No 10* that the object of the Constitution is to secure the public good and private rights and at the same time to preserve the spirit and form of popular government To attain that object he persuasively argues requires that the judiciary acknowledge and enforce the constitutional limitations upon its own powers In an era loudly proclaiming the return of popular government majority rule and the will of the people that argument is

especially relevant and appealing **Monthly Catalog of United States Government Publications** ,1978

**Encyclopedia of Rape and Sexual Violence** Merril D. Smith,2018-05-03 This two volume set provides an authoritative overview of rape and other forms of sexual violence containing the latest information about victims and perpetrators events laws and trends related to sexual violence and attitudes toward it This encyclopedia will help readers to develop a deeper understanding of rape and other forms of sexual violence in the United States and around the world Content illuminates all aspects of this serious issue including the forms of trauma experienced by survivors victims different types of rape from incest to acquaintance rape to prison rape specific cases events and controversies laws policies movements and organizations pertaining to the issue and legal political and cultural contributors to rape and other forms of sexual violence Encyclopedia of Rape and Sexual Violence follows an A Z format but instead of comprising brief overview entries it features twenty chapters each of which is a long form entry that covers key perspectives laws court cases and statistics on survivors victims and perpetrators Leading scholars and activists perspectives on the subject add depth to the information provided the set also includes a selection of essential primary documents The Law of the Government of Tonga Tonga,1907 Criminal Law Reports: Being Reports of Cases Determined in the Federal and State Courts of the United States, and in the Courts of England, Ireland, Canada, Etc. With Notes. Vol. 1 Nicholas Saint John GREEN,1874 *Military Government and Martial Law* William Edward Birkhimer,1892 Congressional Record United States. Congress,2009 **Justice of the Peace and Local Government Review** ,1870 **A Revised Edition of the Ordinances of the Government of Ceylon** ,1895

**Forcible Rape** Duncan Chappell,Faith Fogarty,1978 153 entries to books and journal articles published between 1967 1977 Titles selected to avoid duplication in content and to represent so called learned literature with certain exceptions Citations arranged in classified order dealing with such topics as Sociocultural and descriptive features of rape Rape victimization and Rape offenders Each entry gives bibliographical information and annotation Author index *A Revised Edition of the Ordinances of the Government of Ceylon ...: 1883-89* Ceylon,1895 **A Revised Edition of the Ordinances of the Government of Ceylon: 1883-1889** Ceylon,1895 Criminal Law Reports Nicholas St. John Green,1874 *The Irish Law Times and Solicitors' Journal* ,1881 **Government Gazette** New South Wales,1880 The Routledge International Handbook of Legal and Investigative Psychology Ray Bull,Iris Blandón-Gitlin,2019-09-11 The Routledge International Handbook of Legal and Investigative Psychology explores contemporary topics in psychological science applying them to investigative and legal procedures Written by recognized scholars from around the globe this book brings together current research emerging trends and cutting edge debates in a single comprehensive and authoritative volume Drawing from both research and practice this handbook highlights many important issues such as how to investigate and prosecute rape the value of emotional affect in homicide investigations and factors affecting jurors and suspects decision making By considering current research the authors inform both legal and investigative professionals of findings that are of

direct relevance to them and the steps that can be taken to improve efficiency This collection will inform investigative and legal professionals advanced psychology students academics researchers and policy makers It will also be of great interest to researchers from other disciplines including criminology policing and law

**Radical Critiques of the Law** Stephen M. Griffin, Robert C. L. Moffat, 1997 The past two decades have seen an outpouring of work in legal theory that is self consciously critical of aspects of American law and the institutions of the liberal state In this lively volume eminent scholars in philosophy law and political science respond to this recent scholarship by exploring what constitutes a radical critique of the law examining such theories as critical legal studies feminist theory and theories of difference and critical race theory The authors consider whether the critiques advanced in recent legal theory can truly be called radical and what form a radical critique of American law should take Writing at the cutting edge of the critique of critical legal theory they offer insights first on critical legal scholarship then on feminist political and legal theory A third group of contributions questions the radicalness of these approaches in light of their failure to challenge fundamental aspects of liberalism while a final section focuses on current issues of legal reform through critical views on criminal punishment including observations on rape and hate speech Each major essay describes the underlying principles in the development of a radical legal theory and addresses unresolved questions relating to it while accompanying commentaries present conflicting views The resulting dialogue explores wide ranging issues like equity value relativism adversarial and empathic legal advocacy communitarianism and the social contract impartiality and contingency natural law and corrective justice A common thread for many of the articles is a focus on the social dimension of society and law which finds the individualism of prevailing liberal theories too limiting

**Radical Critiques of the Law** is particularly unique in presenting critical and feminist approaches in one volume along with skeptical commentary about just how radical some critiques really are Proposing alternative critiques that embody considerably greater promise of being truly radical it offers provocative reading for both philosophers and legal scholars by showing that many claims to radicalism are highly problematic at best

**The Universal Cyclopaedia of Law** William Wheeler Thornton, 1883

**Collection of Legislative Acts of the Ceylon Government** Ceylon, 1885

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