Understanding victim behavior and its social context is critical to understanding the obstacles victims face in reporting. Research shows that rates of false reporting are frequently inflated, in part because of inconsistent definitions and protocols or a weak understanding of sexual assault. Misconceptions about false reporting rates have direct, negative consequences and can contribute to why many victims don’t report sexual assaults (Lisak, Gardinier, Nicksa, & Cote, 2010).

REPORTING SEXUAL VIOLENCE

The majority of sexual assaults, an estimated 63%, are never reported to the police (Rennison, 2002). The prevalence of false reporting cases of sexual violence is low (Lisak et al., 2010), yet when survivors come forward, many face scrutiny or encounter barriers.

VICTIM EXPERIENCE

Some reasons a victim might not chose to report abuse may include:

- Victims fear that they will not be believed or fear retaliation. Often, victims are pressured by others not to tell.
- Often, victims who do report will delay doing so (Archambault & Lonsway, 2006) for a variety of reasons that are connected to neurobiological and psychological responses to their assault (D'Anniballe, 2010).
- Victims might worry about how reporting will affect them or their family/friends (Campbell, 1998). Further, they might be fearful of family fracture if the person sexually assaulting them is a family member (Campbell & Raja, 1999).
- Some victims distrust law enforcement.
- Completing the forensic exam or “rape kit” can be difficult for victims.

DEFINITIONS

Since 1929, crime data, such as reported rapes, has been submitted voluntarily by police departments regarding certain crimes. The data becomes a part of the FBI’s Uniform Crime Report (UCR).

From the 1920s until 2011, UCR defined rape as “carnal knowledge of a female forcibly and against her will.” This definition covered only penetration of a woman’s vagina by a penis, and excluded other forms of sexual violence. In 2012, the UCR’s definition was revised to be more inclusive of all victims and forms.

The current definition is “penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim.” (FBI, 2012).
Through the **UCR**, the FBI issues guidelines and definitions related to processing sexual assault cases. Although not all police departments follow these guidelines, they do seek to process and clear cases from their active case log.

The **UCR** identifies three main ways to clear a case: cleared by arrest, cleared by exception, and unfounded (Archambault & Lonsway, 2007). Each category has subdivisions. An unfounded report has two subdivisions: False allegations and baseless.

- **Unfounded report**: A case that is investigated and found to be false or baseless. The “unfounded” classification is often confused with false allegations, in part because the definitions may seem similar. For example, unfounded cases include those that law enforcement believes do not meet the legal criteria for rape. It does not mean that some form of sexual violence did not occur, but only that from the legal perspective, in that jurisdiction, the case does not meet the legal criteria or it is baseless.

- **False report**: A reported crime to a law enforcement agency that an investigation factually proves never occurred.

- **Baseless report**: A report in which it is determined that the incident does not meet the elements of the crime, but it is presumed truthful.

### References


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