1. 3 articles in a law review
   1. THE LEGACY OF THE PROMPT COMPLAINT REQUIREMENT, CORROBORATION REQUIREMENT, AND CAUTIONARY INSTRUCTIONS ON CAMPUS SEXUAL ASSAULT
      1. This article is about people’s perceptions of rape, including the police who may not believe the rape victim if drugs and alcohol are involved. This has spurned an analysis on the steps that need to be taken to assure rape victims are fully backed by the law, and not interpreted or presented as liars.
      2. 84 B.U.L. Rev. 945. (October, 2004 ): 33203 words. LexisNexis Academic. Web. Date Accessed: 2014/11/03.
   2. IT IS WHAT IT IS: LEGAL RECOGNITION OF ACQUAINTANCE RAPE
      1. This review is about the environment that promotes rape. It provides many fact’s concerning rape and its association with drugs, alcohol, and weapons.
      2. 6 Ave Maria L. Rev. 627. (Spring, 2008 ): 18475 words. LexisNexis Academic. Web. Date Accessed: 2014/11/03.
   3. STRANGE BREW: THE WISCONSIN BREWING INDUSTRY'S OPPOSITION TO PROHIBITION, WOMEN'S SUFFRAGE AND THE AGE OF CONSENT LAWS
      1. Frances Willard fought for women’s issues like prostitution, suffrage, and prohibition. In 1885, Willard started the campaign to raise the age of consensual sex in a fight against the saloons who wanted to keep the age of consent laws low.
      2. 12 S. Cal. Rev. L. & Women's Stud. 3. (Fall, 2002 ): 13851 words. LexisNexis Academic. Web. Date Accessed: 2014/11/03.
2. 3 published opinions by court
   1. State of Kansas, Appellee, v. Michael D. Blanks, Appellant.
      1. A lady and her roommates held a party at the end of the school year. After everyone finished drinking at the party they went to a bar and had some more drinks. The lady (H.C.) woke up in the middle of a field, struggling against a man trying to rape her.
      2. 286 P.3d 576; 2012 Kan. App. Unpub. LEXIS 892. LexisNexis Academic. Web. Date Accessed: 2014/11/03.
   2. THE PEOPLE, Plaintiff and Respondent, v. DAVID LEON GARNER, Defendant and Appellant.
      1. David was convicted of two counts of rape by use of drugs or intoxicants by a jury. David appealed based on misuse of court powers and not following the law.
      2. 2002 Cal. App. Unpub. LEXIS 1748. LexisNexis Academic. Web. Date Accessed: 2014/11/03.
   3. STATE OF KANSAS, Appellee, v. ONETH SAVERY, Appellant.
      1. A teen testified that after drinking two bears and hard alcohol she got into an argument with family at home and left to go to a man’s house. Once at the man’s house, the teen indulged in more alcohol and some marijuana, after which the man raped her infront of his girlfriend.
      2. 291 P.3d 1073; 2013 Kan. App. Unpub. LEXIS 28. LexisNexis Academic. Web. Date Accessed: 2014/11/03.
3. 2 national newspaper articles
   1. Teen 'victim' admits sex consensual
      1. This article is about a teen who admitted to consensual sex to the State Attorney and prosecutor yet a police officer still filed a court complaint. The officer’s argument was that the teen would not have consented to sex if she were not intoxicated
      2. Angier, D. (2008). Teen 'victim' admits sex consensual. The News Herald, .
   2. THE SEX WAS CONSENSUAL: Teacher Defends Actions over Rape Claims
      1. A school teacher accused of rape after attending a drinking centre with the city vehemently denies the woman’s claim. The teach agreed that they were both drinking alcohol, but that consent was given.
      2. SIDDLE, J. (2014). The sex was consensual: Teacher defends actions over rape claims. Liverpool Echo, 17.