

SUMMARIES

УДК 343.541

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CRIMINAL LEGAL DESCRIPTION OF THE OBJECTIVE OF AN OFFENSE UNDER THE CRIMINAL CODE OF UKRAINE ST. 154 «FORCED SEXUAL INTERCOURSE»

The article reveals the content of the direct object st.154 crime under the Criminal Code of Ukraine, namely, sexual freedom and sexual integrity, characterized by actions that constitute an objective way of forced sexual intercourse, and the way offense is. One of the most important constitutional rights of the individual have the right to liberty and security of person under Art. 29 of the Constitution of Ukraine, which includes among its components and the right to sexual freedom and sexual integrity of a person. In another refers to sexual integrity. Thus some authors meant by sexual integrity prohibition to commit any sexual acts. Others understand the sexual aspect of immunity as an absolute legal ban, complete impossibility of sexual intercourse with a certain category of persons, in particular minors, of persons nedosyahly puberty or the age of consent. Article. 154 of the Criminal Code provides as the main direct object and sexual freedom and sexual integrity. The objective side of forced sexual intercourse lies precisely in forced sexual acts through blackmail, threats or using materail, official or other dependence of the victim. Sexual intercourse, which forced a woman or man, it involves both natural and unnatural way. It may occur as a single compelling communication, and to repeated sexual intercourse or cohabitation. Compulsion may be intended to force another person to sexual intercourse both those forces, and with any other person for whose benefit the offender operates. Thus, forced sexual intercourse – violent crime, illegal exerted through mental effects (pressure) per person in order to force her to sexual intercourse or otherwise satisfy the sexual desires perpetrator.