TALKING ABOUT RAPE: A DISCURSIVE STUDY OF CONVICTED ADULT RAPISTS’ ACCOUNTS OF RAPE

SARAH LOUISE PEMBERTON

A thesis submitted in partial fulfilment of the requirements of Nottingham Trent University for the degree of Doctor of Philosophy

This research was carried out in collaboration with HMP Whatton

September 2012
Copyright Statement

This work is the intellectual property of Sarah Louise Pemberton. You may copy up to 5% of this work for private study, or personal, non-commercial research. Any re-use of the information contained within this document should be fully referenced, quoting the author, title, university, degree level and pagination. Queries or requests for any other use, or if a more substantial copy is required, should be directed to the author.
Abstract

At least 167 women are raped every day in the UK, yet rape remains one of the most under reported and least prosecuted of all violent crimes. Low conviction rates can be attributed in part to the failings of the criminal justice system including the infiltration of rape myths into said system and the ambiguity surrounding sexual consent.

This thesis has drawn on data generated from eighteen semi-structured interviews and one focus group with men who have been convicted of (acquaintance) rape/aggravated rape. In doing so, this research has utilised critical discursive psychology to analyse the ways in which ‘rape myths’ and knowledge of sexual consent, coercion and refusal is incorporated into participants’ offence accounts.

Findings suggest that offenders employ a variety of rape myths when accounting for their offence in accordance with particular issues of stake and interest. All of which is tied to the management of identity, sentence type and treatment received. Subscription to rape myths was often relatively subtle and was based on offenders’ accounts of their mens rea (or lack thereof) or their consumption of drugs and/or alcohol, rather than primarily about the culpability of their victim as the more historic rape myths might suggest. Furthermore, through offence accounts, participants were able to demonstrate a sophisticated articulation and appreciation of sexual refusals and negotiations through their ability to ‘hear’ sexual refusals which did not involve the word ‘no’ - reinforcing the subtle nature of sexual communication.

These findings highlight that ‘knowledge’ of rape myths needs to be contemporised and that the legislation surrounding consent needs to incorporate all its subtleties. All of which has implications for the treatment of sexual offenders.
Contents Page

Copyright Statement.............................................................................................................2
Abstract .................................................................................................................................3
List of Tables ..........................................................................................................................7
ESRC Case Studentship........................................................................................................10
Research Aims ......................................................................................................................10
Overview of the thesis..........................................................................................................11
Chapter Two - Sexual Consent............................................................................................13
  Defining Consent and the Sexual Offences Act 2003......................................................13
  Negotiating Consent........................................................................................................18
  Rape as a Miscommunication: the Miscommunication Model ....................................21
Chapter Three – Accounting for Rape ..............................................................................24
  Sexual Offending and the Construction of Rape Myths.................................................24
  Examples of Rape Myths.................................................................................................25
    Rapists are Mentally Unstable .....................................................................................25
    Women Cry Rape........................................................................................................26
    Only Certain Women Are Raped................................................................................26
    Rape as a Miscommunication ....................................................................................27
  The Function of Rape Myths..........................................................................................27
  Subscription to Rape Myths............................................................................................29
  Rape Myths and the Media..............................................................................................32
  Rape Myths and other forms of ‘Media’..........................................................................33
Chapter Four – Prisons: Power and Treatment.................................................................37
  The Rehabilitative Model to ‘Nothing Works’...............................................................37
  ‘Prison Works’ ..............................................................................................................38
  Managing Risk, Managing Sexual Offenders .................................................................40
  Treatment Programmes....................................................................................................42
  Effectiveness of Treatment – Recidivism .......................................................................45
  Masculinity in Prisons......................................................................................................45
Chapter Eight – Analysis – “...Consent is where both parties...involved in a sexual activity is willing freely to engage in it, not be pressured or forced or feel uneasy about it or downright refusing...”: making sense of consent ................................................................. 109

“...the old pants, the passion killers...”: ‘Hearing’ Women’s Sexual Refusals .......... 110

“...Really there wasn’t any need for consent and if somebody said no they meant yes”: accounting for unknowingly engaging in non-consensual sex ................................. 121

“...well she said no and I wasn’t interested in that”: accounting for knowingly engaging in non-consensual sex .............................................................................. 128

Chapter Nine – Analysis – “...she said to me ‘why don’t you rape me because it turns me on’”: the use of rape myths when constructing offence accounts ................................................. 138

Accounting of the offence to others: family and friends .................................. 156

Chapter Ten – Analysis - “...They kind of used words that I would never have used like... ‘self gratification’ and ...‘pre cognitive’ and all this stuff...”: the impact of treatment upon convicted adult rapists’ talk ................................................................. 170

The ‘New’ Language ............................................................................................ 171

“Good news travels fast in prison, though not as fast as bad news” ....................... 175

‘Institutional’ Demands and Reported ‘Motivations’ ......................................... 181

Victim Empathy ...................................................................................................... 191

The Impact of Treatment ...................................................................................... 200

Chapter Eleven – Conclusion .............................................................................. 207

References ............................................................................................................. 214

Appendix One: Participant Information Sheet and Consent Form ..................... 237

Appendix Two: Interview Schedule (Semi-Structured Interviews) ..................... 241

Appendix Three: Interview Schedule (Focus Group) ........................................ 246

Appendix Four: Transcription Symbols ............................................................... 252
List of Tables
Table One: Participant Key Information .......................................................... 70
Chapter One – Introduction

Every 34 minutes a rape is reported to the police in the UK but only 1 out of 20 of those rapes lead to a conviction (Fawcett Society 2007). Amnesty International (2005) state that 167 women are raped every day in the UK; the British Crime Survey in 2000 (as cited in Myhill and Allen 2002) reported that 1 in 20 women (aged between 16 and 59) in England and Wales have been the victim of rape and the World Health Organisation (2002) estimate that 1 in 4 women worldwide may experience sexual violence by an intimate partner during their lifetime.

Yet rape remains one of the most under reported and least prosecuted of all violent crimes and as a result the number of reported rapes is lower than the incidence and prevalence rates suggest (Walby and Allen 2004). In 2008, the proportion of cases resulting in successful prosecution fell with approximately only 6.5% of alleged rapes leading to a conviction (Laville 2009). Rape Crisis (2007) found that in 85% of cases the rapist is known to the woman, paradoxically, women are less likely to report sexual assault to the police if the assailant was known to them (Jones et al 2009). Westmarland (2004) attributes the reluctance by women to report rape to the police, principally because they fear that they will not take them seriously, but also through fear that they will be blamed for the offence - it is this idea of ‘victim-blaming’ which is integral to understanding rape myths. Most rape victims who report the offence to the police will never see their case get to court, let alone achieve a conviction. Cases are often rejected by the Crown Prosecution Service (CPS) on grounds of insufficient evidence which in some instances can be attributed to failings of individual police officers’ and their incompetence when investigating these allegations (HMcpsi 2007). In 2010, three Scotland Yard officers face dismissal after the Independent Police Complaints Commission (IPCC) have claimed a ‘sustained failure’ by the police by enabling a serial sex attacker, Kirk Reid, to continue stalking women in London four years after he was first identified as a potential suspect. He is now serving a life sentence after being convicted of 27 sexual offences (two of which were rape) but is linked with a further 100 offences which he is suspected to have carried out between 2001-2008. The original investigation unit did not prioritize sexual assaults and instead focused resources towards robberies, street crime and burglaries (Davies 2010) thus enabling Kirk Reid to slip through the net. This is not an isolated case, the IPCC have criticised the Metropolitan Police for their dealing of the John Worboys case. Worboys was given the
opportunity to drug, rape and sexually assault at least 85 women after the Metropolitan Police missed many opportunities to stop him. Despite numerous reports from women who made claims to have been attacked by Worboys, the police did not act. One woman even reported being laughed at by police when she filed a complaint (Dodd 2010). Much of the literature highlights the failings of the police, however, there are initiatives which demonstrate the police involvement in supporting a reduction in rape. West Mercia Police (2009) publicly supported the national campaign ‘Rape-Short Word, Long Sentence’ where they stated that ‘West Mercia Police are reminding men and women that “no means no”’. On their website page there is a campaign poster of a woman which displays the message “Rape – let your hair down, not your guard. Alcohol features in two thirds of all rapes.” Unfortunately, this message subscribes to the victim blaming, rape myth discourse that suggests if women curtail their behaviour then they can avoid being raped.

Low conviction rates can be attributed in part to the failings of the criminal justice system which result from the dominant social discourse of rape myths (Ewing 2009). Rape myths give people a false sense of security by minimising and/or denying the occurrence of sexual violence, by apportioning some degree of blame to the victim, and by offering excuses to the perpetrator. In effect these myths perpetuate sexual violence because they play a powerful part in defining our responses to rape (Rape Crisis 2007). Previous research that has been conducted has predominantly been with US college students, heavily quantitative and focused upon rape myth acceptance scales (c.f. Burt 1980; Malamuth and Check 1981, 1985; Barnett et al 2001; Mathie and Wakeling 2008). In part, this research addresses the paucity of in-depth qualitative, empirical work conducted with sex offenders themselves in order to capture a detailed discursive exploration of this phenomena, that is, the use of rape myths, specifically within the talk of convicted adult rapists.

Furthermore, this thesis is influenced by the work of Kitzinger and Frith (c.f 1999; Frith and Kitzinger 1997) who used conversation analysis in order to examine the complexities involved for young women when carrying out both sexual and non-sexual refusals within talk. It is also influenced by the work of O’Byrne, Rapley and Hansen (2006) (see also O’Byrne, Hansen and Rapley 2007), who also used conversation analysis to develop the work of Kitzinger and Frith further. They examined young men’s understandings of carrying out but also comprehending refusals, both sexual and non-sexual. One aim of
this thesis is to add to this empirical research further by considering the ways in which convicted adult rapists ‘knowledge’ of consent and sexual refusals is managed within talk. This empirical work is vital to increase our understanding of sexual consent and in turn, of sexual violence.

**ESRC Case Studentship**

This research is based on a collaboration between Nottingham Trent University and HMP Whatton which resulted in the submission of a CASE PhD research proposal to the ESRC. This was consequently granted and awarded in the form of a PhD studentship to the researcher of this thesis (following the successful completion of the interview process).

To some extent the formulation of a research proposal implies that there were certain elements of the research project that were predesigned; mainly the research question, aims and methodological approach. However, chapters five and six will highlight the ways in which this proposal was refined in order to produce a piece of research that attended to the priorities of the researcher whilst taking into consideration the objectives of both the university and the prison service.

**Research Aims**

The epistemological approach employed in this thesis, (critical) discursive psychology (Wetherell 1998), is a discipline which studies language as a medium of social interaction. One of its characteristics is that the researcher starts from the premise of ‘unmotivated looking’, (of not having an agenda) and is thus inductive in nature. The establishment of aims (as discussed in the previous section) in the original research proposal, therefore, works slightly against the grain of traditional discursive psychology; however, the aims were as follows:

- To explore the ways in which convicted adult rapists construct sexual consent, sexual refusal and sexual coercion.
- To examine the ways in which convicted adult rapists draw upon widely shared cultural accounts of rape or ‘rape myths’ to account for their conduct.

In line with a more traditional discursive psychological approach, the following retrospective, inductive ‘aims’ have originated from the analysis of the data:
- To examine the influence the prison (particularly treatment programmes) has on the talk of convicted adult rapists.
- To examine the ways in which the ‘rapist’ identity is managed within interaction

Overview of the thesis

Chapter two will outline both the theoretical and empirical efforts that have been made to conceptualise consent and the way in which this is applied in legislation. This chapter will stress the integral role of consent in our understanding of sexual violence and in doing so will make the case for why an empirical consideration of this phenomena in the talk of convicted adults rapists is necessary.

Chapter three will consider the mythology which has developed in order to account for and obscure the ‘true’ nature of rape. This will be achieved through a discussion of what rape myths are, their function and impact but also a consideration of how these manifest through an examination of the rape myth acceptance research to date. In doing so, this chapter will outline a case for the importance of this thesis and the exploration of the uptake of rape myths within the talk of convicted adult rapists.

The aims of chapter four are twofold. Firstly, it will review the literature surrounding prisons with a particular focus upon the role of ‘power’ and ‘treatment’; in doing so, this will outline the rationale for the empirical focus of chapter ten. Secondly, the focus of this chapter will enable the researcher to both introduce and contextualise the environment for study, HMP Whatton.

Chapter five will outline the epistemological approach fundamental to this thesis. It will argue for a fusion of methodological approaches (Wetherell 1998) captured by critical discursive psychology. Such an approach synthesises the fine grained analysis typically associated with conversation analysis with a broader approach (of critical discursive psychology) which enables the consideration of the political implications of patterns of discourse. This includes the way in which discursive practices of the prison regulate, control and maintain the conduct of prisoners. This synthesis of approaches, rather than isolated approaches alone, enable a far more encompassing and rigorous form of analysis.
Chapter six will consider the challenges in conducting research with convicted male sex offenders. It will detail the methodological approach adopted by describing how data for the research was obtained and the development of the methods used in order to gather said data. This chapter will also attend to the pertinent issues of reliability, validity and generalisability of data within discursive research.

Chapter seven is the first of four analytic chapters. This chapter will examine the discursive strategies utilised by the participants in order to construct and manage their identity. This will be done in two stages, firstly, by considering the discursive techniques employed to distance participants from ‘other’ rapists and secondly techniques that are used by offenders who draw upon the discourse of hierarchy in order to situate themselves as better than ‘other’ sex offenders, particularly from those who have committed crimes against children. The effects of these techniques will also be considered. The final section of this chapter will pay consideration to the construction of identity and the impact upon reported friendships within prison.

Chapter eight will provide an exploration of convicted adult rapists ‘knowledge’ of consent and sexual refusals and the way in which this is managed in talk. Both ‘knowledge’ of consent both within their own offending behaviour and their own (non-offending) sexual experiences will also be considered.

Chapter nine will examine the discourses participants in this research draw upon in order to account for their offending behaviour. More specifically, this chapter will consider the extent to which this vocabulary encompasses ‘rape myths’ and the way in which these enable offenders to construct an account of their offence that ultimately facilitates the management of a particular identity.

Chapter ten will consider the way in which ‘treatment’ is attended to in the interactions of the participants within this research. This chapter considers the impact that participation upon accredited treatment programmes in HMP Whatton has upon the talk of convicted adult rapists, demonstrating the ways in which this manifests itself.

Finally, chapter eleven will conclude this thesis by detailing the main findings, implications for future research and the limitations of this research.
Chapter Two - Sexual Consent

Introduction

Although there is a dearth of literature on sexual consent (Beres 2007), efforts have been produced from a variety of disciplines, including, medicine, politics, law, psychology and sociology. This chapter will attempt to piece together this disparate literature.

Consent plays an integral part in our understanding of sexual violence both within research and academia but also within the legal system, however, it remains an ambiguous concept. Beres (2007) maintains that this is a result of the private nature of sexual experiences that we as academics and researchers are simply not privy to. This chapter will examine both the theoretical and empirical efforts (for discursive examples c.f. O’Byrne, Hansen, Rapley 2007; O’Byrne, Rapley and Hansen 2006; Kitzinger and Frith 1999; Frith and Kitzinger 1997) that have been made to conceptualise consent whilst outlining the gaps that this thesis seeks to bridge. This is achieved in chapter eight with an exploration of how convicted adult rapists comprehend and negotiate consent within their offending behaviour but also within their own (non-offending) sexual experiences.

Defining Consent and the Sexual Offences Act 2003

Much of the theoretical work that has occurred to date takes the definition of consent for granted. It is frequently cited without an explicit explanation; often because a shared definition and understanding of what consent represents is assumed. Beres (2007; p.94) argues that “there is no consensus on what it is, how it should be defined or how it is communicated.” Bourdieu, Chamboredon and Passeron (1991) refer to this notion as ‘spontaneous sociology’ where one is accepting of meanings of concepts without interrogating their origin.

McGregor (2005) argues that consent is the key to understanding the moral wrongfulness and seriousness of rape. She argues that consent provides a person with power over what is theirs. There is a moral expectation that one should respect the autonomy of individuals by allowing them to make decisions freely without coercion and by respecting those choices that they do make. Thus consent is important for safeguarding personal autonomy and allowing individuals to be in control of important aspects of their lives; politically, medically and sexually. Consent “transforms relationships which
gives it moral importance” (McGregor 2005, p.107). McGregor (2005) argues that the failure to gain consent results in a form of ‘harm’. These levels of harm and seriousness vary, for example, consent to borrow clothes, consent to perform an operation, consent to have sex.

Steven Box (1983) in his seminal text, *Power, Crime and Mystification* provided a most comprehensive critique of the 1956 Sexual Offences Act. Although his work may seem historical, the critique he developed of the legislation was only in part addressed, twenty years later with the introduction of the Sexual Offences Act in 2003. He argued that both the Sexual Offences Act 1956 and Sexual Offences Amendment Act 1976, needed changes to be made in relation to the *actus reas* (guilty act) and legislation should be extended to encompass marital rape (this was addressed in 1991 and became part of statute in the Criminal Justice Act 1994). He also argued that the legislation needed to acknowledge that the vagina was not the only way in which women could be raped and that a penis was not the only means with which a woman could be violated (Box 1983). However, the debate regarding consent that Box wrote of almost thirty years ago persists today. He argued that feminists wanted consent to be re-examined within the sexual offences literature with a shifting in intent from ‘without the victim’s consent’ to ‘coerced by the offender’. One reason for this was because in the absence of physical injury, Box argued that victim allegations of not consenting were often met with suspicion. As will be discussed below, the Sexual Offences Act 2003 has attempted to address some of the uncertainties of consent and had incorporated coercion into the defining of sexual violence but it is argued that there is still an onus on the victim at all stages within the criminal justice system to prove that an offence did indeed happen.

The origins of the Sexual Offences Act 2003 lie in the recommendations of a Home Office review completed in 2000. The consultation paper recognised that the law needed reviewing because, amongst other things, it was a “patchwork quilt of provisions ancient and modern that works because people make it do so, not because there is a coherence and structure. Some is quite new – the definition of rape for example was last changed in 1994. But much is old, dating from nineteenth century laws that codified the common law of the time, and reflected the social attitudes and roles of men and women of the time” (Home Office 2000, p. iii). The government accepted most of the recommendations made in the White Paper of 2002 (Elvin 2008) but several parts of the Bill were changed considerably in response to criticism as it passed through parliament.
Prior to the Sexual Offences Act 2003, it was the responsibility of the jury to make a
decision between the dividing line of ‘real consent’ and ‘mere submission’ (Elvin 2008,
p.521). Entrenched in the rape mythology, cases where physical violence was used and
the injuries were visible, decisions about rape were clear cut; anything outside of that
was viewed as problematic in the jury decision making process. Elvin (2008) argued that
the Sexual Offences Act 2003 made some significant changes to the law particularly in
respect of consent.

The definition of rape as outlined in section 74 of the Sexual Offences Act 2003 states:

(1) A person (A) commits an offence if—

(a) he intentionally penetrates the vagina, anus or mouth of another person (B)
with his penis,

(b) B does not consent to the penetration, and

(c) A does not reasonably believe that B consents.

(2) Whether a belief is reasonable is to be determined having regard to all the
circumstances, including any steps A has taken to ascertain whether B consents.

(3) Sections 75 and 76 apply to an offence under this section.¹

(4) A person guilty of an offence under this section is liable, on conviction on
indictment, to imprisonment for life.

The significance of section 1c in this act is immense as in order to secure a conviction for
rape, one has to prove beyond reasonable doubt that firstly, the defendant committed an
act that meets the legal definition of rape and secondly, that the defendant knew that
victim was not consenting (Westmarland 2004). There is some debate as to whether or
not the burden of proof lies with the victim; they need to be able to demonstrate that the

¹ If the prosecution can prove at the time the alleged rape that the victim did not or could
not consent then the defendant must overturn these. Section 75 of the act outlines these
evidential presumptions which include the use of violence, threats of violence, if the
victim was asleep, unconscious or drugged. Section 76 of the act is where the attacker
deceives the victim to the nature/purpose of the act and where the attacker intentionally
induces the victim to consent by impersonating someone she knows.
defendant did not reasonably believe that they consented to sexual activity. This is also articulated by McGregor (2005) who maintains that the burden of proof rests with the woman to demonstrate ways in which she was not consenting and instead should be based on the man demonstrating ways in which he gained consent; so there is no consent unless there is evidence to suggest otherwise. However, at the present time, consent is presumed until there is significant evidence to suggest otherwise, which ultimately comes down to one person’s word against another’s. McGregor (2005) argues that by establishing the *actus reus* of rape, in other words, that sex occurred without consent, is not sufficient to secure a conviction for rape. Furthermore, she argues that guilt for the crime of rape requires the defendant to possess *mens rea* (guilty mind) with regards to what he believed or understood at the time. For it to be rape – the defendant must have believed that his victim was not consenting. Therefore, what will be considered in a court of law is the man’s perception of whether or not the woman consented. The jury have to believe beyond reasonable doubt that the woman was consenting for the defendant to be acquitted. McGregor asks ‘when does a mistake about consent exculpate or make the defendant not liable for the crime of rape?’ (p.196). The issue of consent appears to be unique to rape cases; McGregor (2005) argues that if someone was physically assaulted, for example punched in the face, it would be highly unlikely that someone would be asked if they consented to being punched in the face.² Also, rape victims are likely to be the only direct witnesses and as already stated in the end it will come down to ones person’s word against the other. Inevitably, this is going to impact on the way in which offenders construct consent; their understanding of consent in relation to their offence and the negotiation of it; a focus of this PhD thesis.

Tadros (2006) argues that a differentiated definition of rape is needed; similar to manslaughter where there is no single definition. He argues that by differentiating the definition “…it would be capable of precise definition. It marks out violence used in cases of violent rape without excluding a conviction of rape in cases which do not involve violence. And it need not focus unduly on the conduct of the complainant” (p.518). In doing so, he argues that this would make it easier to appreciate when consent must be explicitly verbal but that it will also help with the understanding of the *mens rea*

² With the exception of those who subscribe to consensual BDSM - Bondage and Discipline (BD), Dominance and Submission (DS), Sadism and Masochism (SM).
of rape. However, he goes onto propose that with the differentiated definition, there should be an abandonment of the concept of consent as integral to the law on rape, predominantly because the concept is both ambiguous and vague. This proposal is further supported by McGregor (2005) who also problematises the role of consent in our understanding of rape by asking if consent is a useful concept or not; does it distinguish lawful from unlawful conduct?

Furthermore, Nicolson (2000) argued that the legislation prior to 2003 overlooked the subtle ways in which consent could be contrived, particularly coercion in the form of psychological bullying which can include socio-economic conditions that compromise women’s capacity to say ‘no.’ The Sexual Offences Act 2003 was intent on overcoming these perceived difficulties by clarifying consent; this was achieved by defining consent as “a person consents if he agrees by choice, and has the freedom and capacity to make that choice” (Sexual Offences Act 2003, p.39). Elliott and de Than (2007) argue that the clarification of consent was to some extent achieved by the establishment of a statutory definition within the Sexual Offences Act 2003 and the removal of ‘honest belief’ defences after the case of DPP v Morgan (1976). After an evening of heavy drinking with three of his friends, Morgan invited them back to have sex with his wife; he stated that his wife liked having sex with strangers and that she might appear to be resisting but in fact that was part of her ‘sexual script’ and was her way of becoming sexually aroused. The three defendants (not including Mr Morgan) argued that they consequently believed that Mrs Morgan’s protestations were part of foreplay and at all times believed that she was consenting to sex on the basis of what Mr Morgan had told them. The men were all convicted of rape but appealed on the grounds that they believed the woman had consented and indeed that the judge had misdirected the jury that their belief had to be a reasonable one. In fact, their Lordships admitted that there had been a misdirection. In cases where intention or recklessness has to be proved, an honest mistake, even one that is not reasonable, could provide a defence.

However, it could be argued that the act still does not highlight the ways in which one can demonstrate agreement and again there is an assumed understanding of how this is achieved. The term ‘capacity’ has attracted much debate since its inception. Warburton (2007) argues that at its simplest level it can mean the mental capacity to consent. Furthermore, he argues “that the common law held that if the alleged victim was not in a
position to choose to agree to the activity, then if a choice was made to do so, it should not be considered a valid choice, as the capacity to make that choice could not exist” (p.395). Extreme intoxication would be an example of this, but the courts would need to decide at what juncture does extreme intoxication lead to a loss in capacity to make a choice. Elvin (2008) argues that section 74 provides no definition of capacity and a lack of statutory definitions of concepts such as ‘freedom’ and ‘choice.’ Consequently, this has been proven as problematic in certain cases, including the case of R v Bree [2007]. In this case, sexual intercourse was never disputed, but the presence of consent was (Warburton 2007). Bree maintains that although R was drunk, she consented to sexual activity. However, the prosecution argued that although she was voluntarily intoxicated, she was effectively unconscious throughout and therefore lacked the capacity to consent. The alleged victim remembered nothing after this until regaining consciousness and finding Bree penetrating her. The alleged victim agreed that she had not said ‘no’, but asserted that she had never consented. He claimed she was intoxicated but was lucid enough to consent to sexual intercourse and in doing so, he reasonably believed that she was consenting. The jury convicted Bree of rape, yet he appealed on the basis that the judge had not made it clear to the jury that a person can consent to sexual activity even when intoxicated. The Court of Appeal held that the judge had failed to give guidance to the jury on how to address the issue of consent and capacity in relation to voluntary intoxication. The Court of Appeal held that “If, through drink (or for any other reason) the complainant has temporarily lost her capacity to choose whether to have intercourse on the relevant occasion, she is not consenting... However, where the complainant has voluntarily consumed even substantial quantities of alcohol, but nevertheless remains capable of choosing whether or not to have intercourse, and in drink agrees to do so, this would not be rape” (R v Bree [2007] EWCA 256). The Appeal was allowed and the conviction was quashed.

**Negotiating Consent**

This next section will explore some of the existing literature upon sexual consent which examines both verbal and non-verbal negotiations.

Dripps (1992) defined consent as any agreement to participate in sex. Furthermore, he suggested that as long as there was a verbal ‘yes’ present and no matter how much coercion was involved, consent was achieved. However, he also claimed that the offence of rape should be axed and simply replaced with assault charges, as this would undo
any difficulties faced by juries when trying to decipher consent. Such a definition of sexual consent is problematic, as this thesis would argue that it is not possible for someone to genuinely consent when they are being coerced or threatened into doing something against their will.

Research conducted by Muehlenhard and Hollabaugh (1988) investigated whether women ever engage in token resistance to sex, by saying ‘no’ to sexual activity but really meaning ‘yes’. They defined token resistance as “a woman's indicating that she did not want to have sex even though she had every intention to and was willing to engage in sexual intercourse” (p.872). After interviewing 610 undergraduate females they found that approximately 39% of those women interviewed had engaged in token resistance at least once when negotiating sexual activity. However, Muehlenhard and Hollabaugh (1988) concluded that “when a woman says no, chances are that she means it” (p.878) as 61% of their sample reported not engaging in token resistance and for those who did, the majority reported doing so five or less times. The conclusion reached by Muehlenhard and Hollabaugh (1988) highlight the futility of token resistance when considering sexual consent.

In the early 1990s, Antioch College, Ohio became the focus of national attention after it developed a ‘Sexual Offence Prevention Policy’ in response to two rapes that occurred on campus. The rationale for this was to enable men and women to talk freely about their sexual wishes with a desire to reduce the incidence of sexual assault on campus. Therefore, the policy was seen as more symbolic, rather than to secure prosecutions on campus (Cowling 1998). The policy defined consent as ‘the act of willingly and verbally agreeing to engage in specific sexual contact or conduct’ (as cited in Hickman and Muehlenhard 1999; p. 258) and excluded all forms of non-verbal behaviour. They in fact argued that it was unacceptable to rely on non-verbal communication when negotiating sexual activity (Hickman and Muehlenhard 1999).

The majority of sexual consent literature is heteronormative and gender specific, that is, based around the notion of women giving consent to men. These are known as traditional sexual scripts where women are not meant to directly indicate their sexual interest or engage freely in sexuality and men are expected to initiate sex and persist even when a woman is unwilling (based on the rape myth that if a woman resists, it must mean that she is interested in participating in sexual activity) (Check and
Malamuth 1983). The subscription to sexual script theory is problematic since ideas around consent are based on giving verbal consent and traditional sexual scripts do not subscribe to giving explicit verbal consent (Hickman and Muehlenhard 1999). Beres (2007) argues that further research is needed in order to examine how consent is negotiated within both hetero and same-sex relationships and sexual encounters. However, by the very nature of this research it is important to consider consent in a gendered, heterosexual situation otherwise it would fail to contextualise the role of patriarchy within sexual violence in which consent needs to be considered.

Cowling (1998) highlights how the communication of consent and non-consent can be problematic. For instance, if one assumes that a woman is consenting to sex by simply going back to a man’s apartment after having been out on a date, then one would have a different view of rape from one which says that any sex where there has been no explicit verbal ‘yes’ given is rape. He argues that the boundaries between rape and non-rape are extremely blurred, thus the boundaries between the consensual and non-consensual are also extremely blurred.

Hickman and Muehlenhard (1999) furthered Dripps’ (1992) discussion of consent by defining sexual consent “as the freely given verbal or nonverbal communication of a feeling of willingness” (p.259). MacKinnon (1987) counteracts this argument by making claims that women will never be free to consent due to the system of patriarchy where men have power over women. Whilst this is a feminist piece of research, this thesis does not subscribe to MacKinnon’s statement. Firstly, MacKinnon suggests that women have never experienced consensual sex and secondly it furthers the radical feminist debate that every man is a potential rapist; a suggestion that this author feels is not justified.

Cowling (1998) maintains that gestures which imply a willingness can be both verbal and non-verbal, explicit and implicit. He identified that, at that time, there was a lack of literature on how women communicated a willingness to have sex. This has since been addressed, predominantly, by the empirical work of Kitzinger and Frith (1997, 1999, 2001), which will be considered in greater detail shortly.

Hickman and Muehlenhard (1999) suggested that consent could be considered a ‘mental’ act, based upon the decision that one makes when agreeing to partake in sexual activity. However, such a definition is flawed as one would never know if a person has truly consented; how would this ever be tested in a court of law? It also enables
misunderstandings to be claimed (which will be discussed in greater detail further on in this chapter).

The literature has suggested that consent could be considered as a ‘physical’ act where a verbal and/or a non-verbal agreement is negotiated when participating in sexual activity. However, this has been considered problematic by those who believe that consent should be expressed verbally and subsequently that relying on the non-verbal is not acceptable (c.f. the earlier discussion of Antioch College Sexual Offences Policy on page 22). Hickman and Muehlenhard (1999) claim that “reliance on nonverbal signals allows one person to selectively interpret another’s signals or to claim miscommunication as an excuse for rape” (p.258/9). Research conducted by O’Byrne, Hansen and Rapley (2007) and O’Byrne, Rapley and Hansen (2006) examined young men’s understanding of both performing and ‘hearing’ sexual and non-sexual refusals. This furthered research conducted by Kitzinger and Frith (1999) and Frith and Kitzinger (1997) who had examined the way in which young women understood and performed sexual and non-sexual refusals. O’Byrne et al’s (2007, 2006) research reinforced the difficulty people have in performing explicit refusals both non sexual and sexual. The men within their research were able to ‘hear’ verbal sexual refusals that did not necessarily involve the word ‘no’ and that they understood the subtle non-verbal sexual refusals (such as feigning illness and being tired). By drawing upon clichés, excuses and explanations when performing refusals the men in this research were able to demonstrate that refusals were designed and produced in a specific way. The men within the study also demonstrated a common understanding of what these represented through a recognition that women also subscribed to these clichés when carrying out sexual refusals. The research concluded that male claims not to have ‘understood’ refusals could be considered as self-interested justifications for coercive sexual behaviour.

**Rape as a Miscommunication: the Miscommunication Model**

Hickman and Muehlenhard (1999) claim that “…the idea that rape is frequently a result of men misunderstanding women’s refusals has been challenged as an excuse allowing sexually aggressive men to avoid responsibility for their behaviour” (p.259). Such a suggestion is reminiscent of what Crawford (1995) has categorised as the ‘miscommunication model’. This model is based on the idea that men and women have opposing conversation styles which makes miscommunication a given (Gray 1992;
Henley and Kramarae (1991) argue that the miscommunication of both verbal and non-verbal actions by men and women in the most extreme case could lead to rape, for example, when a man interprets a woman’s ‘no’ as part of the sexual interaction. The utilisation of the miscommunication model facilitates the emphasis on issues of difference rather than issues of unequal power. Therefore, ‘miscommunication’ can be used as a means to maintain patriarchy.

In their paper ‘Talk about Sexual Miscommunication’, Frith and Kitzinger (1997) sought to highlight the widespread use of miscommunication theory outside of the academic literature and the way in which this is commonly deployed by men and women in order to account for their own and other’s sexual behaviour. Men who are accused of rape will often cite that they were misunderstood and that the woman did not communicate effectively and clearly enough to signal that she was not interested in sex, thus giving off mixed messages. Men sometimes reported interpreting a woman saying ‘no’ instead of ‘yes’ as part of foreplay. Women’s constructions included that the man did not understand that they did not want sex and that it was probably their fault for not communicating effectively. Thus endorsing the victim blaming that underpins the rape myth of miscommunication which is discussed further in chapter three.

In research carried out by Motley and Reeder (1995), male and female participants had different understandings of resistance messages, particularly when the messages were indirect, suggesting that miscommunication about refusals could contribute to sexual assault. The miscommunication model implies that sexual violence can be addressed through better communication skills. Earlier research conducted by Muehlenhard, Freidman and Thomas (1985) with male undergraduate students found that rape was considered justifiable if the woman had asked the man out and gone to his apartment and that rape was considered to be significantly more justifiable if the man had paid for everything on the date rather than if they had both paid. Rather disturbingly, they conclude that these findings demonstrate that if a woman engaged in certain behaviours, such as asking a man out or going to his apartment, he might assume that she wants sex with him. If the man is correct, then there is no problem, but if he has misread her cues it might appear that she has ‘led him on’ and subsequently increase the justifiability of rape.
Subscription to the miscommunication model obscures the fact that men who rape are to blame. By invoking the miscommunication model when accounting for rape enables perpetrators to shift the blame onto women for not communicating effectively.

Summary

The limited academic literature has outlined how consent remains an ambiguous concept and constructions of consent are often presumed. This has been considered as problematic particularly when considering consent as integral to an understanding of sexual violence. Consequently, it has been suggested that due to its ambiguous nature the focus should be shifted away from the notion of consent when trying to ascertain the actus reas of an event. The rhetoric surrounding the Sexual Offences Act 2003 suggests that it sought to address some of the uncertainties of consent but it is argued to still overlook the subtleties of consent.

Discursive work (c.f. O’Byrne, Hansen and Rapley 2007; O’Byrne, Rapley and Hansen 2006; Kitzinger and Frith 1999; Frith and Kitzinger 1997) has examined how both young men and women perform and ‘hear’ sexual and non-sexual refusals. This research seeks to extend this work further by examining the ways in which convicted adult rapists negotiate and understand the subtleties of consent within talk. The participants within this research are a unique audience talking about consent. This proffers further originality to this thesis, predominately because issues of consent have been highly consequential for this participant group and to date, this has been overlooked by discursive, empirical research.

The next chapter will consider the mythology which has developed in order to account for and obscure the ‘true’ nature of rape. This will be achieved through a discussion of what rape myths are, their function and impact but also a consideration of how these manifest through an examination of the rape myth acceptance research to date. In doing so, this chapter will outline a case for the importance of this research and the exploration of the uptake of rape myths within the talk of convicted adult rapists.
Chapter Three – Accounting for Rape

Introduction

This chapter questions the mythology that has developed in order to account for and obscure the ‘true’ nature of rape. This is achieved through a discussion of what rape myths are, their function and impact, but also a consideration of how these manifest through an examination of the predominantly quantitative, rape myth acceptance research to date. In doing so, this chapter will make a case for the importance of this piece of research and the exploration of the uptake of rape myths within the talk of convicted adult rapists.

Sexual Offending and the Construction of Rape Myths

The public reaction to those who sexually offend has become increasingly volatile, particularly within the last two decades (Levenson et al 2007). However, the literature fails to articulate the contradiction between the public outrage of sexual offending versus the extent of victim blaming of women who are raped by men. In part, the media representation of sexual violence is responsible for this paradox and the ensuing public anxiety surrounding both those who commit rape and those who have been victims of rape.

The media has long played a pivotal part in the sociological phenomenon known as ‘Moral Panic’. Moral panic occurs when something or someone appears to threaten current “positions, statuses, interests, ideologies and values” (Cohen 1972, p.191). Moral panic creates anxiety around exaggerated perceptions of risk, harm or danger and it could be argued that the media plays a part in generating public attitudes and anxieties towards social problems such as sexual offenders (O’Sullivan et al 1983). Berrington and Jones (2002) argue that “very few people have direct experience of crime…yet they have opinions on the subject. What they see, hear and read directly influences views and perceptions” (p.311).

The mass media creates and furthers moral panic when reporting rape. Moral panic sells newspapers and more often than not, sensational reports on rape are used as a way of getting people to buy newspapers; Walby, Hay and Soothill (1983) argued that this is “because of the titillating element which could be introduced” (p.94). Certain newspapers present an image of rape that misrepresents the ‘truth’. They grossly
Exaggerate the extent to which rapists are mentally unstable, are strangers and stress the sexual element of rape (c.f. The Sun - ‘Buy...or I rape and kill you’ where ‘a CRAZED call centre worker threatened to rape and murder a young mum after she refused to buy insurance’ France 2010). These have been identified as rape myths (Rape Crisis 2007).

Rape myths give people a false sense of security by minimising and/or denying the occurrence of sexual violence, by apportioning some degree of blame to the victim, and by offering excuses to the perpetrator. In effect these myths perpetuate sexual violence because they play a powerful part in defining our responses to rape (Rape Crisis 2007). In more general terms, the function of a myth is to enable us to “disguise a social reality or rather, to describe the world in terms favourable to the position of a particular group” (Sachs 1978, p.31). Therefore, ‘rape myths’ disguise the social reality of rape and thus describe the world in terms favourable to the position of men who rape. These rape myths obscure the true nature of rape (Brownmiller 1975) as they create a shift in blame away from the offender and onto the victim (Gray 2006) and as already highlighted will in some cases discourage women from reporting a sexual assault. This mythology in part has been formulated and maintained through the media as discussed above but is now engrained within a society that is still marred with patriarchy (c.f. seminal texts such as Brownmiller 1975; Griffin 1971 but more recently Gavey 2005).

Examples of Rape Myths
This next section will examine some of the rape myths present in society today. To do this, four common rape myths will be presented, each of which will then be re-evaluated in an attempt to dispel these myths.

Rapists are Mentally Unstable
There is a widely held assumption that men who commit sexual offences against women differ from the rest of the male population; they must be sick or mentally ill (Epps, Haworth & Swaffer 1993). This depiction of the psychopathic individual who is unlike “normal” men is simply not the reality of rape and results in “normal” men being disassociated from crimes of sexual violence carried out against women (Berrington and Jones 2002). Studies have indicated that as few as 5% of men are psychotic at the time of their crimes (Scully and Marolla 1985) and as a result very few convicted rapists are referred for psychiatric treatment. Furthermore this myth is centred on the premise that the victim does not know her attacker. In 85% of cases the rapist is known to the
woman; he may be a friend, colleague, relative, husband or ex-partner and approximately 50% of rapes occur in the home of the woman or the attacker (Rape Crisis 2007).

**Women Cry Rape**

It could be argued that the myth that ‘women cry rape’ facilitates the denial of the widespread prevalence of sexual victimisation. This is further exacerbated by the isolated examples the media print about false allegations of rape rather than representing the ‘true’ extent of sexual assault. Research from the Fawcett Society (2007) has established that the level of false reports of rape is no higher than false reports of any other crime. In fact, only 3% of rape accusations are considered to be ‘probably or possibly false’ according to police categorisation, which is no higher than any other type of crime (Fawcett Society 2007).

**Only Certain Women Are Raped**

In 1980, Burt argued that many people endorsed rape myths and in doing so argued that rape was more justifiable when women ‘go around braless’ or get drunk (p.223). This section will consider the way in which women’s dress and excessive consumption of alcohol are routinely cited as incitements to rape.

*Research*

Research by Cassidy and Hurrell (1995) found that their student participants (n=352) were more likely to attribute blame to the rape victim if she was dressed provocatively. Furthermore, the Zero Tolerance Trust (1998) examined young people’s attitudes towards violence, sex and relationships through ten focus groups and a survey of 2039 young people aged between 14 and 21. They found that 78% of young men and 58% of young women believed that women were ‘often’ or at least ‘sometimes’ to blame for the violence perpetrated against them. This included the way in which victims dressed and whether or not they had consumed alcohol in the lead up to the attack.

*Alcohol and Drugs*

Amnesty International (2005) also found that more than a quarter of those asked said that a woman was partially or totally responsible for being raped if she was drunk. Girard and Senn’s (2008) study on undergraduate students’ (n=280) perceptions on the effect of voluntary and involuntary drug use on attributions about sexual assault, found that women were seen as playing a role if they had voluntarily consumed drugs prior to
the offence. While participants assigned blame to the perpetrator in sexual assaults facilitated by alcohol or drugs, women’s voluntary consumption of drugs prior to a sexual assault increased victim blame (Girard and Senn 2008). Furthermore, research by the Scottish Government (2008) found that 24% of those surveyed agreed that a woman can be at least partly responsible if she was drunk at the time of the attack.

Rape Crisis (2007) dispel this myth by stating that if a person is unconscious or their judgement is impaired by alcohol or drugs, legally they are unable to give consent. Having non-consensual sex with a person who is intoxicated is rape. The rules imposed on women’s behaviour, for example, the Christmas campaign by West Mercia Police (2009) which encouraged women to drink less in order to lessen their chances of being sexually assaulted, allows rapists to shift the responsibility for rape onto women wherever possible.

Rape as a Miscommunication
A rape myth identified by the Fawcett Society (2007) suggests that women often send out mixed signals and therefore rape is simply a misunderstanding.

As already highlighted (please refer to pages 21-23), Gray (1992) and Tannen (1992) have made claims that men and women have opposing conversation styles, making miscommunication inevitable. In the most extreme cases, Henley and Kramarae (1991) argue that miscommunication of both verbal and non-verbal actions by men and women could lead to rape, for instance, when a man interprets a woman’s ‘no’ as part of her consenting to sex. Such a scenario obscures the fact that men are to blame for rape and is a means for shifting blame onto women for not communicating effectively.

The Function of Rape Myths
This section will consider the impact that rape myths can have on perceptions of rape by victims and perpetrators. It will also consider the impact on the criminal justice system, including the way in which rape myths have been found to influence jurors’ decision-making in cases of rape.

Firstly, it is important to consider why people subscribe to rape myths. Payne, Lonsway and Fitzgerald (1999) argue that people hold onto stereotypic conceptions of the world because they serve a number of psychological purposes including protecting self esteem and enabling people to fit in and identify with social and cultural groups (p.30).
Cameron (2007) suggests that there is a human tendency to rely on stereotypes when processing information on people. Stereotypes are shortcuts that help us to deal with new people and new situations but these stereotypes can reinforce prejudice. Furthermore, in an earlier paper, Lonsway and Fitzgerald (1994) argued that the subscription to rape myths “...protects individuals, and society, from confronting the reality and extent of sexual assault” (p.136).

Burt (1991) argued that the subscription to rape myths enables people to justify dismissing an incident of sexual assault from the category of ‘real’ rape. This was further substantiated by Walby and Allen (2004) who drew upon data from the British Crime Survey in order to argue that the subscription to rape myths impacted on both how rape was defined and understood. They found that only 43% of women who had been raped, viewed it as rape. In cases of rape perpetrated by a partner an even lower percentage (31%) viewed it as rape. This lack of acceptance, that rape by an acquaintance, is a crime demonstrates the destructive impact that rape myths can have. Not only were victims of acquaintance rape less likely to define the offence as rape, they were less likely to seek help and were most likely to blame themselves for being raped. Rape myths reinforce false stereotypes, but many women’s experiences do not fit the stereotypes and as a result they may be reluctant to report the crimes. Women who have been raped will often rationalise their situation by comparing themselves to every rape case they have ever heard of (MacKinnon 1987). To what extent does the experience match stereotypical representations and popular assumption: was it rape or “something else?” (Berrington and Jones 2002, p.315). The research by Walby and Allen (2004) and the arguments posed by MacKinnon (1987) and Berrington and Jones (2002) highlights how victims are less likely to consider being raped by someone they know as a ‘real’ rape; the research within this thesis will in part consider the way in which the ‘realness’ of rape is considered from the offender perspective. How will this manifest itself within talk and to what effect?

Finch and Munro (2005) found that jurors drew on rape myths and stereotypical conceptions about intoxication, sexual assault and drug facilitated rape when reaching decisions in court. The authors also found that jurors demonstrated a surprising level of condemnation for victims, with victims being blamed for the offence unless there was clear evidence that the perpetrator had committed wrongdoing, such as spiking the victim’s drink or taking advantage of the victim’s intoxication. The impact of this myth
surrounding intoxication and rape has led to the reduction in compensation for those victims of rape who had consumed alcohol at the time of the offence (Williams 2008; Blagden, Pemberton and Breed 2012, forthcoming). In 2007 an initiative promoted by Vera Baird, QC, the Solicitor-General, proposed that a panel of judges, doctors and academics would work together to inform juries of the facts and myths surrounding rape cases. This included educating jurors around why victims might be slow to report attacks or why they may appear unemotional in the witness box (Dyer 2007). This was further substantiated in 2008 when it was reported that judges were now able to direct juries when the issue of delay in reporting rape was raised. This factor had been the most frequently relied on by defendants to try to undermine victims’ credibility (Williams and Hirsch 2008). A critique of these initiatives would be that they come too late within the process. As stated within chapter one, most rape cases do not even make it to court.

Rape myths also impact upon the precepts women are taught to avoid attack, such as not walking alone at night, not consuming too much alcohol, dressing in a certain way. If a woman is understood to have ignored these teachings then she may be considered partly responsible for her attack. As with the campaign launched by West Mercia Police (2009), much of the crime prevention literature focuses on the victim creating the assumption that given correct and responsible behaviour women can avoid the violence of men (Stanko 1996). Campaigns like this are misdirected; a woman is most likely to be raped by someone she knows and 50% of these attacks take place in either the victim’s or perpetrator’s home. Rape prevention campaigns should be directed at prospective perpetrators and in 2006, the then Labour government launched a campaign directed at men in order to reduce the incidence of rape by ensuring that men knew to gain consent before intercourse (Home Office 2006). This research challenges these ideas further as it could be argued that sexual negotiations are mostly based upon non-verbal behaviours and so encouraging men to get a yes or advising women to just say no is misguided. However, this campaign has faced vehement feminist critique.

**Subscription to Rape Myths**

Through the historical oppression of women, it could be argued that rape myths have been a social reality for hundreds of years. However, it was within the second wave of feminism in the seventies that rape myths became part of academic discussion. Rape myths were considered as a multifaceted set of cultural beliefs which not only supported
but perpetuated sexual violence against women (Payne, Lonsway and Fitzgerald 1999). One of the earliest empirical studies conducted upon rape myth acceptance was in 1980 by Martha Burt. Within this research, Burt devised a scale that incorporated 19 rape myths, making her one of the first to utilize rape myth terminology. She found that the subscription to rape myths was prevalent in America and this was strongly associated to the acceptance of other constructs such as adversarial sexual beliefs and interpersonal violence.

Since the early eighties there has been an influx of quantitative research (c.f. Burt 1980; Malamuth and Check 1981, 1985; Segal and Stermac 1984; Muehlenhard, Friedman and Thomas 1985) which has examined the impact of multiple variables (which included the consideration of a wide range of different beliefs, attitudes and behaviours) on the acceptance of rape myths. Some of these have simply reproduced those initial results of Burt, whilst others have contributed further to the literature. Payne, Lonsway and Fitzgerald (1999) argued that much of this research has utilised an established rape myth acceptance scale without questioning and interrogating its development. Within their own research, Payne, Lonsway and Fitzgerald (1999) attempted to address these issues by generating a list of myths by reviewing both the literature and expert opinion upon the topic area, accompanied with extensive pretesting of said generated myths. This process enabled them to examine areas that had previously been under-researched such as the subscription to the myth of ‘women enjoy rape’ and the definition of what constitutes as rape.

A further limitation is with the wording and clarity of these scale items. Scale items need to be clear, concise and understandable to all. An example taken from Burt (1980) demonstrates how this is often not achieved. Burt states “if a woman gets drunk at a party and has intercourse with a man she’s just met there, she should be considered ‘fair game’ to other males at the party who want to have sex with her, whether she wants to or not” (p.223). This statement is multifaceted and as result, it would be difficult to work out which aspect of the scale item participants are responding to. Payne, Lonsway and Fitzgerald (1999) also argue that such a statement is creating a scenario that is far too specific to be considered as a common rape myth. Also the use of colloquial phrases such as “fair game” and “up for it”, are often not cross-cultural, will mean different things to different people and become dated very quickly (Lonsway and Fitzgerald 1994). Also, some ideas and phrases used in rape myth terminology may not easily
translate. The rape myths that hold the victim accountable by what she was wearing or how much she had been drinking, simply do not translate to all cultures.

Most of this quantitative research has examined risk factors and the ‘discriminating characteristics’ of both the offender and victim. It has also examined the attitudes and beliefs about rape that are prevalent within society. As already highlighted, a considerable amount of this original research has been carried out in the States on college students (c.f. Malamuth 1981, Briere and Malamuth 1983). Despite their over-representation within sexual violence and perpetration statistics, the use of college students has methodological issues since these samples do not represent the adult population as a whole (Wakeling 2008). There is a limited literature which has considered the attitudes and beliefs of convicted adult rapists. One of the earliest quantitative research studies upon perceptions of rape was conducted by Feild (1978). He surveyed male and female members of the general American public, police officers, female rape counsellors and rapists confined to mental institutions. He found that negative attitudes towards women were linked to perceptions of rape and those who viewed women within more traditional roles were more likely to see rape as the woman’s fault. His sample allowed him to compare perceptions held by rapists, to those frontline staff that dealt with victims as well as the general public. A limitation with this study was that it was difficult to ascertain if male prisoners in general held negative attitudes towards women rather or whether this was exclusive to those who had committed rape. This research drew upon a sample which over represented the amount of convicted rapists with recognised mental health issues. Therefore, it could be argued that it would be perhaps more important to explore attitudes of rapists within a prison setting with no identified mental health issues, as this reflects the ‘norm’ of convicted adult rapists. In research conducted by Zellman et al. (1979), they found that 50% of their (male college student) participants believed that it was acceptable to rape a girl if she had initially consented to sex but changed her mind half way through, or if she had sexually aroused him. These disturbing findings further the debate upon how commonplace and prevalent sexual violence is.

Research by Hall, Howard and Boezio (1986) found that rapists were more accepting of rape myths than non-offenders whilst other research has found that there were no significant differences between offenders, types of offenders and non-offenders in acceptance of rape myths (Segal and Stermac 1984). Epps, Haworth and Swaffer (1993)
conducted research which sought to compare attitudes of male adolescents convicted of sexual offences against women with that of male adolescents convicted of non sexual violent crimes. They found that there was no significant difference between the two groups in their attitudes towards women. There were some limitations with the method deployed within this research as some of the participants had issues with understanding aspects of the scales, particularly by what was meant by women’s rights. Furthermore, this also raises questions about validity. Similar research by Harmon, Owens and Dewey (1995) examined rapists versus other types of offenders’ attitudes towards women. On the contrary, they found that the incarcerated non-rapist group held the most traditional/conservative attitudes towards women. However, there was no significant difference between the incarcerated rapists and non-incarcerated individuals.

The research conducted by Harmon et al (1995) did not detail whether the convicted rapists within the sample had participated in any form of treatment during their sentence. A focus of treatment would be to address the dysfunctional attitudes and beliefs of offenders. Therefore, those who have been through treatment would be expected to be constructing accounts that do not subscribe to rape myths. It is worth considering that of the rapists interviewed, they may have been involved in some form of Sex Offender Treatment Programme in which an element of it involves addressing offenders’ ‘attitudes’ towards women. The role of treatment will be discussed in greater detail in chapters four and ten.

**Rape Myths and the Media**

Flowe et al (2009) argued that exposure to rape stereotypes through the media can affect judgements about rape cases including being dismissive of rape allegations. Furthermore, they argue that exposure to rape myths can be associated with a decreased likelihood that victims of rape identify their experiences as rape, coupled with an increased likelihood that victims would blame themselves for the sexual assault (Berrington and Jones 2002; Flowe et al 2009). Walby, Hay and Soothill (1983) concur that “these false conceptions of rape contribute to the appallingly low percentage of rapists convicted by the courts” (p.96).
A report published by The Lilith Project\(^3\) examined the way in which newspaper reports upon sexual violence do not accurately reflect the crimes which have taken place. In 2006, they identified a random sample of 136 news articles about sexual assault and rape appearing in both broadsheet and tabloid newspapers (although the latter are more likely to report upon such matters) and BBC News (online). They analysed their content in relation to offence, perpetrator, victim, judicial proceedings and the language used to account for each of these. The report highlighted the conflict between the media construction of rape versus the research and statistics available upon rape. Discrepancies included press reports claiming that 54.4% of rapes are carried out by strangers, whereas they present findings from the BCS estimate that only 8-17% of rapes are committed by strangers. They also argued that the BCS estimated that 13% of rapes take place in a public place which is represented as 54% in press reports (The Lilith Project 2008). Although this thesis has argued that statistics gathered from sources such as the BCS or Home Office fail to represent the ‘true’ extent of the problem, the report has at least demonstrated the discrepancies between the media portrayal of a social problem and the extent of the social problem.

The main argument within the literature (c.f. Brownmiller 1975; Burt 1980; Malamuth and Check 1985) is that the portrayal of rape myths alongside the objectification and sexualisation of women within the mass media contribute to the acceptance by some media consumers. Consequently, this impacts upon the views and opinions held of women in general of sexual violence towards women. There is also an indirect impact upon the prevalence of violence against women (Malamuth and Check 1985; Malamuth and Briere 1986).

**Rape Myths and other forms of ‘Media’**

Lonsway and Fitzgerald (1994) have argued that studies which have explored the relationship between exposure to both violent and sexual media have presented diverse, contradictory findings. However, the authors fail to articulate what it is they consider ‘violent and sexual media’ to be. One is left to assume that they are referring to the violent and sexual content of certain television programmes, music videos, certain

\(^3\) The Lilith Project is a London based organisation which through research and development strive to eliminate violence against women. The project forms part of Eaves a charity which provides housing to vulnerable women.
genres of music (such as hip-hop), films, (both violent and non-violent) pornography and computer games (including Grand Theft Auto where gamers can hire a prostitute, pay her, kill her and then take her money).

Malamuth and Check (1981) examined the effects of exposure to films with a sexual-violent content upon 271 male and female students. They found that exposure to films with a sexual violent content increased male’s acceptance of rape myths and interpersonal violence against women. However, for women, exposure to films with a sexual-violent content resulted in them being less accepting of interpersonal violence and rape myths.

Malamuth and Check (1985) continued by examining the effects of aggressive pornography on beliefs in rape myths and found that media depictions suggesting that rape results in for example, the victim’s arousal (part of the meta-myth ‘women enjoy rape’) can contribute to men’s beliefs in similar rape myths outside of the media depictions. In 1995, Allen et al summarised the literature which examined the links between acceptance of rape myths and exposure to pornography. By conducting a meta-analysis they found that non-experimental methodologies had no effect upon the links between uptake of pornography and rape myth acceptance. Whilst, experimental methods demonstrate that pornography, both violent and non-violent, does lead to an increase in rape myth acceptance.

Lonsway and Fitzgerald (1995) built upon this notion, that men are more accepting of rape myths than women. They found that the relationship between hostility towards women and rape myth acceptance is closely associated with gender and that the impact on men is greater. The implications of which, imply that rape myth acceptance can be functionalised by the sexes for differing reasons. For men, Lonsway and Fitzgerald (1995) argue that rape myth acceptance enables them to justify male sexual violence and for women, it enables them to deny their personal vulnerability. However, Lonsway and Fitzgerald (1995) fail to elaborate on what they consider to be ‘personal vulnerability’ (p. 709). This denial of ‘personal vulnerability’ extends the discourse of ‘stranger danger’ where through the influence of the media and the acceptance of rape myths, women are encouraged to be fearful of going out alone at night when statistically speaking women, it appears, are less safe in their homes, with friends or acquaintances than with strangers (Salter 2004).
The impact of rape myth acceptance upon men’s justifications of sexual violence has already been considered by Walby, Hay and Soothill in 1983. They examined the construction of rape discourses within national newspapers and found that said rape discourses enable rapists to both justify and facilitate their offending behaviour. They also enabled the criminal justice system to limit their definition of rape to a few instances; all of which sustains the oppression of women.

Much of the work presented so far is quantitative in origin and has been conducted with mostly college students. However, it has highlighted the over-representation of rape myths within the mass media and the impact of this exposure upon the subscription to rape myths. Yet it also highlights that firstly, there is limited research upon the uptake of rape myths by rapists themselves and secondly the ways in which these manifest themselves within talk; it is this latter point that this research seeks to address in particular.

**Summary**

Through the oppression of women, rape myths have been a social reality for hundreds of years but have only become part of the academic discourse since the second wave of feminism during the 1970s. Rape myths obscure the ‘true’ nature of rape by shifting blame away from the offender and onto the victim. Examples of these myths include that rape is committed by a mad man, who the victim does not know; that women cry rape, enjoy rape and ask for it by what they wear. Although, there is enough evidence to suggest that these are not true, these myths are still widely believed and circulated within the mass media.

Previous research that has been conducted has predominantly been with US college students, heavily quantitative and focused upon rape myth acceptance scales (c.f. Burt 1980; Malamuth and Check 1981, 1985; Barnett et al 2001; Wakeling 2008). Although, college students are represented within the statistics as both offenders and victims, it could be argued, that they are not representative of the adult population as a whole, let alone the offender population. The limited research that has been carried out with sex offenders is inconclusive; some studies have found that rapists are more accepting of rape myths than non-offenders whilst other studies have found that there are no significant differences between offenders and non-offenders or between rapists and child molesters.
This research addresses the paucity of in-depth qualitative, empirical work conducted with sex offenders themselves in order to capture a detailed discursive exploration of this phenomenon, that is, the use of rape myths within the talk of convicted adult rapists.

The next chapter will detail the literature surrounding prison treatment programmes but will also discuss further the environment in which this research has taken place.
Chapter Four – Prisons: Power and Treatment

Introduction

Data collection for this thesis has been conducted in HMP Whatton, currently the largest, all male, category C prison, treatment facility for sex offenders in Europe. It is situated on the outskirts of Nottingham with a population of approximately 840. HMP Whatton takes a therapeutic approach with the treatment of offenders by engaging in a plethora of cognitive behavioral group work programmes, with a particular emphasis placed on the nationally accredited Sex Offender Treatment Programme (SOTP). This chapter will consider some of the general literature surrounding treatment programmes alongside the more specific programmes offered at HMP Whatton, some of which have been undertaken by the participants within this research (c.f. table one on pages 70-72 for participant treatment details). Furthermore, this chapter will review the wider literature surrounding prisons with a particular focus upon the role of ‘power’ and ‘treatment’; in doing so, this will outline the rationale for the empirical focus of chapter ten.

This initial section will document the shift from welfarism to the management of risk and the impact that this has had on the role of the prison.

The Rehabilitative Model to ‘Nothing Works’

Until the late 1960s positivist criminologists had maintained that the scientific study of the causes of crime formed the basis for individualised treatment. It was argued that this would ultimately reduce the likelihood of reoffending (Cullen and Gendreau 2001). However, by the mid 1970s, support for penal welfarism had collapsed and criminologists in particular had become disenchanted with this notion, making claims that ‘nothing works’. Garland (2001) argued that this shift in thinking and by the rejection of penal welfarism “marked the beginning of a turbulent period of change that has lasted until the present day” (p.53). A critique was developed which highlighted the inability of the prison in particular to reduce crime. Instead it was argued that all prison was achieving was the maintenance and reproduction of wider social divisions (Cullen and Gendreau 2001; Mathieson 1990), for example, by the impact incarceration can have on the family unit and future employment. ‘Nothing works’ was a term first coined by Robert Martinson in 1974 when he presented an analysis of the rate in which offenders who had participated within treatment programmes had been reconvicted. Martinson
(1974) concluded that “…the rehabilitative efforts that have been reported so far have had no appreciable effect on recidivism” (p.25). There were profound methodological issues with this study, such as the examination of 138 rehabilitation schemes rather than the 231 Martinson had suggested. Also, Cullen and Gendreau (2000) challenged that only 75 of those interventions examined could be considered as ‘treatments’. Despite these issues, Martinson’s study still had “…both substantive and symbolic significance” (Cullen and Gendreau 2001, p.321) upon the abandonment of a 100 years of thinking.

Martinson (1974) initiated the heavy criticism of prison treatment programmes through the findings of ‘negative’ research, that is, research which demonstrated that prison treatment programmes did not work. This coupled with an increase in crime rates led to demoralisation and questions being asked about the State’s ability to control crime and the role of the criminal justice system within this (Garland 2001). It took just a few empirical studies which by a few academics critiqued the prison system, to overhaul a hundred years of thinking around penal policy.

For liberals like Martinson himself, the ‘nothing works’ statement supported an argument for the reduction in the use of imprisonment, however, it had the obverse affect upon the conservatives who used the study to support claims for longer, more punitive sentences (Rose 2002). Translated into criminal justice policy, the 1980s witnessed a shift from a ‘therapeutic state’ to a ‘punitive state’ (Cullen and Gendreau 2001, p.327). So initially, a movement which had set out to enhance prisoners’ rights and reduce the number of prisons arguably did the opposite. Garland (2001) claims that this undid the work of the ‘individualistic rehabilitative model’ developed in the previous century. This was evidenced through the withdrawal of funding from many of the educational and psychological programmes available to offenders (Rose 2002). There was also a shift in the probation mission from ‘support’ to ‘control and monitoring’ of offenders (Garland 2001).

‘Prison Works’

Part of the political doctrine in the 1990s for the conservative government was that ‘prison works’, championed by the then Home Secretary, Michael Howard. He argued that “for the most persistent and dangerous criminal, prison is the only suitable punishment and certainly the only means of ensuring that the public get the protection it deserves” (Howard 1996a, p.56). Not surprisingly, as a result, the prison population increased, the prison building schemes were unable to keep abreast of this and poor
conditions ensued. Reactions to this had already been marked by the Strangeways Riots in 1990.

The 1990s were typified by reactionary politics and policies, such as ‘back to basics’ and the Criminal Justice and Public Order Act 1994 which created new crimes such as ‘trespass’ and ‘aggravated trespass’ directed at ‘ravers’ and environmental protestors, including Swampy. The reactionary policies reflected the political discourse of the time by enabling those in power to increase social control and reduce welfare rights. These types of policies were often more in favour of a tougher and more populist policy; echoing similarities with the punitive sentiment of the American system supported by the likes of Charles Murray, a right wing American Sociologist (c.f. Murray 1997). For the conservative government prisons were there to deter, incapacitate and rehabilitate (though not in the traditional sense as will be explained further in a moment). The conservatives very much believed that these three factors would lead to a reduction in crime. The Prison Reform Trust (1993) argued that there was very little evidence to suggest that ‘prison works’ to reduce crime and if this statement is considered in relation to the appallingly low conviction for rape, how would prison ever act as a deterrent?

Burnett and Maruna (2004) criticised both Charles Murray and Michael Howard for employing rational choice theory as a means to link levels of crime to offenders’ perceptions of the risk of conviction and punishment. Howard in particular believed that the crime rate would decrease when the risk of imprisonment was increased. The impact of this he argued was twofold; firstly, that criminals who were locked up would be unable to commit further crimes and secondly, the severe punishments imposed in the form of lengthy prison stays would deter others from committing crime (Howard 1996b). A current prison population of approximately 85,000 would suggest that crime as a rational choice is an unlikely explanation for the causes of crime.

Both Howard and Murray grounded their claims within empirical data. Howard (1996a) argued that “prison – and the threat of prison- can also act as a deterrent to criminals. Ros Burnett of Oxford University – in a study based on interviews with prisoners – found that ‘for the whole sample, avoidance of imprisonment was the most frequently mentioned reason for not wanting to reoffend’” (p.56) Therefore, for Michael Howard, ‘prison works’. Interestingly, Howard had failed to articulate that a significant finding
of the research was that 62% of the sample had self-reported that they had reoffended during the two year duration of the research (Burnett and Maruna 2004).

Managing Risk, Managing Sexual Offenders

The 1990s witnessed an increase in sentencing, monitoring and surveillance of sex offenders in order to protect the public, particularly children. The introduction of the Sex Offenders Register\(^4\) in 1997 enabled the police to manage ‘risk’ even further by controlling the movement of sexual offenders within the community. This typified the sentiments of the ‘new penology’ which will be discussed shortly. Furthermore, originally proposed by Howard (c.f. 1996b) the automatic life sentence became statute under the newly elected Labour Government in 1997. The automatic life sentence was intended for those who were convicted of a serious second sexual or violent offence (HMPS 2010). In 2005, this was replaced by the indeterminate sentence for public protection (IPP). Thus demonstrating that the Labour Government were committed to protecting the public by “assessing risk, reducing risk and managing risk” (Straw 1998, p.2).

This shift in societal concern for an increase in security and avoidance of risk has been characterised by the conditions of late/postmodernity (Giddens 1990; Beck 1992); this society has become known as a ‘risk society’. Lacombe (2008) argues that “a risk society is one given to seeing dangers everywhere and hence developing a style of governance geared towards the provision of security — a style of governance, in other words, that attempts to minimize and manage risks to the self and the environment” (p.56). If risk and criminology are considered, Feeley and Simon (1992) argue that there has been a shift from an ‘old penology’ where crime control strategies responded to individual need to that of the ‘new penology’ which is “neither about punishing nor about rehabilitating individuals. It is about identifying and managing unruly groups” (p.453). The ‘new penology’ embraced both the theory and practice of punishment and drew upon actuarial techniques, such as the statistical calculations to manage the risk of both offending and reoffending (Simon 1998).

Despite the vehement reaction and condemnation by the public and the media towards sexual offenders, the criminal justice system has made attempts to ‘treat’ some of those

---

\(^4\) The sex offenders register contains the details of anyone convicted, cautioned or released from prison for sexual offence against children or adults since September 1997.
who have committed (sexual) offences. However, Garland (2001) argues ‘treatment’ is simply an extension of techniques employed to manage ‘unruly groups’ (Feeley and Simon 1992) and subsequently protect the public. This is no more apparent than within the prison system where a ‘therapeutic’ approach is entrenched in risk assessments.

The expansion of prisons has been both unsustainable and costly. In 2007-08, the Labour government invested just under £23 billion into the criminal justice system. Solomon (2008) argues that the money that has been spent on incarcerating thousands of people could have been spent more wisely by investing into initiatives that would reduce the number of people (re)entering the criminal justice system.

At the time of writing, pressure from penal reformers has been placed upon the liberal-conservative coalition government to halt the billion-pound prison building scheme (Travis 2010). In the lead up to the election David Cameron had called for longer sentences (by creating a further 15,000 prison places within the next 4 years) and the introduction of an automatic prison sentence for those caught carrying knives. Nick Clegg however, had called for an end to the prison building scheme and an increased use in community punishments rather than short term prison sentences (Travis 2010). Since in power, the only government plan which has emerged in the area of penal policy and more specifically related to sexual offending, are the plans to extend anonymity in rape cases to defendants (Mulholland 2010). The argument for such proposals is to prevent the damaging impact of false allegations upon those who are found not guilty. However, as highlighted in chapter three the number of false rape allegations is no different to that of other types of crime and defendants do not get this level of protection; instead such a proposal reinforces the rape myth that ‘women cry rape’ (Rape Crisis 2007). Furthermore, the number of rape cases which get reported in the press are minimal, unless they involve someone famous or highly unusual circumstances (Bindel 2010, npn). “To grant anonymity in rape cases we are saying that the problem is not with the estimated 75 to 95% that never get reported; the 94% of reports that do not end in a conviction on the charge of rape; or the widespread belief that women out drinking, flirting or just plain breathing ask for all we get. The problem, according to the new government, is the fact that a tiny percentage of men accused are innocent Bindel (2010, npn)”. 


It could actually be argued that in some cases, publicity has encouraged women to come forward and report cases of rape, for example in the case of John Worboys (black-cab driver) who had raped and sexually assaulted hundreds of women, as this story was circulated by the media, more women can forward to report that they too had been attacked by him.

**Treatment Programmes**

Under the conservative government, in the early 1990s, there was a significant increase in the number of treatment programmes offered within prisons. However, as already highlighted these were not focused upon the traditional rehabilitative model but instead upon a form of treatment that would enable offenders to manage their own risk. In 1991 the Sex Offender Treatment Programme (SOTP) was first introduced which again in line with the shift in penal thinking was about protecting future victims. Rehabilitation had been reconstructed; “individuals are still assessed and classified; treatment prospects and risk factors are still identified; the judicial power to punish continues to be overlaid with a psycho-social framework of diagnosis and remedy” (Garland 2001, p.170).

The treatment programmes within Her Majesty’s Prison Service for sexual offenders are grounded in Cognitive Behavioural Therapy (CBT). These programmes seek to change both cognitive and emotional functioning alongside behaviour; based on the assumption that the way someone ‘thinks’ effects the way that they behave; most treatment takes the form of group work. Hudson (2005) argues that the group setting enables offenders to mix with ‘likeminded’ individuals in the hope that it will encourage openness and honesty which will subsequently facilitate change. However, for many of the participants within this research this format is problematic as offenders who had committed crimes against either children or adults were being treated in the same setting. Chapter seven considers the ways in which this is problematised and managed within talk. These participant concerns have previously been highlighted within the literature through the debate as to whether the treatment for rapists should be undertaken separately instead of being mixed with other categories of sexual offenders (Blagden, Pemberton and Breed 2012, forthcoming). Eccleston and Owen (2007) have suggested that by mixing rapists with other sexual offenders therapists may not be addressing their treatment needs effectively. They argue that rapists need greater time on managing their impulsivity, problem solving and anti-social attitudes as well as more
attention needing to be paid to rapists’ implicit theories, such as, “women are sexual objects” (Eccleston and Owen 2007).

By joining a treatment group, on some level the offender is publicly acknowledging his need for change, as such programmes are orientated towards taking responsibility and are therefore not suitable for offenders who are denying their offence or maintaining their innocence (Blagden and Pemberton 2010; Hudson 2005; Beech et al 1998). A recent report (Criminal Justice Joint Inspection 2010) has stated that almost half of offenders convicted for a sexual offence are not required to attend a Sex Offender Treatment Programme, stating reasons such as ‘diversity’ (language barrier) and ‘management’ (denial) for this. Subsequently, there are indeed some sex offenders who will leave prison without participating in any form of treatment, which for wider society may cause concern.

Participation in treatment programmes is entirely voluntary, however, it has been documented that there is pressure upon offenders to participate (c.f. Hudson 2005). This thesis would argue and indeed demonstrates in chapters seven and ten the impact that these pressures can have upon the talk of convicted adult rapists, particularly for those who are in receipt of indeterminate sentences, whose freedom is dependent upon the ability to demonstrate a ‘reformed self’.

The Sex Offender Treatment Programme (SOTP) targets the following areas: dysfunctional attitudes and beliefs, empathy, deviant sexual arousal, social functioning and relapse prevention. Each of these will now be considered in turn as these will have particular implications on chapter ten when the impact of treatment upon talk is considered.

*Dysfunctional Attitudes and Beliefs:* Sexual offenders hold dysfunctional beliefs and attitudes or ‘cognitive distortions’ (c.f. pages 48-49). Adult rapists for example, would often be found to hold negative views about women, endorse violence and be accepting of rape myths, may, however, such views characterise a proportion of other male populations, such as the American College population as highlighted in chapter three. The SOTP aims to address and challenge offence supportive cognitions and develop new attitudes which are ultimately designed to change their pro-offending behaviour (Hollin and Palmer 2006).
*Empathy:* is attended to in SOTP in order to facilitate offender understanding of the victim perspective. Although this is not considered as a dynamic risk factor, it is envisaged that victim empathy could deter future offending (Beech and Fisher 2004).

*Deviant Sexual Arousal:* It is argued that some sexual offenders have deviant sexual interests (Marshall and Eccles 1996). For example, some rapists would be aroused by having non-consensual, coercive sex with an adult. The SOTP seeks to address this by teaching offenders to control and modify these ‘thoughts’. Again this is very reflective of contemporary criminal policy and the management of risk.

*Social Functioning:* In brief, it could be argued that abuse in earlier life causes issues with attachment. In turn this can lead to the development of poor social skills which will ultimately impact upon future relationships (Spencer 1999). Therefore, the SOTP will consider offenders early life experiences and the impact that these have had on their offending behaviour.

*Relapse Prevention:* Overall, the SOTP has been designed in order to reduce reoffending. This is achieved by providing offenders with skills and strategies that will enable them to manage their own risk (Marshall and Eccles 1996). Offenders are taught to manage their own risk and as a consequence, this has impacted on the construction of language offenders draw upon in order to account for their offence, arguing that they are treatment influenced. This will be examined in chapter ten.

HMP Whatton offers the following CBT programmes for sexual offenders (SOTP): Core (for men who are considered to be of medium to very high risk of reoffending), Rolling (for men who are lower risk), Extended (for men who have completed Core but still considered as high risk), Becoming New Me (for men with an IQ <80 – replacing the Adapted SOTP), the Better Lives Booster and the Adapted Better Lives Booster Programme. All of these programmes are group interventions. In the first instance, rapists of adult women (as with other types of sexual offenders) would be placed on the treatment programme which reflects their risk level as measured by the Risk Matrix 2000 (RM2000). HMP Whatton also offers the Healthy Sexual Functioning Programme (HSFP), which is facilitated on a one on one basis, and is suitable for those who have current offence-related sexual fantasies and are at high risk of sexually reoffending. This course would typically follow the Core or Extended SOTP (Blagden, Pemberton and Breed 2012, forthcoming).
**Effectiveness of Treatment – Recidivism**

Reconviction rates are used in order to assess the effectiveness of sentencing and other offender interventions including participation upon treatment programmes (Friendship and Beech 2005; McGuire 2002). There is an extensive literature which highlights the methodological issues involved with employing reconviction rates as a measure of outcome, including their inability to represent the ‘true’ extent of reoffending (Friendship and Beech 2005).

This is coupled with a limited number of studies which examine the effectiveness of the treatment of sex offenders in relation to conviction rates. Alexander (1999) found little difference in sexual recidivism for treated and untreated rapists (20.1 and 23.7 percent respectively). While Maletzky (1991) found that 13.8 percent of rapists were arrested by the police in the follow-up period after treatment, as compared to 1.3 percent of child offenders. Hanson and Bussiere (1998) found that 18.9 per cent of 1839 rapists in a meta-analysis sexually re-offended over an average follow-up period of four to five years, while 22.1 per cent violently re-offended.

The next section will consider the role of masculinity within prisons.

**Masculinity in Prisons**

Despite the number of prison studies which have considered men as their primary subject matter, the theorisation of criminals has failed to conceptualise gender (Sim 1994). Sim (1994) argued that previous studies have been far too focused on “...men as prisoners rather than prisoners as men” (p.101). In 2003, Jewkes explored, ‘manliness’ as a coping strategy within men’s prisons and as Sim (1994) had argued in the previous decade, Jewkes concurred that empirical research still failed to consider the importance of gender by assuming ‘that in men’s prisons, the normal rules of patriarchy do not apply” (2003, p.44).

Jewkes (2005) and Scraton, Sim and Skidmore (1991) argued that ‘fear’ is a prevailing feature within prisons and it is this ‘fear’ which enables the exploitation of the weak by the powerful; it is here where a hierarchy can begin to develop. At the summit of the hierarchy of power, are armed robbers (for example) with their counterparts, rapists and

---

5 Jewkes (2005) reconceptualises this as ‘fratriarchy’ – a mode of male domination that shares some similarities with patriarchy but is concerned with a different set of principles which is more relevant to the analysis of a male environment.
paedophiles, at the bottom (Jewkes 2005; Sim 1994). A feminist perspective would argue that rape is an encapsulating expression of masculinity, for some (c.f. Brownmiller 1975). Within a sole sex offenders’ prison, such as HMP Whatton, the paedophile remains at the bottom of the hierarchy of power but this time with the adult acquaintance rapists at the apex, epitomising hegemonic masculinity (Waldram 2007).

The culture of masculinity which has developed within prisons varies vastly between establishments, for example, a Young Offenders Institutions (YOI) such as Feltham compared with a sole sex offenders prison such as HMP Whatton. Institutional violence has become a normalised form of control which can have a major impact upon the quality of life within prisons; in 2009 the Ministry of Justice announced that there were 60 self-inflicted deaths among prisoners in England and Wales (this figure neglects the number of attempted suicides – Sim (1994) writes of forty men in Feltham attempting suicide each month during 1992).

Jewkes (2005) argues that men’s abilities to survive prison may be reliant on two factors. The first is the ability to develop an identity that enables prisoners to fit into the hyper masculine environment of the establishment and secondly, the ability to concurrently maintain a more, non-macho private identity. Hudson (2005) writes that offenders are often said to be engaged in a process of self preservation in order to present themselves in a more favourable light. Goffman (1963) argues that the enduring stigma and associated moral panic of being convicted of a sexual offence can impact on both an individual’s presentation and management of identity. Stigma is used to refer to an attribute that is considered as a ‘social disgrace’ such as the stigma of having been in prison which is heightened when said offence is sexual. As already highlighted in chapter three, there is an intense stigma surrounding sexual offenders, fuelled in part by the media representation of sexual violence which as a consequence has caused a highly volatile public reaction (Levenson et al 2007). As a result public perception towards sexual offenders and in the context of this research, adult rapists, has become particularly skewed. For example, the dominant discourse reinforced by the media is that rape is committed by individuals the victim does not know. In ‘reality’ being that 85% of cases the rapist is known to the woman (Rape Crisis 2007).

It could be argued that the incarceration of rapists is problematic as it is unlikely to address violence against women. Adult rapists are incarcerated within a hyper
masculine culture which will do very little to change their behaviour let alone “...heighten their consciousness or the consciousness of those in the wider society concerning the intimate intrusions which collectively face women on a daily basis...” (Stanko 1985 as cited in Sim 1994, p.115-116). Chapter three supports this argument by highlighting that the subscription to rape myths within society is endemic and that the prison environment is not exempt from this. Instead “they are linked to that society by the umbilical cord of masculinity where similarities between prisoners and men outside may be more important than the differences between them in explaining sexual and other forms of violence against women” (Sim 1994, p.116).

The counterargument provided by the prison is that treatment programmes endeavour to ‘heighten [...] consciousness’ through challenging ‘dysfunctional attitudes and beliefs’ which include the subscription to rape myths. However, not every adult rapist that enters the prison system will participate in treatment; in 2004, Beech and Fisher estimated that within the UK, 1000 men completed a SOTP every year. However, only 15% of these have committed offences against an adult (compared with 80% who have committed child related offences) and when considering this as representative of the incarcerated sexual offender population there would be an expectation that the number of adult rapists going through treatment programmes would be slightly higher. This combined with reconviction rates, the researcher’s experience and participants’ constructions of women within the research interactions, many of these constructs of women still remain negative which raises questions about the impact of treatment. Indeed, this thesis argues that treatment enables offenders to adopt a new language which can be drawn upon when and where necessary. This next section will consider the way in which the language of treatment is incorporated into the narrative of offenders who have participated in this type of programme.

‘Talking the Talk’
Hudson (2005) conceptualises the phenomena of ‘treated’ offenders saying what is expected of them rather than what they ‘believe’ as ‘talking the talk’. She defines this as “where group members agree with everything said by the facilitators without making the internal change” (p.108). Hudson found that within her research, participants claimed they had ‘talked the talk’ within group treatment or that members of their group had done so. She attributed this to the power struggle between group members and
facilitators where extrinsic motivations such as working towards an ‘enhanced’ status encouraged members to say what they thought facilitators wanted to hear. ‘Therapists’ within Lacombe’s (2008) research highlighted how ‘people-pleasing behaviour’ adopted by offenders demonstrated through ‘talking the talk’ could be considered as a high-risk factor for reoffending. This raises questions about how internal change is measured and Cullen and Gendreau (2001) problematise the impact of such a phenomena with offenders being released from prison not because they were ‘rehabilitated’ but because of “their effective playacting before the parole board (i.e., to “prove” one was cured)” (p.324).

Respecification: the new language

‘Respecification’ of psychological concerns is the reformulation of key concepts within discursive psychology. This section will consider the way in which ‘cognitive distortions’ have been re-worked and how this can be applied to the psychological concepts of ‘minimisation’ and ‘denial’ which are frequently drawn upon within talk of convicted adult rapists.

Over the last 30 years, cognitive distortions have become enshrined in both the theoretical and treatment models of sexual offending (Maruna and Mann 2006; Beech and Mann 2002), yet debate surrounding the ‘definitional clarity’ of the concept remains rife (Maruna and Mann 2006, p.155). As already highlighted, the fundamental principles of the SOTP are grounded in cognitive-behavioural approach. ‘Cognitive distortions’ are dissimilar to ‘normal’ beliefs and in relation to offending are displayed in techniques utilized to ‘minimise’ or ‘deny’ aspects of offenders conduct.

Discursive psychology challenges the traditional ways in which language has been understood as a route to cognition. Language had been considered as a way of accessing thoughts, emotions, beliefs and attitudes and was used within psychology to account for an individual’s conduct through personality traits and attitudes (Potter and Wetherell 1995). Discursive psychology has sought to challenge the concept of ‘cognitive distortions’ (c.f. Auburn 2010, 2005) by arguing that distortions should not be considered as mental entities but instead as a social resource that is drawn upon within talk.

By engaging with one’s sentence plan, for example by taking part in treatment programmes, offenders may be rewarded by the Incentives and Earned Privileges (IEP) scheme, thus giving prisoners access to increased privileges such as TVs, PlayStations.
Auburn (2005) examined the utilisation of ‘cognitive distortions’ within the talk of recorded SOTP group sessions, and argued that they had “become a resource for participants to display the appropriate working of the group and its orientation to the proper business of treatment, as well as holding other participants to account” (p. 700). ‘Cognitive distortions’ enable offenders to manage accountability and in turn construct a more desirable account (Auburn 2005) which has strong links with identity management.

For those sex offenders who are in denial, there are those who are in total denial (that is, deny being in a certain location at a particular time) and those who justify their offence, by denying the wrongdoing of their actions (Barbaree 1991); in many cases this is achieved through victim blaming. For those offenders who do admit to their offence there is a tendency for sex offenders to ‘minimise’ aspects of their conduct (Beech, Fisher and Beckett 1999). Scully and Marolla (1985; 1984) identified three ways in which offenders ‘minimise’ and thus distance themselves from their offence through the use of excuse making. Firstly, constructing an offence account that reported the use of alcohol and drugs enables offenders to not take full responsibility for their actions. Secondly, some offenders use emotional problems such as childhood problems and marital issues to excuse offending behaviour. Thirdly, the presentation of what Scully and Marolla (1984) describe as the ‘nice guy image’ whereby those who are admitting to their offence attempt to neutralise (Sykes and Matza 1957) their crime and negotiate a non-rapist identity by portraying themselves as a ‘nice guy.’ One way in which this can be achieved is by describing the act as an ‘out of character’ experience. This was echoed in the work of Presser (2004) who found that her research participants used the interview setting as a means to platform an identity that was more desirable than that of ‘violent offender’, the label assigned to them by the criminal justice system.

Another technique of ‘minimisation’ identified within the work of Scully and Marolla (1984) was that those admitting to their offence understated the force that they had used and would use words such as ‘violent’ to describe their act thus being systematically vague within their offence accounts (1984). This was echoed in the work of Coates and Wade (2007) who when analysing diverse accounts of personalised violence found that within these constructions, four discursive actions were achieved; the concealment of violence, the concealment of the perpetrators’ responsibility, the concealment of the
victims’ resistance and the blaming and pathologising of victims; all of which facilitated the presentation of a more favourable identity.

As already highlighted, the critical discursive approach employed within this thesis will consider the concepts of ‘denial’ and ‘minimisation’ as discursive resources rather than as mental entities. This research will consider the way in which these are drawn upon within talk in order to manage and construct accounts whilst maintaining an identity that is more desirable than that of convicted adult rapist. Thus adding an original contribution to the pre-existing literature.

**Summary**

This chapter has considered the literature surrounding prisons with a particular focus upon the role of ‘power’ and ‘treatment’; in doing so, has outlined the rationale for the empirical focus of chapter ten. Furthermore, the focus of this chapter has enabled the researcher to contextualise the environment for study, HMP Whatton.

The next chapter will detail the epistemological approach adopted within this thesis.
Chapter Five – Methodology: Epistemological Approach

Introduction

This chapter will outline the epistemological approach integral to this thesis. This research adopted a critical discursive approach to analysis following Margaret Wetherell’s (1998) argument for a ‘synthetic’ approach within discursive studies. Within this research, such an approach will synthesise the fine grained analysis typically found in ethnomethodology and conversation analysis with a broader approach that considers the political implications of the patterns of discourse. By employing a synthetic approach, rather than subscribing to isolated approaches alone, the analysis generated will be both empirically grounded and politically credible.

Social constructionism

The epistemological position of this thesis has been grounded in a social constructionist perspective. During the 1970s, psychologists and sociologists (amongst others) began to question the status quo of scientific findings and theories. This led to a departure from realist accounts of scientist actions where knowledge was based upon a direct perception of reality towards an approach which falls under the umbrella term of the Sociology of Scientific Knowledge (SSK). Within this a relativist approach was adopted in order to explore the factual status of claims made by scientists when accounting for practices (Gilbert and Mulkay 1984). Relativism suggests that a single reality is created or even changed for the masses, when enough people believe it. Although there were many different approaches within the SSK there were commonalities in the concern to demonstrate the fundamental social processes through which knowledge claims were being constructed and consequently accepted and validated by the scientific community. This was quite difficult to challenge, and is perhaps why sociologists became more interested in examining the disputes within the scientific community. That is, a consensus had not yet materialised and as a consequence the construction of knowledge in action provoked interest (Wooffitt 2005). From the 1970s onwards many alternative approaches to studying human discourse were generated under a variety of guises including ‘critical psychology’, ‘discursive psychology’, ‘discourse analysis’ and ‘poststructuralism’; all of them have in common ‘social constructionism’ (Gergen 1985).
Some discursive psychologists rejected realism in favour of relativism (Speer 2001). Jonathan Potter (1996a) argues that “the world is not ready categorised by God or nature in ways that we are all forced to accept. It is constituted, brought into being, in one way or another as people talk it, write it, argue it” (p.98). The discursive approach begins with “the assumption that descriptions of events, people, groups, institutions and psychological phenomena are versions, which should be treated as open ended and flexible” (Anderson and Doherty 2008, p.64).

The much contested and parallel literature upon the social construction of crime, suggests that society is based upon a moral consensus and criminal law is simply a reflection of this consensus. Lemert (1951) was one of the first to theorise the social construction of crime; he rejected previous assumptions that took for granted the concept of deviance and instead focused upon the social construction of crime. The way the world operates depends on how society (or some large part of society) represents it to be. When this is considered in respect to the (social) construction of crime, this large part of society would symbolise the criminal justice system. The police, courts, law makers and lawyers have the power to label behaviour as criminal but it is not the behaviour itself that constitutes crime but instead the behaviour which is criminalised (Lemert 1951).

Lemert (1951) suggests that crime only exists once ‘label and law’ are applied to an individual’s behaviour; so it is not actually about what people do but how they are understood by others. This is further iterated by Becker (1963) who suggests that “social groups create deviance by making the rules whose infraction constitutes deviance, and by applying those rules to particular people and labelling them as outsiders. From this point of view deviance is not a quality of the act a person commits but rather a consequence of the application by others of rules and sanctions to an ‘offender’. The deviant is one to whom that label has been successfully applied; deviant behaviour is behaviour that people so label” (p.9). Becker (1963) suggests that deviance only arises through the enforcement of social judgement on the behaviour of others and that deviance only occurs when a particular social group is able to make its own rules and impose their application onto others. The social constructionist position alludes to the ‘constantly problematic, changing and contested nature of crime and social problems’ (Young 1999, p.40). This can be exemplified with the criminalisation of marital rape in England and Wales in 1991 where there was recognition by the criminal justice system
that rape could be committed regardless of the perpetrator’s relationship with his victim; the institution of marriage no longer equated to implied consent (Westmarland 2004).

The relativist approach does not take one account as ‘truth’ instead it treats everyone’s account as equally valid (Edwards, Ashmore and Potter 1995). However, this argument is somewhat flawed as we live in a world where one account is favoured over another. For example, within a court of law, actors of the criminal justice system are required to choose between victim versus alleged offender’s accounts, thus discourse and power are allied. Gill (1995) quite rightly argues that researchers are often guilty of using subtle (and sometimes not so subtle) strategies in order to privilege particular versions of the world and therefore like all research, discourse analysis is not and cannot be value free. Refusal to engage with this, she argues, (as does Wilkinson 1997, p.186 where this phrase has originated from) has led to ‘political paralysis.’ This thesis concurs with the ‘politically informed relativism’ position of Gill (1995), echoed by Lea and Auburn (2001) that acknowledges that values are unavoidable and it is naïve to suggest otherwise; we are always producing an argument through our data. By employing a politically informed approach “we make social transformation an explicit concern of our work, acknowledge the values which inform it, and situate all interpretations and readings in a realm in which they can be interrogated and argued about” (Gill 1995, p.178/179). The ignorance of values is just one of the criticisms directed towards relativism, other realist retaliations have involved citing the ‘realness’ of death, furniture, rocks and the holocaust7. Edwards, Ashmore and Potter (1995) suggest that there are limits to what can be epistemologically constructed and deconstructed and these can be grouped into two; the reality that should not be denied, for example, death and the reality that cannot be denied, for example, furniture.

More specific criticism is directed towards feminist relativist approaches by suggesting that by denying the ‘realness’ of events such as rape, one makes claims that it is merely someone’s interpretation; ‘there’s no external reality, there’s only stories, nothing really happens’ (Gilligan as cited in Kitzinger and Gilligan 1994, p.412). This is a feminist piece of research that ultimately strives to address the issues of gendered sexual violence. It does not deny the ‘realness’ of sexual violence and in part this is what has driven this

---

7 Although there are public holocaust deniers such as BNP leader, Nick Griffin
research; it has been focused upon establishing the most effective means of producing rigorous research which contributes to the understanding of sexual violence.

The next section will detail the ‘turn to language’ within social psychology and the consequent emergence of discursive psychology.

**The ‘turn to language’**
The 1970s witnessed an escalating amount of discontent within mainstream psychology. There was an increasing resistance towards the dominant model of experimental psychology (c.f. Gergen 1973) and behaviourism (c.f. Harre and Secords 1972), accompanied by a greater urge to engage with wider social and cultural issues (c.f. Israel and Tajfel 1972). Each of these pointed towards change within social psychology; it was considered as a ‘crisis in social psychology’ (Parker 1989). From a discursive perspective this was tackled by challenging the traditional ways in which language was seen as a route to cognition. Language had been considered as a way of accessing thoughts, emotions, beliefs and attitudes and was used by traditional psychology to account for an individual’s conduct through personality traits and attitudes (Potter and Wetherell 1995). The seminal text that introduced discourse analysis to social psychology in 1987 was that of *Discourse and Social Psychology: Beyond Attitudes and Behaviour* by Jonathan Potter and Margaret Wetherell. Potter and Wetherell (1987) made attempts to break away from traditional psychology, critiquing the role of cognition and language. Potter and Wetherell (1987) reconceptualised language as productive; it was a way to construct social realities and was seen to achieve social objectives. They argued that language was not a transparent medium, rejecting the notion that in talk one was performing an act of describing an internal mental state (Potter and Wetherell 1987) and instead suggested that when people stated a belief or expressed an opinion they were taking part in a conversation which had a purpose. In other words, meanings are created and negotiated within talk rather than a by-product of cognition and in order to understand why people say what they do, one needs to consider the social context as fundamental rather than the cognition.

Potter and Wetherell (1987) detailed three main elements to their discursive approach: function, construction and variation.

*Function:* The function of language cannot be considered in a mechanical way; people do not always perform tasks such as orders, requests, accusations or refusals explicitly.
Research conducted by O’Byrne, Hansen and Rapley (2007) and O’Byrne, Rapley and Hansen (2006) examined young men’s understanding of both performing and ‘hearing’ sexual and non-sexual refusals furthering research conducted by Kitzinger and Frith (1999) and Frith and Kitzinger (1997) who had examined the way in which young women understood and performed sexual and non-sexual refusals. O’Byrne et al’s (2007, 2006) research reinforced the difficulty people have in performing explicit refusals both non sexual and sexual. The men within their research were able to ‘hear’ verbal sexual refusals that did not necessarily involve the word ‘no’ and they understood the subtle non-verbal sexual refusals (such as feigning illness and being tired). By drawing upon clichés, excuses and explanations when performing refusals the men in this research were able to demonstrate that refusals were designed and produced in a specific way. The men within the study also demonstrated a common understanding of what these represented through a recognition that women also subscribed to these clichés when carrying out sexual refusals. The research concluded that male claims not to have ‘understood’ refusals could be considered as self-interested justifications for coercive sexual behaviour. Furthermore, these claims could be considered as a discursive technique employed in order to manage self-image within talk.

Additionally, function is not a simple matter of categorising speech as it depends on the way in which the analyst ‘reads’ the context. Discursive psychology emphasises action as a feature of language and because it is not a mechanical process the analyst must read the context in order to understand precisely what is happening. The term ‘context’ is heavily contested within conversation analysis and critical discursive psychology which will be attended to in the next section.

Construction: We use language in order to construct versions of the social world. These accounts are constructed in different ways dependent upon the aims of the speaker. For instance, how you would describe a new partner to your mother compared with your best friend might differ. Potter and Wetherell (1987) suggest that the term construction is important for a number of reasons. Firstly, because accounts are constructed from an established set of linguistic resources and therefore we can only use words we already have access to. Furthermore, this implies active selection; so some resources are included whilst others omitted. Research conducted by Coates and Wade (2007) found that language was used as a strategic tool by men in order to conceal their violence against women through this process of active selection. Finally, Potter and Wetherell
(1987) suggested that construction emphasises the powerful, significant nature of accounts and their role in the construction of ‘reality’.

**Variation:** All language demonstrates variation; it is constructed for the context in which it appears. In other words, there is variability in accounts; different descriptions are given for different people for different occasions. Talk is contextual and participant’s accounts, views and opinions will differ according to the context of that talk. This can include what people are trying to do with their talk, for example, disclaiming, apologising, justifying. Within the institutional context of this research, accounts given by offenders (for example) to the researcher, the prison officer, the psychologist may vary.

Potter and Wetherell (1987) sought to lay the foundations for discursive psychology but it was not until the work of Derek Edwards and Jonathan Potter in 1992 that this term was coined. This work was heavily influenced by conversation analysis and even more so in Edwards’ later (1997) publication *Discourse and Cognition*. Within these significant texts, the ‘turn to language’ really sought to reformulate understandings of key concepts such as ‘attitudes’ (Potter and Wetherell 1987, Wetherell 2004) and ‘memory’ (Edwards and Potter 1992, Potter 1996a, Hutchby 2002, Wooffitt 2005). Edwards and Potter (1992) highlight how memory is not simply about recalling events but is linked to communicative actions and interest. For instance, utterances such as ‘I don’t know’ can be used as a way to dismiss a version of events. This reformulation of key concepts within discursive psychology is considered as ‘respecification.’ Edwards and Stokoe (2004) state “‘respecification’ involves re-working psychological topics as discourse practices” (p.2). As previously stated discursive psychology rejects a more traditional psychological approach that argues that talk is a route to cognition but instead has developed a discourse-based alternative that considers talk as both constructive and action oriented (Edwards and Stokoe 2004). In the context of this research for example, how concepts such as ‘cognitive distortions’, ‘minimisations’ and ‘denial’ attended to and managed within participants’ talk is demonstrated in chapters seven to ten.

By the late 1990s there were two distinct approaches emerging within discursive psychology. There were those that subscribed to a more fine grained conversation analytic focus (that is, ethnomethodology and conversation analysis approaches) versus a broader approach that considered the political implications of the patterns of discourse
(that is, critical discourse analysis). The next section will detail the distinctions between these two main analytic approaches whilst making the case for a fusion of said approaches in order to synthesise a new, more encompassing analytic approach.

The ‘synthetic’ approach

Emanuel Schegloff’s (1997) comments on critical discourse analysis fuelled the debate in question (refer to Van Dijk 1997, Schegloff 1997, Wetherell 1998, Billig 1999, Weatherall 2000 for the full extent of the debate). Schegloff suggested that critical discourse analysis should be grounded in the ‘technical’ discipline of conversation analysis. He argued that by doing this critical discourse analysts may find that the discursive phenomena of interest may differ from what the analyst expected. Schegloff (1997) argued that in a bid for ‘intellectual hegemony’ critical discourse analysts were imposing their own values on a world that was already being interpreted and constructed by participants. He argued that critical discourse analysts did not pay attention to participants’ orientations within talk which Schegloff (1997) suggested was nothing but arrogance on the analyst’s behalf. In response to these limitations, Schegloff (1997) continued to present conversation analysis as the resolution.

Conversation analysis emerged in the 1960s and 1970s within the work of American Sociologist Harvey Sacks and his colleagues Emanuel Schegloff and Gail Jefferson. Conversation analysis was deeply rooted in ethnomethodology developed by another American Sociologist, Harold Garfinkel (1967). Both ethnomethodology and conversation analysis challenged mainstream sociology by its broad interests in the way everyday life was conducted through ordinary conversation. Conversation analysis studies detailed transcriptions of everyday interaction and institutional talk (Drew and Heritage 1992). Harvey Sacks’ first lectures (collated in 1992) focused upon data from telephone calls to a suicide prevention centre in San Francisco. He explored issues concerning features such as sequence organization, turn taking and repair alongside the minute detail of conversation including speech errors, pauses and overlaps in talk; these underpin the conversation analytic approach (Sacks 1995; Edwards and Potter 1992; Heritage 2005).

For conversation analysts “context and identity have to be treated as inherently locally produced, incrementally developed, and, by extension, as transformable at any moment” (Heritage 2005, p.111). This is further substantiated by Schegloff (1997) who suggested
that analysts should be careful not to preference any particular way of categorising events and individuals and instead should focus on what the participants within the interaction prioritise. In other words the analyst should be guided by the data and not go beyond that. Schegloff (1997) argued that critical discourse analysis has no methodology for explaining participants’ orientations, whereas conversation analysis offers a “strong analytically focused and empirically grounded case for the claim that these understandings are ‘the understandings of the participants’” (p.180). All analytic claims should be empirically grounded (that is, grounded in the data). So for Schegloff (1997) the analyst should be able to point to the data and show the exact position of when things are happening; what is the participant attempting to do with their talk? And how does their subsequent behaviour in the sequential, turn by turn organisation demonstrate this?

Margaret Wetherell (1998) responded to Schegloff’s comments on critical discourse analysis by arguing for a ‘synthetic’ approach that weaved together a range of influences into a viable approach to discourse analysis in social psychology. According to Wetherell, this approach enabled researchers to produce an analysis that considered both the situated and ever changing nature of discursive constructions alongside the wider social and institutional framework within which discourse is produced. She argued that whilst conversation analysis offered a useful discipline for discourse analysis under a broadly critical agenda, it needed to be two way; conversation analysis alone was unable to provide a sufficient answer to its own ‘textbook’ question of ‘why this utterance here?’ (p.388). Wetherell claims that this focus on the text was both unhelpful and unproductive and if we limited ourselves to Schegloff’s (1997) ‘technical’ approach to conversation analysis we would never be able to answer such a question.

Wetherell’s synthetic approach (1998, 2004) was also heavily influenced by Foucault’s notion of power and discourse (1978, 1977, 1965), which will now be discussed in greater detail. Within discursive psychology, a distinction had been made between ‘top-down’ and ‘bottom-up’ approaches to analysis (Edley and Wetherell 1997; Wetherell 1998). ‘Bottom up’ approaches were more influenced by the work of Sacks (1992) and located their concerns within ethnomethodology and conversation analysis (Edwards 1996; Edwards and Potter 1992). ‘Top-down’ approaches were more heavily influenced by the work of French social theorist Michel Foucault, focusing more upon the broader issues of

For Foucault, discourse was not purely linguistic but about language (what is said) and practice (what is done). He believed that discourse was about the production of knowledge through language. Furthermore, that discourse (both written and spoken) provided us with a way of talking about and representing knowledge about a particular topic at a particular time in history (Hall 2003). Historical context was of particular importance to Foucault. He did not believe that the same phenomena would exist across different historical periods. This could be considered in relation to criminalisation (marital rape 1991 and corporate manslaughter 2007) and decriminalisation (homosexuality 1967 and suicide 1961) of certain behaviours.

Foucault’s main areas of interest included sexuality (1978), madness (1965) and discipline and punishment (1977). He was particularly interested in how knowledge was utilised through discursive practices in specific institutional settings, for example, the prison, to regulate the conduct of others. Foucault focused on the circularity of the relationship between knowledge and power. Those with more knowledge have more power, but with power comes the opportunity to acquire more knowledge. He argued that the power linked to knowledge not only takes on the semblance of being the ‘truth’ but has the power to become the ‘truth’, echoing the sentiments of social constructionism where ‘truth’ becomes whatever we all agree it to be. This could be considered in relation to the dominant discourse of rape myths that are entrenched within our patriarchal society.

Interestingly and contrary to the ‘top-down’ approach discussed above, Foucault did not consider power as flowing in a single direction, from top to bottom and from a particular source, such as the sovereign or state. Instead, he suggested that power permeates at all levels and does not function as a chain but instead circulates and we are all caught up within this as oppressors and the oppressed. On an individual level (rather than a structural level) this could be considered in terms of men who inflict (sexual) violence upon women. However, Foucault did not deny the dominance of central power, such as, from the state and the sovereign, but focused more upon the localized strategies of power and their impact.
This research brings together the ‘bottom-up’, ‘top-down’ approach of Edley and Wetherell (1997; Wetherell 1998). As already highlighted this thesis synthesises an analytic approach that considers the action orientation of talk with a Foucauldian influenced consideration of the broader issues of power and the way in which discursive practices of institutional settings regulate, control and maintain the conduct of others. This is examined further in the analysis, particularly by considering the impact of institutional demands upon offenders’ talk.

The ‘synthetic’ approach Wetherell (1998) describes is that of critical discursive psychology; an approach employed by this thesis.

**Critical Discursive Psychology**

Wetherell (1998) defines critical discursive social psychology as being; “concerned with members’ methods and the logic of accountability while describing also the collective and social patterning of background normative conceptions (their forms of articulation and the social and psychological consequences)” (p.405). In the context of this research, the adopted ‘synthetic’ approach considers the ‘action orientation’ of talk, associated with a discursive psychological/conversation analytic approach (Edwards and Potter 1992). For example, how do participants account for their offending behaviour? Do they construct an offence account which demonstrates ‘minimisation’? Do they draw upon rape myths to account for their behaviour? And so forth. In line with a conversation analytic approach (Sacks 1995), this research will examine the more minute features of talk, for example, by considering the role of laughter within interaction (Jefferson 1979; Jefferson and Lea 1981; Jefferson 1984; Gronnerod 2004). It will also draw upon the influential feminist conversation analytic work (for examples c.f. Kitzinger 2000; Kitzinger and Frith 1999; Kitzinger 1995; Speer 2001) that has been conducted. However, of upmost importance, the synthesis of methods enables the contextualisation of data, allowing the researcher to step outside the data and consider influences such as gender, power and thus patriarchy but also the role of the institution. The isolated approaches of discursive psychology and conversation analysis were ruled out predominantly because of the way in which they fail to move beyond discursive constructions and participants’ orientation to context. As discussed, conversation analysis situates itself within the data and does not move beyond that. This, coupled with the researcher’s interest to consider participants’ talk within an institutional ‘context’ has led to the employment of a
synthetic approach. This arguably provides the researcher with a more rigorous form of analysis than any single method in isolation would.

**Summary**

To summarise, this chapter has outlined the epistemological approach of critical discursive psychology which this thesis has employed. Such an approach synthesises the fine grained analysis typically associated with conversation analysis with a broader approach which considers the political implications of the patterns of discourse. Thus enabling the researcher to consider, for example, the way in which discursive practices of the prison impact upon the talk of convicted adult rapists and arguably, enabling the regulation and management of the conduct of said prisoners. To reiterate, this synthesis of approaches, rather than isolated approaches alone enables a more encompassing and rigorous form of analysis.

The next chapter will provide a transparent account of the research process.
Chapter Six – Methodology: Research Design

Introduction

The first section of this chapter seeks to highlight and discuss the challenges faced when conducting qualitative research with convicted male sex offenders. To do this it will explore the sometimes overlooked vulnerabilities of both participant and researcher as well as the role of the female researcher in a study of this type. It will also detail the ethical considerations within this research and in particular the importance of confidentiality. The second part to this chapter will articulate the methodological approach adopted; offering both a rationale and justification for the method of data collection. To do this, it will detail the methods of data collection employed whilst detailing the importance of informed consent and the issues of challenge versus collusion. To close, this chapter will detail the ways in which the research achieved both reliability and validity, paying attention to the issues surrounding the generalisation of qualitative data.

Researching the Vulnerable: Participant and Researcher

This section considers the vulnerabilities of both research participant and researcher. As argued by Blagden and Pemberton (2010), literature detailing sex offenders as a vulnerable population is limited: much of the previous focus has been upon older people (Russell 1999), victims of sexual violence (Briere 2002) and children (Stone 2003). Therefore, researchers of sexual offenders are often left “feeling methodologically vulnerable, verging on the distressingly incapable, because of emotional and anxiety challenges, and thus ill equipped to deal with some of the issues that may arise in this context” (Melrose 2002, p.338).

‘Vulnerability’ can be considered as a socially constructed concept and thus the formulation of an encompassing definition that is agreed on by all is problematic (Moore and Miller 1999). Sex offenders are vulnerable in both the community and within the prison environment. To some extent, the prison service have taken measures in order to acknowledge this through the development of policies for those deemed to be at risk of suicide and self harm (c.f. Bogue and Power 1995). It is important to note that this recognition of the vulnerability of sex offenders does not seek to undermine nor dispute the (well documented) experiences of victims of sexual violence. This research was very
much focused upon contributing to the knowledge and understandings that surrounds sexual violence and ultimately strives to prevent further victimisation. Blagden and Pemberton (2010) argue that researching vulnerable groups (including sex offenders) is complex and requires ethically sensitive researchers who are both reflexive and non judgemental in their approach.

As identified, the vulnerability of some research participants has been considered within the literature (c.f. Anderson and Hatton 2000; Russell 1999; Briere 2002 and Stone 2003), but the issues surrounding the vulnerable researcher are often overlooked. Dunn (1991) suggests that “the qualitative researcher is usually not prepared to deal with the stress, deep personal involvement, role conflicts, discomfort and the physical/mental effort that argues from such research” (p.388). Within this research process, the researcher has been subjected to explicit accounts of the participants’ offending behaviour alongside beliefs and justifications for this behaviour that is not in alignment with the moral position of that of the researcher. Equally, and the more contentious point, is that in some circumstances researching sex offenders can be quite a humanising experience. Within this thesis the researcher has subscribed to what could be considered as a more humanistic approach through the building of rapport with research participants, alongside the separation of the offence from the person.

In order to deal with the challenge of interviewing sex offenders, the researcher developed coping strategies which relied on both informal and formal networks of support. Informal strategies were developed through friends and by taking time out between interviews to reflect but also to undertake activities which distract. It was also important to try not to schedule too many interviews per day (due to hours in the day and the prison schedule, only two interviews a day could be conducted). Dunn (1991) suggested that qualitative researchers should only conduct one interview per day as “one interview per day is less stressful, particularly if the interview evokes physical or emotional responses for you” (p.392). However, constraints on time did not always make this possible. More formal coping strategies took the form of supervision, both at the prison and the university. This was more beneficial when it could be taken up straight after an interview rather than sometime after as this was when one could begin to dwell on issues.
The Female Researcher

As highlighted in the previous chapter speakers will construct accounts that vary depending on the context of talk and to whom they are speaking to. In Presser’s (2004) research, she found that her research participants (violent offenders) used the interview process to present themselves with a more desirable identity, one that is not that of an offender. There is resonance here with this research which will be explored further in the analysis section. This next section considers my role as a female researcher interviewing men who have raped women.

Previous interpretations of feminist research were based on that of female researchers giving a voice to the experiences of women that have previously gone unheard (Willott 1998). Although often overlooked, in the last twenty years an increasing amount of feminist research has been conducted with male participants. This research takes the position that patriarchy is present within our society; there are a set of social relationships which provide for the collective domination of women by men which can manifest itself in rape and other forms of sexual violence (Martin 1984). While sexual violence may be accounted for on a societal level in the form of patriarchy, in order for this to change it is essential to examine the micro, that is, the individual perpetrators of this violence, before considering the wider context. Although this research adopts a humanistic approach that considers the individual aside from the sexual offence they have committed, it is not in any way attempting to valorise the act of rape.

As Willott (1998) claims, “the power dynamics between the researcher and the researched are complex and sometimes contradictory” (p.174) particularly as a female interviewing male sex offenders. By the very fact that the participants within this sample are incarcerated reduces both their power and autonomy within the research process. However, it could be argued that participants have been able to exercise control in interviews by withholding or including information in response to the questions asked of them; this is also aligned with one of the underlying principals of a discursive approach that talk is contextual and participants’ accounts, views and opinions will vary according to said ‘context’.

The literature suggests that by virtue of education and status (including ethnicity and class) the researcher is always more powerful than those she researches (Cotterill 1992). There are ways in which a researcher’s interview style can lessen this gap between
themselves and those being interviewed. Cotterill (1992) refers to this as being a ‘friendly stranger.’ The researcher achieved her ‘friendly stranger’ status by being someone who was approachable and easy to talk to; a student from the local university, independent of the prison service, who was an avid Birmingham City football fan and lived with her partner. Information upon the latter two points was given on an ad hoc basis, as and when such information seemed appropriate. This type of disclosure separated my role as researcher from that of someone who worked within the institution. Being able to conduct research, particularly qualitative is a privilege. The researcher requests participants to give an insight into their often traumatic lives, it therefore only seemed appropriate to provide, within reason, some information about oneself. Information on being from the local university and independence of the prison was stressed at the initial consent meeting with each participant and again at the start of each interview.

Another important consideration which links back to this idea that the researcher is typically a white, middle class, university educated person. The ‘reality’ is that perpetrators of rape are not bound by these features; offenders that this research has interviewed were of a varied ethnicity, class and educational background.

The single characteristic for which there was never commonality was gender and on occasion this was problematic. Difficulties faced by the female researcher included having prisoners shouting through the door of where an interview was taking place. One such example involved a prisoner shouting at the interviewee “go on (name of participant) you know you want to”. Another awkward situation encountered by the researcher occurred whilst a research participant was discussing the sexual fantasies that he was having in the lead up to his offence and in order to exemplify that the fantasies could be about anyone, in any situation, he highlighted how he would probably have been preoccupied with sexual thoughts whilst talking to the female researcher during the interview. Other prisoners have made comments about physical features such as having ‘nice eyes.’ Within the institutional context, each of these have left the female researcher feeling vulnerable but not necessarily disempowered as Willott (1998) suggests. These occasions were documented by the researcher in a reflective journal that she maintained during the data collection process.
Some of the research participants expressed how much easier they found it to talk to a female about their offence, whereas others expressed the difficulty in this; their victim was female and they expressed concerns about how they thought the researcher would react to this, as a female. This thesis would therefore concur with Cotterill (1992) who suggests that the balance of power within the research process is not fixed and may vary from interview to interview.

Ethics
Ethical approval was awarded by HMP Whatton and Nottingham Trent University.

Confidentiality
When conducting qualitative research with sex offenders, confidentiality becomes a complex issue. This research adopted a position of ‘limited confidentiality’ (Cowburn 2005) due to the strict research guidelines issued by HMPS. The boundaries of this ‘limited confidentiality’ were clearly outlined to research participants from the outset both verbally and in the consent forms discussed in the initial consent meeting (c.f. appendix one). This was further reiterated before commencement of the main interview and any focus group discussion. Participants were made aware that the disclosure of certain information would nullify standard confidentiality procedures and as a result the appropriate authorities, including the principal psychologist, prison security and police liaison officer would have to be notified (in accordance with Prison Service Order (PSO) 7035). The disclosure of certain information included threats to prison security, information relating to an offence that they or anyone else had not previously been tried for and expression of intentions to harm self or others. Participants were made aware that all recordings would be transcribed fully and all data would be anonymised and password protected. To protect anonymity further all names, places and organisations mentioned would be changed. It was explained that the data would be kept in a locked filing cabinet for the duration of the PhD and for up to five years after or until it had ceased being actively used within research. The participants were informed that the research data would be accessible to myself and that the principal and senior psychologist at HMP Whatton and Nottingham Trent supervisory academic staff would be able to view anonymised transcripts. Participants were also made aware that anonymised data may be used for future publications, data sessions and teaching, reiterating that what they had said may be seen by a wider audience but would be anonymous. Participants were reminded that taking part in any aspect of the study was
completely voluntary and data could be withdrawn up until that point that it had been written into the thesis or published in journal articles.

Data Collection
The principal methods of data collection and analytic approach were significantly refined during the course of the PhD. Originally it had been planned to analyse recordings taken for the Sex Offender Treatment Programme (SOTP) using conversation analysis. These treatment groups within the SOTP have approximately eight members per group who have committed a variety of sexual offences. The group is made up of those who volunteer to take part and takes the format of group work. The group runs for six months and meets several times a week. Despite the timetabled nature of the SOTP, within conversation analysis this type of institutional talk is considered as ‘naturally occurring’ data (c.f. Drew and Heritage 1992). During the earlier stages of the PhD, it was not possible to get everyone within a treatment group to consent to the recordings of the sessions and those who had been interested in participating were not adult rapists. The method of data collection therefore shifted to using both semi-structured interviews and focus groups and the analytic approach has been refined (refer to previous chapter for a fuller discussion concerning analytic approach).

Semi-Structured Interviews
The use of semi-structured interviews was the main method used to collect data. Discursive psychology has made attempts to challenge the taken-for-granted position of the open-ended interview as the method of choice in modern qualitative psychology (Potter and Hepburn 2005). Potter and Wetherell (1995) suggest that the main issue with using interviews is the artificial nature of the data, particularly in the way in which interviewers can direct and construct the interview process (Potter 1996b). Another limitation is the difficulty in making straightforward inferences from talk within interviews to activities in other settings (Potter and Wetherell 1995). However, they concur that there are both technical and practical difficulties with collecting naturally occurring data. Potter and Wetherell (1995) suggest that an advantage of using interviews is to allow the researcher to explore a standard range of topics with each of the participants involved. Within this research, interviews were conversational and most lasted for ninety minutes (but ranged between thirty minutes and three hours). Each interview utilised the same schedule of questions which Potter and Wetherell (1995) suggest is a skill; the ability to follow a schedule with each participant whilst
allowing a conversation to flow naturally and following up points of interest as and when they occur.

The traditional interview is used in order to produce clear and consistent responses that can allow researchers to make inferences about underlying beliefs or previous actions. Discourse analysts use interviews for different purposes. They treat it as a piece of social interaction in its own right where the interviewer could be considered as contributing just as much as the interviewee and thus it becomes problematic if you do not consider this interaction (Potter and Hepburn 2005; Potter and Wetherell 1995). From a discursive perspective interviews allow the researcher to explore participants’ interpretative practices. It can therefore be an effective way of getting at the interpretative repertoires a participant has available and the way in which these are used within talk (Potter 1996b).

**Researcher as Participant in the Interactional Context**

When using the interview as a means of generating data within discursive research, it is important to acknowledge both the influence and the role of the researcher within the interaction. Consequently, the analysis within this thesis has not just considered the discursive practices of the participant but more holistically, the interaction between the researcher and participant. This is echoed in the work of Potter and Hepburn (2005) who argue that the analysis of interviews within discursive psychological research should include questions asked by the researcher, a transcription of the interjections made by the researcher within the interaction and a transparent account of how participants were chosen.

The interactional context of the interview also needs consideration. Firstly, it could be argued that talk is being organised at the request of the researcher - participants were simply responding to the questions being asked of them. However, analytically this still remains of interest as these narratives are organised in a particular way in order to manage issues of stake and interest (Edwards and Potter 1992). The previous chapter has already highlighted one of the basic claims of discursive psychology by suggesting that speakers construct particular accounts for particular audiences. Secondly, interactional context could be considered as where the interviews have taken place and who with; factors that would need to be taken into consideration (but are by no means exclusive), include gender, ethnicity, level of treatment, sentence type (fixed versus indeterminate). If this thesis was employing a pure conversation analytic approach then
these factors would not be considered unless the participant or the researcher orients their talk towards said constructions. However, as this thesis is utilising a synthetic approach some of these ‘contextual’ factors have been incorporated into the analysis, for example in chapter ten where the impact of the institution on talk is considered.

**Recruitment for Interviews**

The sampling method employed was purposive (Ritchie and Lewis 2003); participants were chosen because they possess particular features worthy of further investigation as outlined by the researcher. In this research, the construction of the sample was drawn from offenders who were at any stage of treatment and had been convicted of rape/aggravated rape against a female adult to whom they were acquainted. This was deemed as integral to the research. This sample is representative, as the majority of adult rape victims are female and perpetrators are male but also in 85% of cases victim and offender are acquainted. Through the principal psychologist at HMP Whatton, a list of all convicted adult rapists fitting the above criteria was compiled. In order to adhere to data protection rules, letters were sent out by the principal psychologist, rather than the researcher, to 120 men in order to see if they were willing to participate in the research; resulting in eighteen men being interviewed. Of the men interviewed, rape offences had been committed mainly against ex partners, partners and friends but also a step-daughter and a sister in law (c.f. table one).
Table One: Participant Key Information

<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Offence</th>
<th>Sentence Type</th>
<th>Victim - as described by the participant</th>
<th>Treatment</th>
<th>Focus Group</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adam</td>
<td>36</td>
<td>Rape</td>
<td>Determinate: 5 Years</td>
<td>Ex Girlfriend</td>
<td>Adapted SOTP</td>
<td>No</td>
</tr>
<tr>
<td>Andrew</td>
<td>44</td>
<td>Rape x 2</td>
<td>IPP (^8)</td>
<td>Partner (Female)</td>
<td>CALM, HRP</td>
<td>Originally said yes but then declined</td>
</tr>
<tr>
<td>Brian</td>
<td>52</td>
<td>Rape</td>
<td>IPP</td>
<td>Ex Girlfriend</td>
<td>Adapted SOTP</td>
<td>No</td>
</tr>
<tr>
<td>Chris</td>
<td>46</td>
<td>Rape</td>
<td>Determinate: Seven Years</td>
<td>‘Friend of the family’ (Step Daughter)</td>
<td>Started Adapted SOTP but did not complete=Non Treatment</td>
<td>Yes - Participated</td>
</tr>
<tr>
<td>Connor</td>
<td>42</td>
<td>Rape x 2 (plus indecent assault)</td>
<td>Life</td>
<td>Previous sexual acquaintance</td>
<td>Core SOTP, CALM, ETS, CSB</td>
<td>No</td>
</tr>
<tr>
<td>Damon</td>
<td>32</td>
<td>Rape</td>
<td>Determinate: 7.25 Years</td>
<td>Ex Girlfriend</td>
<td>ETS, CALM, HRP</td>
<td>No</td>
</tr>
<tr>
<td>David</td>
<td>29</td>
<td>Rape</td>
<td>Determinate: 5 Years</td>
<td>Female friend</td>
<td>Non-Treatment</td>
<td>No</td>
</tr>
<tr>
<td>Don</td>
<td>44</td>
<td>Rape x3</td>
<td>Life</td>
<td>Female he was acquainted with (knew of</td>
<td>Core SOTP, Extended SOTP, BLB and ETS</td>
<td>Yes - Participated</td>
</tr>
</tbody>
</table>

\(^8\) IPP - Imprisonment for Public Protection. An indeterminate sentence with no automatic right to be released
<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Offence</th>
<th>Sentence</th>
<th>Victim Description</th>
<th>Treatment Plan</th>
<th>Participation Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>John</td>
<td>59</td>
<td>Rape (5 offences in total)</td>
<td>Life</td>
<td>Friend (Female)</td>
<td>Core SOTP, Extended SOTP, HSF, CALM</td>
<td>Yes - Participated</td>
</tr>
<tr>
<td>Lance</td>
<td>26</td>
<td>Rape</td>
<td>Determinate: 6 Years</td>
<td>Ex Partner (Female)</td>
<td>Non-Treatment</td>
<td>No</td>
</tr>
<tr>
<td>Keith</td>
<td>60</td>
<td>Rape</td>
<td>Determinate: 4 Years (2 to be served on licence in the community)</td>
<td>Wife</td>
<td>Non-Treatment</td>
<td>Originally said yes but then declined</td>
</tr>
<tr>
<td>Kevin</td>
<td>45</td>
<td>Rape (6 offences in total including indecent assault)</td>
<td>Life</td>
<td>Prostitutes (One he had visited on a regular basis leading up to the offence =acquainted)</td>
<td>Core SOTP, Extended SOTP, BLB and ETS.</td>
<td>Yes – but unable to take part on the day due to other commitments</td>
</tr>
<tr>
<td>Mark</td>
<td>23</td>
<td>Rape</td>
<td>Determinate: 7.5 Years</td>
<td>Female he was acquainted with (met in pub)</td>
<td>Adapted SOTP</td>
<td>No</td>
</tr>
<tr>
<td>Martin</td>
<td>41</td>
<td>Rape and Attempted Rape (plus two other offences)</td>
<td>IPP</td>
<td>‘Wife’ (Ex – Wife)</td>
<td>Rolling SOTP, ETS, HRP</td>
<td>Yes – but unable to take part on the day due to other commitments</td>
</tr>
<tr>
<td>Matthew</td>
<td>23</td>
<td>Rape</td>
<td>IPP</td>
<td>Ex Girlfriend</td>
<td>Non-Treatment</td>
<td>No</td>
</tr>
<tr>
<td>Name</td>
<td>Age</td>
<td>Charge</td>
<td>Punishment Details</td>
<td>Relationship</td>
<td>Programme</td>
<td>Participation</td>
</tr>
<tr>
<td>--------</td>
<td>-----</td>
<td>-------------------------</td>
<td>------------------------------------------------------------------------------------</td>
<td>--------------</td>
<td>------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Michael</td>
<td>30</td>
<td>Aggravated Rape</td>
<td>Determinate: 6 Years (3 to be served on licence in the community)</td>
<td>Sister in Law</td>
<td>Core SOTP</td>
<td>No</td>
</tr>
<tr>
<td>Richard</td>
<td>23</td>
<td>Rape</td>
<td>Determinate: 3 Years</td>
<td>Friend (Female)</td>
<td>Non-Treatment</td>
<td>Originally said yes but then declined</td>
</tr>
<tr>
<td>Watson</td>
<td>43</td>
<td>Rape x 4 (13 offences in total)</td>
<td>Life</td>
<td>Friend (Female) and 3 prostitutes</td>
<td>Core SOTP, Extended SOTP and CSB</td>
<td>Yes – but unable to take part on the day due to other commitments.</td>
</tr>
</tbody>
</table>
Participants who expressed an interest in participating in the research were invited to attend a consent meeting. These initial meetings lasted between thirty minutes and one hour. This initial meeting enabled the researcher to explain the purposes of the research and allowed the potential participants an opportunity to ask any questions. This also gave the researcher the chance to assess the potential participants’ ability to give fully informed consent. It was essential to ensure the participants were fully informed of the research aims and understood the purposes of it, alongside their right to withdraw. They were also forewarned that some of the interview questions would entail a discussion of the offence they had been convicted of.

If participants gave their informed consent, an interview was arranged for the following week. This allowed participants extra time to fully consider the information upon the study and ask any further questions they may have about the research prior to the interview. The initial consent meetings were beneficial as they allowed the researcher to begin to establish a rapport with the research participants; trust and rapport are essential when carrying out sensitive research with the ‘vulnerable’ (Miller and Tewksbury 2001). In order for participants to talk openly about their lives and offending behaviour they need to trust and feel comfortable about spending time with the researcher. However, this building of rapport should not be confused with collusion, which will be attended to in the following paragraphs.

The time between the initial consent meeting and interview also allowed the researcher to consider their approach to each interview; what language could be used in the interview if participants were maintaining their innocence, if they were recognised by the prison as intellectually and socially lower functioning prisoners (with an IQ <80), if they were aggressive, if they were emotional or if they presented any other socio-affective difficulties which could pose potential problems for either the researcher and/or participant.

Liamputtong (2007) argues that some researchers take the ‘smash and grab’ approach to data collection; where researchers ruthlessly access data without any consideration to their participant. Therefore, this research was keen to develop a more sympathetic and reflexive approach to research by paying particular attention to the duty of care and the wellbeing of the prisoners interviewed. In one instance during an interview the participant became visibly upset during the interview process, the researcher took her
prompt from the participant and only continued as he requested that she did so. The researcher always made attempts to conclude interviews positively with the focus on the participants’ future and their expectations (c.f. Winder and Blagden 2008 for a more in depth discussion). However, the researcher was mindful of the impact of the interview upon the distressed participant. Therefore, this was followed up (with the participant’s permission) by informing wing staff in order for them to observe and discuss with the prisoner his well-being once he was back on the wing.

During the semi-structured interviews, the researcher asked participants about life in prison, what it meant to be classed as a sex offender, the offence including how they accounted for it to different people (police, friends, family), defining consent, the role of women within prisons and participation in treatment (c.f. appendix two for a copy of the interview schedule). Initially, questions were asked about being in prison and which prisons participants had been to in the course of their sentence and what it was like to be in HMP Whatton. This was done in order to act as an icebreaker before a discussion around their offending behaviour was broached. Participants were asked about accounts used to explain the offence to different agents including the police, courts but also friends and family. This was asked in order to ascertain the variability and similarities in accounts. Questions were asked around consent to further substantiate a discussion around this understanding and how it linked with their offence.

Furthermore, questions were asked about treatment in order to ascertain whether this had been something that had been engaged in or not. This was asked in order to ascertain the impact that treatment has on people’s accounts, if any. The use of semi-structured interviews allowed the interviewer to ask questions that were not necessarily in the schedule in order to make the interview process more flexible, less informal and more like a conversation. However, the use of an interview schedule ensured that each interview covered the same main questions.

At the end of each interview, the researcher debriefed participants. This process of debriefing overlaps with ethical concerns across the sphere of social research. Such processes include thanking participants for their time, reiterating the research aims and objectives, reassuring the participants that all data will be de-identified and therefore anonymous, reminding participants of their right to withdraw from the research, informing participants who to contact if the research process has raised any personal issues or distress. Finally, contact details were provided so that participants had a point
of contact in order to gain a summary of the main findings but also if they wanted to make a complaint about how the research had been conducted.

**Challenge versus collusion during the research process**

As previously stated, the building of rapport should not be confused with collusion. This therefore poses the quandary of what does a researcher do when they are presented with a narrative that contains fundamentally different views and in the case of this research offers a distorted account of their offence (for example, one participant reported that “she asked for it”). Willott (1998) accounts a similar experience when her research participants spoke in both homophobic and misogynistic terms. She reports, “…I did not want to endanger my relationships with future participants by creating a ‘them and us’ situation and therefore risk losing the opportunity of glimpsing the insiders perspective…I was also aware that keeping silent can be interpreted as agreement” (p.178). Here she highlights the dilemma of hearing participants discuss issues that infringe the researcher’s moral standing versus her need to recruit research participants; with the added concern of silence being interpreted as collusion. Willott (1998) fails to suggest any form of resolution for researchers who find themselves in this position.

Within the remit of this research an explicit challenge of participants’ accounts extended beyond the responsibilities of the researcher and was deemed to be more the role of the psychology department within the institution. However, the researcher was mindful of the implications of this as one is running the risk of colluding with offenders if accounts are left unchallenged. It was therefore essential that the researcher did not confirm or agree with said accounts. Liebling (2001) suggests that perhaps there is no dilemma when deciding ‘whose side are we on?’ In fact, she argues that it is perhaps possible to find value in both sides and to some extent empathise with both sides whilst at the same time being the mediator of tensions and competing positions of all those concerned. Blagden and Pemberton (2010) suggest that although this is difficult for the researcher, it is the most fruitful way to produce rigorous and credible research.

Returning to the previous example, “she asked for it,” one has to be mindful not to let the offender ruminate and focus on their offending behaviour and justifications; this was achieved by simply moving the conversation on.

It is important for the researcher to listen to offenders’ justifications of their offending behaviour and is of analytic interest. However, subtle shifts in questioning can guard
the researcher against drawn out accounts on offence justification and prevent the researcher from colluding and reaffirming the offenders’ beliefs.

**Focus Groups**

Focus groups have traditionally been used in market research in order to gather feedback on new products and adverts (Bryman 2004). The popularity of the use of focus groups as a form of data collection within the social sciences has increased in the last twenty years, predominantly being used by health researchers in order to explore family planning and preventative health education (Wilkinson 2008).

There is a common misconception that focus groups are carried out in order to interview a larger number of people quicker than the traditional individual interview does, saving the researcher both time and money (Bryman 2004). A ‘group interview’ could be argued to achieve this. However, a focus group is more than just about getting multiple responses to a set list of questions. Focus groups are a type of group interview, which Kitzinger (1995a) claims “capitalizes on communication between research participants in order to generate data” (p.299). The function of a focus group is to enable researchers to explore in greater detail and elucidate a person’s view that would be less easily accessed within an individual interview (Kitzinger 1995a). They also enable the researcher to examine the way in which group members react to each others’ responses, how they explore collective meaning and the interaction between them (Bryman 2004).

The complexities of running a focus group should not be underestimated. Wilkinson (2008) highlights the difficulties involved in recruitment and bringing participants together. The skills required to manage a group effectively require training and practice. In addition, the organisation of the group and consequent transcription and analysis is time consuming. Focus groups can include two to twelve people but typically involve between four and eight people per group. Groups may consist of pre-existing groups such as family members or people who have been brought together in the name of research (Wilkinson 2008). The focus group should be recorded as Bryman (2004) argues that it perhaps becomes too difficult and disruptive to write down notes. However, a dual response is required in order to make notes on the visual interaction and dynamics of the group that the audio recording will not capture; a video recording perhaps would assist with this.
The interaction with group members distinguishes this method of data collection from that of one on one interviews (Wilkinson 2008). Liamputtong (2007) suggests how focus groups can be an effective tool for exploring sensitive research topics. The group setting can encourage participants to explore issues in their own terms, to give each other support to discuss things that they may not feel comfortable discussing on a one to one basis. Kitzinger (1995a) further iterates this claiming that “group work can actively facilitate the discussion of taboo topics because the less inhibited members of the group break the ice for shyer participants” (p.300). Wilkinson (2008) also supports this by suggesting that “there is a common misconception that people will be inhibited in revealing intimate details in the context of a group discussion – in fact, focus groups are well suited to exploring ‘sensitive’ topics, and the group context many actually facilitate personal disclosures” (p.187). However, this may also mute the more extreme opinions, Kitzinger (1995a) counteracts this by arguing that “participants can also provide mutual support in expressing feelings that are common to their group but which they consider to deviate from mainstream culture (or the assumed culture of the researcher)” (p.300). This is of particular significance when researching opinions and experiences surrounding sexual offending.

The social constructionist framework for this research was outlined in the previous chapter. Social constructionism and focus groups will allow the researcher to study the construction of meaning through group interaction (Millward 2006) and the ways in which sense-making is done collaboratively (Wilkinson 2008). The focus group will allow the researcher to observe how participants engage in this process of collaborative sense-making and examine the ways in which understandings, views and opinions are constructed, progressed, expressed, elaborated, defended, negotiated and modified within the context of discussion and debate with fellow group members (Wilkinson 2008).

Hesse-Biber and Leavy (2006) suggest that the increase in popularity in group work corresponds with the increasing interest in theoretical perspectives such as feminism and postmodernism. This is particularly attractive for sensitive researchers working from power sensitive theoretical and political positions such as feminism, as group work may increase the distribution of power between the researcher and participants, quite simply because there are more participants than researchers. As a result, the authority of the researcher is diffused when the research commences in a group rather than in a one on
one setting (Liamputtong 2007). Hesse-Biber and Leavy (2006) argue that “focus groups are a profound experience for both the researcher and the research participants that generate a unique form of data. They tell the qualitative researcher things about social life that would otherwise remain unknown” (p.197).

Wilkinson (2008) suggests that in order to collect quality data whilst providing participants with a rewarding experience, an effective facilitator is required coupled with a well prepared session. The role of the facilitator/moderator is to pose questions, establish rapport, keep flow of discussion going and to encourage people to interact with each other rather than the researcher. The latter may involve the facilitator encouraging the ‘shy’ person to speak and at times discourage the ‘talker’ from dominating the discussion. Wilkinson (2008) also highlights how confidentiality is a particular issue within focus groups because of the number of participants and the need for ground rules. Ground rules must be set in order to ensure that personal details of the participants and the content of the discussion within the group setting is not discussed outside of the context of the group.

**Recruitment for Focus Groups**

The original consent form sought permission from those participating in the interviews to ascertain whether they would also participate in a focus group too. The focus group was used in order to facilitate a group discussion upon negotiating consent and carrying out refusals with non-offending, sexual and non-sexual scenarios. These questions were based on those used in the research of O’Byrne et al. (2006, 2007). It was also used to explore in further depth, rape myth scenarios. Some questions upon the negotiation of consent were piloted in individual interviews but it was decided that these would be better presented in a group setting rather than the one on one, female-male dynamic. As a result of this the focus group was run jointly with a male PhD student who was also conducting research within HMP Whatton.

The first group was conducted in June 2009 with myself, Nicholas Blagden (PhD researcher) and four participants who had previously been interviewed for the research. They were chosen to take part in this specific group because of their participation in treatment but also because of their varied sentences (fixed, IPP and life) as well as the variation in victim type (including a step daughter, sister in law and friend). All of them had taken part in some aspect of a Sex Offender Treatment Programme (including Core,
Rolling and (what was known as the) Adapted programmes, so were quite familiar with interacting in a group setting. The focus group took the following format; introductions, reminding participants of the purpose of the research, anonymity and confidentiality (extending this to not repeating anything from the discussion outside of the group) and setting ground rules, including listening and respecting to what each other has to say. The structure of the session was also highlighted. It was explained that there were two sections to the discussion. The first section endeavoured to examine how the group do refusals in sexual and non-sexual situations and in the second section of the discussion five fictional scenarios would be examined (c.f. appendix three for interview schedule). The focus group concluded with a debriefing (which was also done on an individual basis where necessary). This included thanking participants, reminding the participants of confidentiality and their anonymity and answering any questions which they had.

Attempts were made to set up a second focus which would include those participants who had not been through the Sex Offender Treatment Programme (which included Core, Adapted (BNM), Extended and Rolling). Unfortunately, all of those who had originally agreed to participate were no longer interested in taking part in this aspect of the research. A further fifty letters were sent out via the principal psychologist in order to recruit offenders who had been convicted of rape/aggravated rape against a female adult to whom they were acquainted and had not been through any of the four treatment programmes listed above. Sadly, this did not generate enough interest to conduct another focus group session as only one person responded positively.

**Transcription**

All interviews (both semi-structured and focus group) were recorded and then transcribed verbatim. There is much debate (c.f. Potter and Hepburn 2005) surrounding the level of detail a transcript should entail. Speer (2005) suggests that research adopting a discursive analytic approach only need transcribe to a level that represents the general content of the spoken word rather than focusing upon the minute detail of speech delivery as one would if taking a conversation analytic approach. However, Willig (2008) suggests that the transcript must contain some information about the non-linguistic aspects of the conversation such as delay and hesitations. This is because the way in which things are said can affect the meaning. For example, irony can only be detected by attention to tone of voice and in order to examine what talk is ‘doing’ we need to pay attention to what is being said and the way it is being said. Potter and
Wetherell (1995) suggest that one way to conduct an acceptable reduced version of transcription is by just transcribing in detail the passages that one wishes to analyse, which this thesis has done. This thesis has adopted a ‘Jefferson Lite’ (Potter and Hepburn 2005, p.388) approach to transcription. This is a level of transcription which captures “the words and some of the grosser elements of stress and intonation” (Potter and Hepburn 2005, p.388) but perhaps does not go into the minute detail that a pure conversation analytic approach would (c.f Wetherell and Edley 1999 for a similar level of transcription).

After each interview and focus group, field notes were recorded upon the research experience. These included notes upon each of the interviewees, questions which worked and did not work and any information that would assist with the analytical process.

**Analytic Procedure**

As with other forms of qualitative research, the initial stages of analysis involve the researcher becoming submerged within the data; this process first takes place during transcription. The transcripts were then read repeatedly in order to initially identify broad matters of interest; these matters of interest were informed by both the original research aims and the literature review. The broad matters of interest that were identified included subscription to rape myths when accounting for offending behaviour, treatment speak, identity, constructs of females, hierarchy within the prison, conflict between justifications of account vs. treatment speak, denial, refusal, coercion and consent. The next stage of analysis required the researcher to examine how these topics of interest were constructed, for example, how was the language consistent between accounts, how did it vary but also what function did it have. Extracts, for example, which demonstrated ‘defining consent’ were then organised and managed in data files which would include all explicit and implicit references to the phenomena of ‘defining consent’. Once the explicit and implicit constructions of the discursive objects were identified, it enabled the researcher to focus on the differences between constructions, establishing the shared cultural knowledge that participants were drawing upon, alongside the identification of deviant case formulations.

As already highlighted *variation* within accounts will occur as participants perform different actions in talk (Potter 1996a). It is important to be attentive to variability as it
marks the action orientation of discourse. These constructions were then located within
wider discourses, for example, the rape myth literature.

Within each data file, attention was paid to the discursive devices that were used within
each section of talk (where appropriate a separate file was set up to manage each of these
features). In order to perform the fine grain analysis, devices such as disclaimers (which
include phrases like ‘I don’t know’, ‘I guess’, ‘more or less’, ‘in a way’), extreme case
formulations (including, ‘always’, ‘never’, ‘nobody’ and ‘everyone’), footing, active
voicing (using someone else’s words to account for something, for example, what the
victim said happened), metaphors, analogies and direct quotations were attended to.

The critical element of this analysis has made attempts to consider discourse within the
wider historical and social context. This has included the consideration of what impact
the institution, that is, the prison has had on the talk of convicted adult rapists.

**Reliability and Validity**

The term ‘reliability’ and ‘validity’ are traditionally associated with quantitative research
and as a result there is much debate and speculation surrounding the achievability of
these within qualitative research. In their broadest terms, reliability can be understood
as ‘sustainable’ and the methods being used can be relied upon to be measured
consistently (Ritchie and Lewis 2003; Taylor 2001b). Validity can be understood as ‘well-
grounded’ and that the accuracy in findings or ‘truth’ of the generalisations being made
by the researcher are accurate and thus reliable (Ritchie and Lewis 2003; Taylor 2001b).
Generalisability brings together both reliability and validity and act as a means to
evaluate the research process as a whole; could the project be reproduced and in turn
produce similar results? (Taylor 2001b)

Gill (1996) argues that discourse analysis does not set out to identify any universal
processes and therefore claims that one can generalise from findings are misguided.
Knowledge produced is situated and the claims made within this type of research are
specific to the place, time and participants who participate in the research (Taylor 2001b).
Taylor (2001b) argues that “truth is unattainable because reality itself is not single or
static, and reality is also inevitably influenced and altered by any processes through
which a researcher attempts to investigate and represent it” (p.319). To elaborate, a
relativist position (where a single reality is created when enough people believe it)
would argue that there are no fixed ways for evaluating knowledge gathered through
research. Taylor (2001a) argues that from this perspective as there is no ‘objective’ reality, there is no ‘truth’ for research findings to be checked against. Any attempts that are made to verify results, for example though the replication of a similar study, she argues, would simply lead to production of yet another unreliable version. It is important to note here that there is not a consensus within discursive studies upon these matters and as a result the notions of validity, reliability and generalisability are challenged. However, this thesis would argue, are not entirely unachievable. Indeed Taylor (2001b) argues that these issues can be addressed though the establishment of a criterion for evaluation where an argument for the value of analysis is presented.

Golasfshani (2003) argues that in order to ensure reliability within qualitative research an ‘examination of trustworthiness is crucial’ (p.601). This research has achieved reliability in the first instance through the consistent use of methods in analysis. Secondly, the provision of detailed transcript extracts that feature the interaction between both the researcher and participant enables claims to be verified; however confidentiality would become ambiguous if one was to supply copies of full transcripts. Thirdly, within discursive psychology (and particularly conversation analysis) researchers build up collections of work which can be used to cross check against each other of which the findings in this thesis can contribute to.

The traditional criteria for validity is based on that of truth (Golasfshani 2003) but as already highlighted ‘truth’ is something that discursive researchers do not aim to explicate. However, in order to achieve some sense of validity this research has presented a full documentation on how the data was collected, organised and analysed and indeed how this process was developed. This has enabled the researcher to document the systematic nature of the research process which consequently has demonstrated rigour. This can therefore be validated by anyone else who is working with the data, demonstrating transparency.

The analysis within this research not only considered patterns in talk but also ‘deviant cases’ of discursive formations (Potter 1996b) which demonstrate both inconsistency and diversity (Potter and Wetherell 1987). Thus demonstrating another available strategy to validate the analysis.

To a certain extent, one could argue that every interaction is unique and cannot be generated again in order to produce similar findings in a different setting. Therefore,
one should not make claims that patterns within data are automatic or predictable. However, within this research there is no doubt that such a methodological approach could be utilized again and some findings be reproduced, particularly when considering the well documented discursive techniques employed within interaction to manage stake and interest (Potter and Edwards 1992). More specifically to this research the way in which participants managed their ‘offender’ identity within talk may be reproduced. This thesis would argue that this is not simply a feature that is exclusive to the talk of convicted adult rapists but extends much further than that; we all use talk to manage our identity. However, such claims, as with any type of research (quantitative or qualitative) should be attended to with caution.

Summary

This chapter has paid consideration to the challenges in conducting research with convicted male sex offenders. It has also detailed the methodological approach adopted by describing how the data was obtained and the development of the methods used in order to gather said data. This chapter has also attended to the pertinent issues of reliability, validity and generalisability of data within discursive research.

This next chapter (seven) will present the first of four chapters based upon the empirical findings of this thesis and will examine the ways in which the ‘rapist’ identity is managed within talk.
Chapter Seven – Analysis - “Nice Guy Eddie”*: Managing the ‘Rapist’ Identity

Introduction

This initial empirical chapter will consider how identity is both constructed and managed by convicted adult rapists within talk.

Antaki and Widdicombe (1998) argue that within talk people “work up and work to this or that identity, for themselves and others, there and then, either as an end in itself or towards some other” (p.2). It therefore could be argued that within talk, offenders will construct a particular identity to achieve a particular action. This chapter seeks to present a broader exploration of this phenomenon, by considering the discursive techniques deployed when participants manage the ‘rapist’ identity. However, it is important to note that identity work is ominrelevent, so it could be argued that identity is an ongoing project within interaction and will therefore be explored throughout all the empirical chapters. For example chapter nine will in part consider the interaction between offence accounts and the process of identity management.

Presser (2004; 2008) interviewed 27 men who had been convicted of at least one violent offence, half of whom were incarcerated. She employed a thematic analytic approach and found that offenders used the interview to exclude themselves from the perceived problematic social group of ‘violent offenders’ (Presser 2004). Furthermore, she found that in the face of stigma these ‘violent offenders’ would construct themselves as decent, heroic and masculine (Presser 2008). Auburn and Lea (2003) adopted an epistemological approach influential to this research. However, their work was very much based upon the respecification of cognitive distortions and the use of narrative organisation as a means to manage offender accountability - making small references to the orientation of participants’ identity management. Both pieces of research are significant in the consideration of the offender identity and to some extent the ways in which this is attended to in talk. However, their primary focus was not to consider how identity is ‘actioned’ within the talk of incarcerated rapists, which is where the original element of this chapter lies.

---

* Song title from Sleeper 1996
This chapter will consider the strategies utilised by offender participants to manage the ‘rapist’ identity; this will be done in two stages. Firstly, by considering the discursive techniques employed to distance participants from ‘other’ rapists and secondly techniques used by offenders who draw upon the discourse of hierarchy in order to situate themselves as better than ‘other’ sex offenders, particularly from those who have committed crimes against children. The effects of these techniques will also be considered. The final section of this chapter will pay consideration to the construction of identity and the impact upon reported friendships within prison.

“I am not like that”: the utilisation of discursive techniques to distance convicted adult rapists from ‘other’ rapists

The analytic focus of this section considers the ways in which some offenders used their response to the question of ‘why do men rape’ to manage their offender identity. This was achieved through the construction of an identity that was more desirable than that of ‘convicted rapist’. An identity which distanced these participants from ‘other’ rapists.

Lance, aged 26, was charged and convicted of rape against his ‘partner’. He had twelve months outstanding of a six year sentence at the time of interview and at this point had not participated in any form of treatment programme.

Extract One

1433  Sarah: >The final questions< are more (0.4)
1434   general ones (0.2) erm and they are quite
1435   difficult .hh (0.4) so you know if you
1436   >don’t want to answer< that is fine but
1437   one of the questions is about why: you
1438   think men rape?
1439   (3.5)
1440  Lance: Power thing I think (2.4) I don’t know
1441   (0.2)maybe (2.2) deprived of sex, I don’t
1442   know-just speaking in like (1.2) people
1443   who have done it in general=
1444  Sarah: =yeah=
1445  Lance: =erm↑(7.0)I mean I’ve known some people
1446   >well I haven’t known< but I have heard
1447   that some people have done it (1.0) they
1448   were virgins, until they done that so I
don’t know if it’s hh(1.0) that they don’t
have the confidence to go out (0.5) and
speak to a woman or↑
(0.6)
Sarah: So they did it so that they weren’t
dead virgins anymoreº?
(0.7)
Lance: No it is just a sex thing I think maybe
for em
(3.8)
Sarah: And do you think when you talk about
those different explanations do you
think any of those apply to what
happened to you=
Lance: No .hhh (5.0) cos me and my partner (1.5)
had ºquite an activeº healthy sex life we
had
(5.5)
Sarah: Ok so for you, that wouldn’t fit into that
explanation of when you said about
being depri:ved of sex=
Lance: No, no=
Sarah: =What about the
ideas of power that you were just
saying about?
(1.0)
Lance: Well no;: cos (1.0) it was like (3.0) to
be honest with you she made the decisions,
she looked after the bills (.) I-I brought
the money home and she looked after the
bills and everything like that (1.3) like
when we needed to make a decision about
something, we’d both make a decision, it
wasn’t me (1.5) thinking oh yeah more
power you see I am not like that¹⁰

¹⁰ Please refer to appendix four for an explanation of transcription symbols
In this extract the researcher requests the speaker to formulate an account for why men rape (1433-1438). The researcher’s question is initially met with a 3.5 seconds silence which could mark the speaker’s difficulty in responding to what has been asked of him. He initiates his turn by providing an account which draws on contradictory (feminist versus biological) wider social-psychological explanations in order to attend to the task of accounting for rape. He states; ‘Power thing I think (2.4) I don’t know (0.2) maybe (2.2) deprived of sex, I don’t know…’ (1440-1442). The use of ‘I think’ suggests that the speaker is making a knowledge claim, however, the task of generalising is a delicate issue for him (and other participants) because of the speaker’s interest and stake in this topic (Potter 1996a). These men have been recruited and are speaking from a category of entitlement and knowledge about rape as they have been categorised and labelled by the criminal justice system as rapists.

The incorporation of pauses within the speaker’s talk also enables him to orient his account to one of difficulty. His repeated use of ‘I don’t know’ in these instances displays uncertainty and thus works to detach him from the knowledge claims that he has just made, as well as distancing himself from damaging inferences about his identity that such a knowledge claim could offer (Widdicombe and Wooffitt 1995). Edwards and Potter (2005) assert that it would be wrong to hear ‘I don’t know’ as simply an overt psychological term that is an assertion of uncertainty or lack of knowledge, particularly when it is used parenthetically with no apparent objective, that is, does not answer a specific question. Instead, in some instances, it works to negate what has just been said; in this instance the speaker uses ‘I don’t know’ in order to mark a lack of knowledge upon why men would rape women. Edwards and Potter (2005) suggest that this is done as a technique to manage or minimise the speaker’s stake or interest in the context of a description. So by using ‘I don’t know’ at this juncture in the sequence, the speaker makes attempts to conceal the knowledge (and thus first hand experience) he has as to why men rape women.

In lines 1445-1447 where Lance states, “erm (7.0) I mean I’ve known some people, well I haven’t known but I have heard that some people have done it[…]” The speaker initiates his turn with an ‘erm’ which is then followed by a lengthy seven second pause. Sometimes brief pauses in talk will signify the closure of a turn but as the researcher has just posed a question the onus is on the speaker to respond, therefore this pause could be heard as ‘doing’ time/uncertainty of how he is going to respond to the question. One
could hearably assume that when the speaker refers to ‘some people’ he is referring to the other members of the institution, that is, the sex offenders that he resides with. He corrects himself from having ‘known some people’ to only ‘I have heard that some people.’ This type of self-repair (Sacks 1995) downgrades the speaker’s knowledge base acquired from fellow prisoners to a mere ‘hearing.’ It also acts as a technique adopted in order for the speaker to distance himself from what he is about to say; ‘erm (7.0) I mean I’ve known some people, well I haven’t known but I have heard that some people have done it (1.0) they were virgins, until they done that [committed rape] so I don’t know if it’s (1.0) that they don’t have the confidence to go out (0.5) and speak to a woman or…’ (1445-1451).

In contrast to his first explanation in line 1440, the speaker quickly moves on to produce explanations of rape that are grounded in ‘sex’. In this sequence, he is suggesting that men rape women in order to lose their virginity and at the very least fits into the meta-myth that rape is about sex rather than power. However, he continues to account for rape where he draws upon the discourse surrounding the self esteem of perpetrators where he suggests that rape could be a result in a lack of confidence that some men have when it comes to talking to the opposite sex. This is echoed in the work of Hansen and Butler (2010) whose research demonstrated that sexual health professionals themselves, draw upon rape myths, including making links between self-esteem and rape, when talking about sexual assault. Although the speaker had not taken part in any form of treatment programme at HMP Whatton as an incarcerated sex offender he has access to culturally available ‘explanations’ which permeate the environment in which he resides in. Consideration needs to be paid to the impact that the institutional accounts, that is, the ‘treatment speak’ of ‘others’, has on those that have not gone through any form of treatment. When treating the psychological literature as ‘discourse’ these ‘explanations’ are drawn from the literature on confidence and self-esteem which argues that some sex offenders have lower levels of self esteem than non offenders (Brown 2005).

The researcher continues by asking the speaker whether this general account of offending behaviour could be applied to his own offence (1459-1462). The speaker unequivocally rejects this saying; ‘no (5.0) cos me and my partner (1.5) had quite an active, healthy sex life we had...’ (lines 1463-1465). Again, the significant pauses within his turn flag up the problematic nature of what the speaker is accounting for. The researcher then reformulates the speaker’s earlier turn regarding power and rape (1467-
1469) in order to facilitate his linkage with his general account of rape to his own offence. The speaker responds by again rejecting such a connection by stating ‘well no cos (1.0) it was like (3.0) to be honest with you she made the decisions, she looked after the bills[…]' (lines 1475-1477). By formulating an account which incorporates the use of the phrase ‘to be honest with you’ enables the statement that follows to act as an ‘admission’ of something that the speaker might not otherwise have revealed; something that was both counterintuitive and revealing of his character (Edwards 2006).

Edwards and Fasulo (2006) write of the sequential use of honesty phrases within talk; suggesting that people who use such phrases start to sound ‘defensive’ and through talk imply that ‘truth’ telling should not be presumed. It could be argued that the speaker has used such a formulation as he is a convicted sex offender who for many years was in denial of his sexual offence. Or it may be a prelude to what follows in the sequence where the speaker deploys further techniques in order to distance himself from the category of ‘rapist’.

Reconsidering the question that the researcher has asked in lines 1459-1462 about whether the explanations given apply to him, the speaker continues by working up an account that quashes the links with his own offence. The speaker persists with managing his identity where the speaker states “…she made the decisions, she looked after the bills…” He continues, ‘[…] I-I brought the money home and she looked after the bills and everything like that (1.3) like when we needed to make a decision about something, we’d both make a decision, it wasn’t me (1.5) thinking oh yeah more power you see I am not like that’ [lines 1477-1483]. In this sequence the speaker seeks to separate himself from patriarchy and rape and is another means of distancing himself from the category of ‘rapist’. This is further evidenced in lines (1483) when Lance simply states ‘I am not like that.’

The use of the phrase ‘I am not like that’ can be compared to the work of Edwards (2006) and the use of the modal verb ‘would’ in the expression ‘I wouldn’t hurt an old lady.’ By the speaker stating ‘I am not like that’ occurs in the context of being unable to justify or account for his actions. He makes claims that he did not rape his partner in order to have power over her. All of which is in conflict with his account for why those ‘other’ men rape women. Instead the speaker works up an account which distances him from those ‘other’ rapists as he is ‘not like that.’ Edwards (2006) argues that the use of modal
verbs enables the speaker to either assert, or in this case, deny an action, that is, being a rapist. In this next extract the speaker works up a generic account of rape which he is unable to link with his own offence account; all of which enables him to attend to a more desirable identity than that of convicted rapist by distancing himself from ‘other’ rapists.

David, aged 29, was charged and convicted with raping a ‘friend.’ He had fifteen months outstanding of a five year sentence and at the time of interview he had not participated in any form of treatment programme.

Extract Two

932 Sarah: Why do you think men rape women?
933 (1.8)
934 David: I don’t know to be honest with you. I can’t really say. hh some people here they say they have got an urge of that (0.5) of raping .hh people and they feel they have got more power over the women by doing that; hh and if you look back in ancient times and then you see like the males had more power over the woman .hh (0.5) and that’s probably what it all boils down to really=
944 Sarah: =And when you think about that explanation can you see that fitting (.)=
946 David: =yea=
947 Sarah: =with your offence at all?
948 David: =No; it doesn’t fit into my offence at all(0.5) my offence was basically erm I know that it were a mistake; and I know that I have done wrong, and I know that I have done wrong cos I went out and I took drugs and I know that if I didn’t take drugs .hh I know that it probably wouldn’t have happened.
question. However, what proceeds in the sequence is a definitive response to the 
question (lines 935-943); thus the initial formulation is inconsistent with the remainder of 
it. The speaker formulates an account which isn’t his own by saying ‘…some people 
here, they say…’ The speaker formulates an account that initially subscribes to non-
gendered categories, that is, ‘some people’ (line 935) particularly when the researcher has 
constructed her question using gendered categories. Also, by producing an account as 
someone else’s it enables the speaker to distance himself from what is being said; setting 
his own account aside from ‘other’ rapists, as in the last extract.

Potter (1996a) suggests that by orienting an account to one that cannot quite be 
remembered and has been produced by someone else, the speaker “subtly displays his 
disinterestedness precisely at a point where it could be a particular issue” (p.132). 
Within the speaker’s talk he displays recognition that membership of the category of 
‘rapist’ and therefore, one who is knowledgeable of rape, is problematic. Thus 
displaying uncertainty and reformulating someone else’s account creates a more 
desirable identity within his talk. As already identified, this seeks to distance the 
speaker from those ‘other’ rapists.

The speaker draws upon a wider social-psychological discourse in order to account for 
rape as a result of ‘urges’ (c.f. Mann and Hollin 2007 who found that, typically, rapists 
attributed their offending behaviour to grievance, impulsivity or sexual need) and 
‘power,’ as well as making cultural references to patriarchy (937-941). The speaker 
completes his turn by producing an idiomatic expression where he states ‘...and that’s 
probable what it all boils down to really’ (942-943). Drew and Holt (1988) suggest that 
idioms are a ‘lazy solution to linguistic selection’ (p.399) and are both formulaic and 
colloquial in their construction. They argue that such an expression has two functions, 
firstly, idioms can be used to terminate a topic and secondly due to their formulaic 
characteristics, they are robust in nature which suggests that they are not easy to 
challenge (Drew and Holt 1988; 1995). The speaker’s use of this type of expression 
enables him to complete his turn and thus terminate any further discussion upon this 
matter. The researcher recognises this closure and interjects with another question (944-
947), rather than a challenge (moving him on from the general to the specific) on what 
has just been said, by asking ‘and when you think about that explanation can you see 
that fitting in with your offence at all?’
In response, the speaker provides an account which features an extreme case formulation when he states ‘no it doesn’t fit into my offence at all...’ (lines 948-949). Pomerantz (1986) suggests that extreme case formulations are used in order to strengthen an account; in this instance, that the speaker’s own offending behaviour does not reflect his generic account of why men rape women. The speaker justifies his own offending behaviour by drawing upon the rape myth of being under the influence of drugs as a justification for committing rape (Rape Crisis 2007). Hudson (2005) describes this as a ‘temporary aberration’ where offenders account for their offence as a result of taking drugs, consuming alcohol or having emotional problems. The speaker formulates an account of his offence which again seeks to distance him from the ‘other’ rapists he has previously described; his offence was a mistake that only happened because he took drugs. The speaker states ‘...I know that if I didn’t take drugs I know that it probably wouldn’t have happened’ (lines 953-955). This is comparable with an ‘if X, then Y’ formulation. Both Edwards (1995) and Sneijder and Te Molder (2005) suggest that conditional formulations such as these can be used to account for circumstances and/or activities as having specific consequences. In the case of the speaker he accounts that taking drugs resulted in him raping his friend, thus enabling the speaker to attend to causality and accountability (Edwards 1997) in relation to his offence. He manages both of these by removing the blame from himself and redirecting the responsibility of his actions to the drugs that he consumed. Edwards (1995) suggests that (and the speaker displays this within his ‘if X, then Y’ formulation) these conditional structures can be used as a device for structuring action sequences.

This next extract furthers the developing discussion upon the management of identity through the employment of discursive techniques which enable the speaker to distance himself from ‘other’ rapists.

Andrew, aged 44, was charged and convicted with two counts of rape (plus two other offences) against his ‘partner’. He had served approximately three years of an IPP sentence at the time of interview and had completed the CALM course and was in the process of undertaking the HRP.

Extract Three

Sarah:  hh erm↑ (1.3) bit of a general question
Sarah:  erm why do you think men ‘rape’?
Andrew: Why do you think men rape↑=
Sarah: =Yeah::
Andrew: I have got no i↑dea (0.5) it is like I
said have got my view:s↑ on what I have
done compared to↑ (1.2) "a lot of (0.7)
you know like certain rapistsº that are in
prison for the _rest_ of their life (1.0) I
don’t know what went through their mind
when they did what they did .hh (2.2) but
(1.0) that is where my views differ from,
from, from them because they obviously
planned to do what they did, they had
it (.) in their head that they was going
to do it whereas my intentions wasn’t
to do that so I can’t really speak for
anybody else about why and what views
they hold (1.5)all I know is that my views
at that time were _shock_ (1.0) especially
afterwards (0.5) not straight afterwards
it was: (0.8)°like I said when I was sort
of coming to terms with what I had done it
was a lot of shock there that I had
actually did that (0.7) and especially to
somebody that I cared about° because .hh
people automatically-I mean like
obviously a stranger who does it to a
woman that don’t know the stranger then
they don’t know them but I did this
to somebody that I cared about .hh

Similar to the previous extract, the researcher asks the speaker to account for ‘why men rape’ (lines 1052-1053). The speaker repeats the question (1055) which in the first instance could be heard as a means to enable him to both establish and clarify his ‘hearing’ of the question. However, this could also be interpreted as a discursive device which ‘buys’ the speaker more time to formulate a response, which is further supported by the 0.6 second silence. The speaker constructs an account which is marked with uncertainty when he states ‘I have got no idea...’ (line 1058). This psychological phrase
acts in a similar way to the use of ‘I don’t know’ within extract one. In this extract the speaker is not as explicit in his differences between accounting for men who rape women and his own offence account, compared with the extracts considered thus far. Instead, the speaker demonstrates that the membership category of convicted rapist is problematic for him and instead uses the sequence to set up a category that distinguishes him from ‘...certain rapists that are in prison for the rest of their life...’ (1061-1062) who ‘...obviously planned to do what they did...’ (1066-1067). The speaker’s use of the term ‘obviously’ is of particular analytic interest when its action is considered. It could be heard as attending to the researcher/research participant relationship by inferring a shared cultural knowledge that makes links between intentionality, severity and life sentences. However, if the organisation of the sequence is considered, the speaker instead constructs an account which manages his own culpability when he states ‘...they had it in their head that they were going to do it whereas my intentions wasn’t to do that...’ (lines 1067-1070). By the speaker formulating his offence as unintentional it minimises (Potter 1996a) and softens what is being said in order to present it as more acceptable and in turn constructs a more desirable identity of himself. He structures his account so that that there are escalating degrees of intentionality (Stokoe and Edwards 2008; Edwards 2008), categorising those rapes that are planned as far worse than his unintentional rape. He uses constructs of levels of intentionality in order to perform a subtle form of identity management. The speaker’s lack of mens rea or guilty mind seeks to present him as not a ‘real’ criminal whilst enabling him to establish a more severe category of rapist that is dependent on intentionality and the presence of a guilty mind. He goes on to draw on and reproduce a rape myth that is integral to the construction of the classic stranger rape discourse (lines 1080-1084) (Rape Crisis 2007) in order to account for the ‘shock’ he felt in the aftermath of raping someone he knew. He draws upon an emotion category that would typically be associated with ‘victims’ or witnesses of crime. This is achieved by the speaker drawing upon the professional psychological discourse which has developed around Post Traumatic Stress Disorder (PTSD). The discourse surrounding PTSD is very much grounded in the areas of victims of crime (with a violent or sexual element) (DeVries et al 2000), witnesses of violent events (Freyne and Conner 1992) and being a victim of abuse (Heney and Kristiansen 1997). More recently a body of literature has developed which considers the impact the act of committing an offence has had upon the propensity for offenders to develop PTSD
symptoms. Research conducted by Trevethick (2007) found that the more ‘serious’ the offence committed the more vulnerable the individual was to developing PTSD. By the speaker structuring his account around the ‘shock’ that he felt by raping somebody that he ‘cared about’, the speaker renders this ‘act’ as ‘out of character’ which serves to distance himself from said ‘act’. Moral, ‘ordinary’ people are ‘shocked’ at such conduct thus the speaker is doing ‘being ordinary’ (Sacks 1984) by formulating an account which is structured around emotion and intentionality.

This section has considered the ways in which offenders use talk in order to negotiate and construct what is understood to be a more desirable identity than that of convicted rapist. In the main this was done by distancing themselves from ‘other’ rapists and formulating a category of rapist that was not as bad as those ‘other’ rapists by drawing upon accounts of temporary aberration, ‘out of character’ experiences and levels of intentionality.

“...a lot of people who have committed rape like to think they are better than child sex offenders...”: the role of hierarchy and identity

This next section furthers the exploration of techniques employed by participants to manage their offender identity within talk, particularly, the way in which the discourse of hierarchy is drawn upon in order to situate themselves as better than ‘other’ offenders, specifically those who have committed offences against children.

Damon, aged 32, was charged and convicted with the rape of his ‘ex partner’ (and a further six offences). He had served approximately three years of a seven year sentence and at the time of interview had participated in ETS, CALM and HRP treatment programmes.

Extract Four

461 Sarah: Erm::: (0.8) .next question is do you
462 think the way< that you define the word
463 sex offender is the same for all sex
464 offences .hh so you were ↑kind of talking
465 about how some are worse than oth:ers=
466 Damon: =Yeah I mean (coughs) again >if it
467 involves a child< I think most people do
468 see it as a lot worse (0.6) cos (1.0) well
everyone sort of classes a child as being
an innocent person (1.5) .h obviously if
they are underage then they shouldn’t
have to go through any of that so I think
.h even for the majority of sex offenders
I think any (0.5) sex offence involving a
child we do class as wrong really (0.4) so
I think even (.) among what people term as
wrongUNS in here (0.6) there is sort of a;
(0.5) hierarchy sort of structure (1.3)
child molesters and what not are (.) sort
of the lowest of the low

In this extract the researcher requests the speaker to construct an understanding of the
term sex offender (461-465). Similar to extracts one and two, the speaker formulates an
account which is based on the opinion of others (lines 467-469). Dickerson’s (2007)
research highlighted ways in which politicians utilised ‘cited others’ (p.47) to sanction
policies and substantiate claims that they were making. However, in this speaker’s case
by reformulating an account that is not his own, the speaker is able to separate himself
from the claims he is making. This is a particularly effective discursive technique when a
speaker is trying to manage the discussion of ‘controversial’ topics whilst simultaneously
presenting a more desirable identity than that of convicted rapist within the interaction.
The speaker states that ‘…if it involves a child I think most people do see it as a lot
worse…’ (lines 466-467). The speaker constructs child sex offences not just as ‘worse’ but
as a ‘lot worse.’ By using this extreme case formulation (Pomerantz 1986), (which is
done on a number of occasions within this extract), it enables the speaker to provide an
effective warrant to what has just been said. These types of formulations enable the
speaker to take the description that is being drawn on to a more extreme level (Potter
and Wetherell 1987). He further substantiates his claims, in part through the use of a
further extreme case formulation, when the speaker categorises children as innocent
“…well everyone sort of classes a child as being an innocent person...” (lines 468-470).
Constructing an account based upon a hierarchy of victims and victim blaming where
child victims are less culpable than adult, female victims of sexual violence, indirectly
allows the speaker to work up a narrative around an offence type that is far more severe
than his. Thus allowing him to extend further the identity work performed so far. In
lines 472-477 he speaks from a category of knowledge and entitlement as a convicted sex offender when he states “…so even for the majority of sex offenders I think any (0.5) sex offence involving a child we do class as wrong really (0.4) so I think even among what people term as wrong-uns in here…” The shift in ‘footing’ from we to I, enables the speaker to substantiate his claims where ‘we’ in this utterance could be heard as both the majority of society and his fellow sex offenders’, all of which class child offences as worse. This notion of severity is attended to further where the speaker introduces the category of ‘wrong-uns’ in line 477 which is bound to the immoral activities of those who have committed child sex offences. All of which enables the speaker to undertake a subtle form of identity work which is achieved through ‘distancing by category’ (Hudson 2005). The speaker achieves this by defining child sex offences as far worse than other types of sexual offence including the crime for which he was convicted for.

In this next extract the speaker works up a hierarchical account whilst at the same time attending to the problematic nature of treatment in mixed sexual offending groups.

Mark, aged 23, was charged and convicted with the rape of an ‘acquaintance’. He had served approximately five and a half years of a seven and a half year sentence and at the time of interview had participated in the Adapted SOTP.

Extract Five

864  **Mark:** [lines omitted] In here people talk about
865      their offences what they did to little kids
866      and everything (0.3) and >I don’t listen to
867      stuff like that< I just walk away (0.2) hh I
868      keep to myself, I don’t get involved.
869  **Sarah:** .hh and why do you think you have done that?
870       (1.8)
871  **Mark:** I didn’t come into prison to listen to their
872      problems about what they did to little kids
873      or what they did to old women (0.2) that is
874      not me I am here for my offence (0.5).hh and
875      I am not here to listen to their problems
876      (.) I am here to help myself [lines omitted]
879  **Sarah:** So how did that work in erm-cos I imagine
890       part of your treatment program was that
891      everyone talks about what they did=
Mark: =Yeah: but my group was supposed to be
(0.5)they said to me it was going to be a
mixed group so it would be half of one and
half of the other (0.4) but when I got in
there it changed;
(0.2)
Sarah: Right-so what was it?
(0.3)
Mark: Half of them->I was the only one that wasn’t
in there for kids< (0.3) so (0.2) I had to
do their role plays pretending I am a kid in
the park or something listening to their
fantasies (0.3) and I don’t like stuff like
that=

In this extract the speaker works up an account which effectively distances his offence and his engagement with others in the treatment programme by working up his offending identity as oppositional to other categories of sex offenders. In particular, he problematises other offenders whose victims are 'little kids' (line 865) and 'old women' (line 873). Arguably, offences perpetrated against these categories of people are implicitly 'heard' as 'worse' than his offence. Indeed, as discussed in chapter four, Waldram (2007) claimed that the paedophile remains at the bottom of the hierarchy of power, with the adult acquaintance rapists at the apex (Waldram 2007). This speaker distances himself from other types of problematic offenders by marking out his avoidance of such topics with statements such as ‘I don’t listen to stuff like that I just walk away’ (line 866) and ‘I don’t like stuff like that’ (lines 918-919). When explicitly questioned by the interviewer about his lack of involvement there is a significant pause before the speaker constructs 'their problems' as of no interest to his identity and focus, ‘that is not me I am here for my offence’ (line 873-874). In line 876, he states that ‘I am here to help myself’ which demonstrates a very individualistic approach to his rehabilitation. In lines 903-905 the interviewer challenges this individualistic approach by questioning how the participant coped in treatment situations, which she constructs as a place where ‘everyone talks about what they did.’ The speaker’s response orients him to the mix of the group as problematic as he was the only offender not there for a child sex offence. Recently the research surrounding the treatment of adult rapists as a separate entity has developed. For example, Eccleston and Owen (2007) have argued that
the mixing of adult rapists with other sexual offenders such as child sex offenders may result in facilitators overlooking effective treatment needs for all concerned. Indeed, participants within this study constructed the mix of offences within the SOTP group setting as problematic (see chapter four) and this also appears to be the case for this speaker.

The final extract in this section constructs hierarchy in such a way that enables him to perform an entirely different type of identity management than has been considered thus far.

Don, aged 44, was charged and convicted with three counts of rape against an “acquaintance”. He had served approximately twelve years of a life sentence at the time of interview and had participated in a number of treatment programmes including, core SOTP, extended SOTP, BLB and ETS courses.

Extract Six

Sarah: >And do you think there is any sort of hierarchy in the prison—so with the different offences?

Don: Erm (1.5) I have heard a lot of people who’ve committed rape like to think they are better than child sex offenders (0.8) erm: but (0.5) personally I don’t think that’s the case (h) I think we’re all as bad as each other you know (1.0) but (1.0) I suppose it helps: (0.5) some people to sort of like (2.5) think that you know they are not as bad (0.8) as someone you know to preserve that little something for themselves. (hh (1.0) and erm it is a bad thing to do it really (HEH HEH)

In this extract the speaker attends to the question posed by the researcher regarding the presence of a hierarchy amongst sexual offenders at HMP Whatton. Here, the speaker is
expected to speak from a category of entitlement and knowledge about the institution
and as an incarcerated sex offender; the speaker has already served twelve years of his
life sentence and had served eight years for a previous rape offence. By reproducing the
discourse of others where he states ‘…I have heard a lot of people…’ (355), the speaker
seeks to detach himself from the claims that he is about to make ‘…I have heard a lot of
people who’ve committed rape like to think they are better than (0.3.) child sex
offenders…’ (355-358).

Of analytic interest here is the speaker’s laughter (360) as a discursive device to signal
trouble or awkwardness within the social interaction. There is a small body of literature
which considers the role of laughter within interaction. The literature suggests that it
can be used by the participant to manage trouble within talk; as a tool for impression
management in order to present the speaker with a more favourable identity; and in
order to invite laughter or to complete an utterance/turn (c.f. Jefferson 1984; Gronnerod
2004). The speaker’s laughter features in the middle of his speech with no reciprocal
laughter from the researcher (c.f. chapter six regarding the avoidance of collusion). The
speaker laughs alone in order to demonstrate his recognition and softening of “socially
improper utterances or behaviour” (Gronnerod 2004, p.7); this laughter could be ‘heard’
as speaker recognition of the stigma attached to sexual offending.

The speaker closes his turn by stating ‘…I think we are all as bad as each other you know
erm but (1.0) I suppose it helps (0.5) some people to like (2.5) think that you know they
are not as bad (0.8) as someone you know to preserve that little something for
themselves (1.0) and erm it is a bad thing to do it really’ (360 - 368). Of analytic interest
are the silences within this sequence which enable the speaker to attend to the
problematic nature of what is being said. Furthermore, such a statement enables the
speaker to do two things; firstly, he is able to attend to some unusual, deviant category
work. The speaker uses ‘we’ as an encompassing term to describe rapists and
paedophiles and thus sexual offenders. Unlike the other extracts, this speaker clearly
locates himself within this category whereas the other speakers have employed
techniques and discursive devices that dissociate themselves from the problematic
membership category of ‘rapist’ (and sex offender).

Secondly, and again unlike the other data considered within this chapter, this speaker
talks from a different category of entitlement and knowledge upon rape; he has
completed many treatment programmes during his time in prison. In part this is demonstrated by his orientation to a professional psychological discourse to account for why other offenders adopt a hierarchical logic as a form of self-preservation and thus coping strategy. As a prisoner who has served his ten year tariff set on his life sentence, he now needs to satisfy both the prison and the parole board that he is no longer a risk to the public. As a result the speaker is faced with ‘institutional demands’ (the need to present himself as a reformed character in order to be considered for release) which result in the speaker formulating an account that portrays him as treatment influenced, accepting of his offence and the label that accompanies it. All of which contributes to a construction that will ultimately demonstrate a reduction in risk.

This section has considered further the discursive techniques employed by participants to manage their offender identity within talk. For some offender-participants this was achieved by drawing upon a discourse of hierarchy in order to situate themselves as better than ‘other’ offenders, specifically those who have committed offences against children.

‘...these aren’t the people I would associate with normally...’ Forging an Identity and Establishing ‘Friendships’ in Prison

This final section will consider how the offender identity is managed through talk about friendships within the prison.

This first extract is taken from Richard, aged 23, who was charged and convicted with the rape of a ‘work acquaintance’. He had served approximately seven months of a three year sentence (18 months of which is to be served on licence in the community). At the time of interview, Richard had not yet participated in any form of treatment.

Extract Seven

84 Sarah: Erm: (0.6) >do you think you have made any
85 fri:en:ds< (0.4) in prison?
86 Richard:.hhh ooh that is an interesting question=
87 Sarah: =Heh heh=
88 Richard:=I:’v:e ma:de hh acquaintances which I keep
89 (0.6) and I am very happy to keep them but
90 as for fr:i:en:ds (0.5) I wouldn’t quite go
91 that far1=
92 Sarah: =And why do you think that is?
93 Richard: .hhh er (0.8) mainly because (0.6) these
94 aren’t the people I would associate with
95 (0.7) normally .h (0.5) on: >pretty much any
96 level< there are a couple of instances
97 where I might come in to contact with a few
98 of these people; but(0.5) they wouldn’t be
classed as my °normal (0.3) social group at
100 all° (0.5)having said that I °can’t
101 (0.4)compare them too much° there are people
102 I can talk to (0.7) but not enough and not
103 in (0.7) the sort of areas (0.5)I normally
talk about stuff to be classed as friends

In this extract the speaker has been requested by the researcher to construct an account for the friendships he has established during his time in prison. Initially, the speaker formulates a response which could be heard as attending to the researcher/participant dynamics by stating ‘ooh that is an interesting question’ (line 86) but it also may mark, what is to follow in his utterance, as ‘newsworthy’ (Potter and Hepburn 2008). He continues by constructing a narrative for making acquaintances but not friends. The action of this could be heard as a form of identity management by the speaker distancing himself from other sexual offenders through making acquaintances and not friendships. His turn is marked by silence in lines 89 and 90 which enables the speaker to demonstrate a certain level of interactional difficulty; he is saying something which could be heard as ‘controversial’ (this is repeated in lines 98-103). Furthermore, the speaker in line 93 onwards states that ‘...these aren’t the people I would associate with normally...’ (lines 93-95). His use of the word ‘people’ is non-descriptive and to some extent could be heard as a means for the speaker to distance himself from the category of person he is describing by being systematically vague, thus enabling him to manage his identity. In line 98 the speaker again makes reference to these ‘people’ and to how they are not part of his ‘...normal social group at all...’ (line 99-100). Here, the speaker undertakes an alternative way to construct opposing ‘us’ and ‘them’ categories which could be heard as an orientation to categories of class. He also incorporates the use of an extreme case formulation (Pomerantz 1986) where he states ‘at all’ (line 99-100) which enables him to strengthen his statement. The action of which enables the speaker to manage his identity by working up an account for being different to the other offenders.
In this next extract, the speaker works up an account which constructs friendships in prison as time limited.

**Extract Eight**

92 *Sarah:* And do you think you have made any friends in prison?
93 (0.5)
94 *Andrew:* I WOULDN’T SAY I have made friends-I have got to know people but: they are not the sort of people that I expect to have any long term sort of relationship with (1.0) when leaving prison they are just people that (0.8) we’re all in this predicament we are all here (0.6) and we have got to make the best of the bad situation that we are in-well that we put ourselves in .hh erm but YE†AH, yeah I have made friends here, I have been able to communicate with people and socialise with people but you know (0.6) there is only so much you can talk to em about: so you can’t talk to them about "family, friends and stuff like that" (0.5) "the least you tell them about that side of you the better " (1.5) so=

In this extract, the speaker is requested by the researcher to account for whether he has established any friendships since being in prison. Initially, the speaker organises his narrative in order to orient his account to having not made friends in prison but has instead one of where he has ‘...got to know people...’ (line 96). Similar, to the previous extract, the speaker works up an account where these ‘are not the sort of people’ that he would normally associate with; thus enabling him to present a more favourable identity than that of convicted rapist. In line 100, there is a pause of 0.8 seconds which enables the speaker to perform a self-repair in his talk and account for his conviction and subsequent incarceration as a ‘...predicament...' and furthermore, that he needs to ‘...make the best of the bad situation...’ (lines 101-102). This could be heard as the speaker trivialising what he is describing and as a result ‘minimising’ his offence. Of
further interest here is the footing of the utterance, between lines 100-103 the speaker talks in terms of ‘we’, the action of which constructs the notion of camaraderie and being a sex offender. In line 104 there is a shift in the speaker’s narrative to one of having established friendships, where he states ‘…yeah I have made friends here…’ This enables him to work up an account for basing friendships on a here and now basis; friendships that have a specific shelf life upon them and ones that will dissolve once he is released. It could also be argued that this is perhaps an influence of the institution. The prison does not want offenders to maintain friendships made inside, on the out and it could be heard that the speaker’s talk is attending to this. Furthermore, the action of this could be interpreted as enabling the speaker to manage ‘reformation’ within his talk. Alternatively, it could be interpreted that the speaker is able to manage a certain identity by the rejection of those friends he has made on the inside as this would make him more aligned with the identity of a ‘rapist’ if he maintained friendships with other men who had been convicted of sexual offences.

This final extract is taken from a participant who is serving a life sentence. He constructs an account for making friendships only with offenders who are serving life sentences.

John, aged 60, was charged and convicted of five offences in total including rape, GBH, theft and robbery from a ‘friend’. At the time of the interview John had served 22 years of a life sentence and had participated in the Core SOTP, Extended SOTP, HSF and CALM courses.

Extract Nine

Sarah: Erm so:: we talked a little bit about
friends, >do you think you have made<
friends whilst being in prison?
John: Erm::: not as such no (0.2)I mean there
are a couple of guys that I have known
from (0.1) when I first started–there’s
°there’s (name) there is (name)° (0.6)
there are about three or four of them here
that I met at the very, very beginning and
I left about four or five at (name of
prison) that I knew in the beginning (0.3)
twenty; odd years ago but (0.7) it is
strange like, every jail we have gone to
we always >seem to bump< into each other
and its, our paths have crossed over the
years (0.2) so; we have got to know each
other quite well=
Sarah: =are they generally lifers as well?=
John: =erm most—all of them are=
Sarah: =Do you think you mix with a certain
type of person, so in terms of their
sentence or perhaps their (0.5) their
offence?=
John: =erm: no↑ it is—sentence wise because it
is hard to explain (.) that when you are
prison it is like (0.3) you get to know
people and all of a sudden they are gone
(0.3) they go out (0.7) and it hur↑ts, I
mean, because the guys become friends
(0.2) and all of a sudden they’re gone—
they go out to live their own life and
that (0.4) and then you have got to start
again (0.2) where as when it is with
another lifer and that you know that you
are going to see them again
(heh)sometime(heh) so it is not so much of
a wrench (0.5)h but you keep yourself to
yourself (0.2) a certain amount anyway=

Similar to the previous extract, the researcher requests the speaker to account for
friendships established within prison (lines 177-179). The speaker opens his turn with
‘erm, not as such no…’ (line 180) suggesting that the account that he is going to provide
is more complex than that of a simple ‘yes’ or ‘no’ answer. The speaker elaborates by
stating ‘…there are a couple of guys that I have known from when I first started…’ (lines
180-182). The phrase ‘…when I first started…’ (line 182) enables the speaker to
downplay the severity of spending the rest of his life in prison by utilising a phrase
which is perhaps more fitting if someone was describing making friends when they first
started school or employment, for instance. By constructing his account in this way,
enables the speaker to normalise the information he is presenting. In doing so, the
speaker constructs an account which could be heard as doing ‘institutionalised’ where his narrative has been impacted by his long-term incarceration. The speaker continues by listing the names of the friends he has made in prison (lines 182-183). By constructing a list (Jefferson 1990), the speaker is able to further authenticate his claims for having established friendships during his time in prison.

In lines 189-193, the speaker states that in ‘...every jail we have gone to we always seem to bump into each other and its, our paths have crossed over the years so we have got to know each other quite well.’ Here, the speaker’s shift in footing (Goffman 1981; Potter and Hepburn 2005) from ‘I’ to ‘we’ and ‘our’ enables him to work up an account for the togetherness and camaraderie which typify the dominant discourse of ‘friendship’; he no longer speaks as an individual but instead as a category member of ‘friendship.’ In this sequence, the speaker is also able to indirectly attend to the fluid nature of imprisonment where prisoners are often moved from prison to prison (Allison 2009) in order for space to be utilised or treatment and education programmes to be undertaken, which can be problematic in trying to provide a prisoner with stability.

The researcher recognises that the friendships the speaker has accounted for are somewhat historic (c.f. lines 182 ‘when I first started’, 185 ‘at the very, very beginning’ and 187-188 ‘in the beginning twenty odd years ago’) and this prompts her to ask for clarification in line 194 on whether these friends are also serving life sentences, to which he responds ‘erm most-all of them are’ (line 195). Here, the speaker performs a self-repair where he cuts off his current utterance to restart it (Jefferson 1974) and in this case upgrade from ‘most’ to ‘all’. The researcher seeks further clarification (lines 196-199) as to whether these friends who are serving life sentences have also committed sexual offences. The speaker provides an account in which he bases affiliation (Widdecombe and Wooffitt 1995) on grounds of sentence length rather than type of offence. By doing this he is reaffirming his membership to the category of ‘lifer’ (life sentenced prisoner) and by stating that ‘...it is hard to explain...’ (line 200-201). The speaker works up an account where he is talking from a category of entitlement and knowledge that he understands and the researcher does not. In this turn, he explicitly refers to the problematic nature of befriending those who are on determinate, short term sentences in lines 202-206 ‘...you get to know people and all of a sudden they are gone. They go out and it hurts, I mean, because the guys become friends and all of a sudden they’re gone...’ Here, the speaker builds up an emotive account using words such as ‘hurt’ and ‘wrench’
(lines 204 and 213 respectively) further exemplified when he uses an extreme case formulation (Pomerantz 1986) when he says ‘…all of a sudden they’re gone…’ (line 206), thus strengthening his account and justifications for his affiliation only with those who fall into the category of ‘lifer.’

Summary

This chapter has identified original ways in which offenders manage their identity within talk and has contributed and furthered the existing literature in this area. This has been achieved by demonstrating that offenders both minimise and distance themselves from their offence in order to construct a more desirable identity than that of convicted rapist. This is done by distancing themselves within the category of their own offence (which is not explicit in the literature thus an original finding); this was done in extracts one, two and three which formulated narratives that constructed them all as not like the other men who had been convicted of rape. Extract three exemplified an account that was based on escalating levels of intentionality where he suggested that those rapes that were not planned (such as his own) were less severe than those rapists who had planned their offence.

In line with Hudson’s distancing technique of ‘distancing by category’ it was evident within the data presented that there are those who situate themselves within a hierarchy which is as sophisticated as rapists versus paedophiles. These formulations tended to neglect any orientation towards any other type of sexual offence with the exception of the speaker in extract five who extended the lowest rung of the hierarchical ladder to those who commit sexual offences against ‘old women’. It could be argued that this is reminiscent of life on the outside, that is, the dominant discourse of wider society and media representation.

What the previous literature and empirical research has failed to consider is the impact that treatment and sentence type has on these formulations. Arguably, for those offenders who have been through treatment and are in receipt of an indeterminate sentence (such as an IPP or life sentence) identity management within talk takes on a different guise. These offenders are more likely to present themselves as the same as other offenders (both follow rapists and other sexual offenders) and to produce treatment influenced accounts in order to demonstrate that they are a ‘reformed’, are unlikely to reoffend and no longer pose a risk to society. It is these ‘institutional
demands’ which will impact on the narratives of a convicted sexual offender. To summarise, these narratives are not just about self-preservation but are integral to being released and for some of these participants it is about lowering risk and presenting oneself as reformed. Therefore, the management of identity is politically loaded and one could argue that the construction of a more desirable identity than that of a convicted adult rapist (and thus a ‘reformed’ identity) is fundamental to prisoner’s liberty.

Finally, this chapter considered the way in which the offender identity is managed in participants talk about friendships within the prison. Both the IPP prisoners and those with fixed term sentences, who have not been through any form of SOTP, construct a narrative for not making any friendship bonds in prison. However, and of most interest, in the case of those with life sentences identity management takes on a different form. Here, the establishment of friends is based upon sentence type (that is, they only make friends with fellow lifers) and do not distance themselves from other sexual offenders.
Chapter Eight – Analysis – “…Consent is where both parties...involved in a sexual activity is willing freely to engage in it, not be pressured or forced or feel uneasy about it or downright refusing...”: making sense of consent

Introduction

This empirical chapter will provide an exploration of convicted adult rapists ‘knowledge’ of consent and sexual refusals and the way in which this is managed in talk. Accounts of both ‘knowledge’ of consent within participants’ offending behaviour and their own (non-offending) sexual experiences will be considered. This empirical work is vital to increase our understanding of sexual consent and in turn sexual violence.

As chapter two highlights, consent remains an ambiguous concept and constructions of consent are often presumed. This has been considered as problematic particularly when consent is integral to understanding sexual violence. The rhetoric surrounding the Sexual Offences Act 2003 suggests that it has sought to address some of the uncertainties of consent but it is argued that it still overlooks the subtleties of consent. As discussed, the main criticism still remains, that the onus is on the victim to demonstrate that the defendant did not reasonably believe that they consented. This will ultimately have implications for the ways in which consent is constructed by the criminal justice system and subsequently utilised in talk by offenders. This chapter will demonstrate how this can manifest itself in discursive practices such as ‘justifying’ and ‘minimising’ when accounting for rape by men who have been convicted and thus labelled by the criminal justice system as rapists.

Furthermore, this research seeks to extend the small corpus of discursive literature (discussed in chapter two) by examining the ways in which convicted adult rapists negotiate and understand the subtleties of consent within talk. The participants within this research are a unique audience talking about consent. This proffers further originality to this thesis, predominately because issues of consent have been highly consequential for this participant group and to date, this has been overlooked by discursive, empirical research.

This chapter will begin by considering the way in which participants construct their ‘knowledge’ of consent and the ways in which they ‘hear’ sexual refusals when talking about non-offending sexual situations. As highlighted, this will build directly on the
discursive work (c.f. O’Byrne, Hansen and Rapley 2007; O’Byrne, Rapley and Hansen 2006; Kitzinger and Frith 1999; Frith and Kitzinger 1997) which has examined how both young men and women perform and ‘hear’ sexual and non-sexual refusals. The second part of this chapter will move on to consider the strategies utilised by participants in order to demonstrate ‘knowledge’ of consent and sexual refusals in relation to their offending behaviour; this will be dealt with in two subsections. Firstly, by considering those who construct an account based on ‘not knowingly’ engaging in non-consensual sex and those participants who construct an account of knowingly transgressing consent and committing rape.

“...the old pants, the passion killers...”: ‘Hearing’ Women’s Sexual Refusals

The analytic focus of this section is twofold. Firstly, ways in which sexual refusals in non-offending sexual situations are ‘heard’ will be considered. Furthermore, the discursive techniques drawn upon by participants in order to demonstrate their ‘knowledge’ of consent in this setting will be explored. In this first section, extracts of data have been taken from two semi-structured interviews and a focus group. This initial extract is taken from the focus group conducted with Don, Chris, John and Michael. As discussed in chapter six, some of the questions asked in this focus group will based on the previous research conducted by O’Byrne, Hansen and Rapley 2007; O’Byrne, Rapley and Hansen 2006.

Don, aged 44, was charged and convicted with three counts of rape against an ‘acquaintance’. He had served approximately twelve years of a life sentence at the time of interview and had participated in a number of treatment programmes including, core SOTP, extended SOTP, BLB and ETS courses. Chris, aged 46 was charged and convicted with the rape of his step daughter (although Chris considers her as a ‘family friend’11). Chris was already serving a five year sentence for GBH at the time he was arrested; he was then sentenced to a further seven years for the sexual offence. At the time of the interview, Chris had begun the adapted SOTP but had been removed from the programme after an altercation with a fellow group member. Michael, aged 30, was charged and convicted of aggravated rape against his ‘sister in law’. At the time of interview, Michael had served approximately eighteen months of a six year sentence (three years of this sentence are to be served in the community on licence) and had participated in Core SOTP. John, aged 60, was

11 A category which removes the morally problematic implications of ‘incestuous’ abuse.
charged and convicted of five offences in total against a ‘friend’ including rape, GBH, theft and robbery. At the time of the interview John had served 22 years of a life sentence and had participated in the Core SOTP, Extended SOTP, HSF and CALM courses.

Extract One

Sarah: Erm (0.7) so we have talked about when we know sex is on the cards (0.3) what about knowing .hh that sex isn’t on the cards >how do you know< when someone doesn’t want to have sex ‘at that point in time’ (0.7) so we have probably touched on it a little bit but

Don: HEH HEH erm (0.5) yeah I was just thinking back to the partner I was on about and it would be like (0.5) the old pants HEH HEH HEH the passion killers HEH HEH HEH (h) oh dear (h) > but that was very < (0.5) very like you know signals from your partner but that but just just you know ‘your partner could just roll over you know sometimes and fall asleep and you know doesn’t even want to like have a kiss and cuddle before sleep or something like that (0.5) and other times ‘oh nah not tonight’ you know” (1.5)

Sarah: Ok (.) anyone else?

Chris: My Mrs was always up front, she was very up front=

John: =Mine was as well and would just say no (.) she said no 0.8) .hh A few times I persuaded her (0.5) to carry on but it’s a lot of the time ‘ok fair enough’ just turn over and go to sleep (1.8) a lot of times (2.0) but I think it is because you know them so well that you can accept it more (0.6) it is a lot easier to accept because it is not because they > don’t like it and
don’t love you< it might just be (.).because they are tired they might have a headache they might have to get up early for work in the morning (0.6)°all things that you need to take into consideration° if you are in a long term relationship=

Chris: =I think you learn each other’s body language as well [lines omitted]

John: It is a look, a touch isn’t it=

Chris: =Yeah like I said (.).how you are together really (.).you learn off each other you like to (.).you like to think you do

John: My wife’s favourite was when she would bring me a cup of tea and she’d do that (stroke arm)(0.5)normally she would just give the cup of tea and walk away (.).so that was a signal that I picked up on (0.5)I DIDN’T know what it meant at first but over the years I obviously learnt what it was and it(.).carried on from there.(0.3)so every time I saw that I knew I was ok for the night so it was up to me whether (h)I wanted(h)to or not(.).so as you say it is little things like that that you pick up on over the years(0.3)little habits that they have—that you have the knowledge of each other (1.2)

Michael: I think we are in danger of just relying on body language completely if we are looking at it in a clinical sense but (.).going back to you rely on them heavily (.).but with the confidence that actually if they don’t want to do something .hh they know they are in a relationship where they can speak up and say no (.).I think if you just—cos people in their relationships—maybe some people are really kind of dominated upon .hh and some people don’t feel confident in a relationship and want to just serve their
husband or serve their wife or whatever the
partnership is .hh therefore in that
situation-body language and just reading
body language and your perception of it
(.) even though you have been married to
them for years just relying on that then
that could be a problem so it’s body
language (.). along with the fact that you
know (0.5) personally that you are in a good
relationship that (0.3) on past occasions
that (.). they are not so frightened of you
for want of a better expression saying that
‘no I don’t want to have sex’ (0.5) cos there
is a danger that you could misread body
language (.). very easily

In line 424 the researcher summarises what the participants have discussed so far about sexual negotiations. She moves on by requesting that they construct an account for ways of knowing when ‘sex is not on the cards’. In line 432, Don initiates his turn with laughter which could be interpreted as doing two things. Firstly, laughter enables the speaker to demonstrate interactional difficulties (Jefferson 1985) which could perhaps be linked with the private nature of the topic of discussion. Secondly, and more likely if we consider the organisation of this sequence, laughter signals to the listener that a humorous story is about to follow. Don employs a form of narrative reflexivity (‘thinking back’ – line 432-433) that enables him to situate his construction of consent that orients back to a time before he was imprisoned, when he was living with his partner. He demonstrates ‘knowledge’ of the nuanced way in which refusals are achieved by constructing a list (Jefferson 1990) of non-verbal behaviours. For instance, Don knew his partner was not interested in sex by the underwear she was wearing or if she just rolled over and went to sleep without engaging in any form of physical contact. In line 435, he employs the idiomatic expression (Drew and Holt 1988) ‘passion killers’. Potter (1996a) argues that these types of expressions are utilised at specific junctures within conversation, for instance when someone is complaining, which it could be argued is evident here within Don’s talk.

Throughout this extract the speakers orient to a co-constructed, common knowledge of ‘hearing’ their partners sexual refusals. This is first attended to by Don in lines 438-440
where he states ‘your partner could just roll over sometimes and fall asleep’ which is picked up again by John in lines 454-455 ‘I think it is because you know them so well’. This is further supported by Chris in line 464-465 when he asserts ‘you learn each other’s body language’. Don completes his turn in line 443 by using active voicing (Wooffitt 1992) in order to construct an account of consent that includes elements of a verbal negotiation. By voicing what his partner would say, “nah not tonight” (line 443) enables the speaker to demonstrate to the listener a more detailed and accurate account. Within this formulation the speaker demonstrates a ‘knowledge’ and ‘understanding’ of both verbal and non-verbal sexual refusals.

In line 445 the researcher requests another group member to formulate a response to her question in lines 424-430. Chris responds in line 447-448 with a short account that states “my Mrs was always up front”. He provides no detail upon whether this was achieved verbally or non-verbally. John interjects at line 449 in order to agree with Chris; again he constructs an understanding of refusals upon a verbal ‘no’ as he does in extract seven. John develops his narrative and provides detail by describing an account which lends itself to a coercive scenario, when he states in line 450-451 ‘a few times I persuaded her to carry on’. By stating that this occurred just a ‘few times’ the speaker is able to present this as a marked exception to his usual practice, which could be heard as a ‘face saving’ technique. He works up an account of the way in which consent and sexual refusals were produced and heard in his long term relationship. He uses repetition in lines 455 and 456 in order to emphasise his acceptance of sexual refusals from his partner. This could be seen as repairing the damage of the claims of the speaker’s coercive sexual relations with his partner as described in lines 450-451.

In lines 459-461, the speaker demonstrates recognition of normative refusals by formulating a list (Jefferson 1990) of established excuses (c.f. Kitzinger and Frith 1999; O’Byrne, Hansen and Rapley 2007; O’Byrne, Rapley and Hansen 2006). The excuses that the speaker formulates are examples of what Kitzinger and Frith (1999) describe as an ‘inability’ to have sex rather than an ‘unwillingness’, these include, tiredness, illness and having to get up early for work.

In line 464, Chris makes a knowledge claim which is exemplified when he initiates his turn by stating ‘I think’, he continues with what has previously been said about non-verbal negotiations. John continues the discussion upon non-verbal negotiations by stating ‘it is a
look, a touch isn’t it?’ (line 488). By incorporating a tag question (Wooffitt et al. 1997), the speaker is able to turn a statement into a yes/no interrogative, which in this case is designed to elicit some sort of consensus of a ‘commonsense’ understanding, which he receives from Chris in line 489. He repeats an earlier formulation (in line 464-465) that sexual negotiations are learnt or ‘you like to think you do’, foregoing a ‘developmental’ discourse. Furthermore, Chris works upon an account which lends itself to the category bound activity of being in a long term relationship which he presents as an assumed, reciprocal knowledge of knowing each other.

In line 492, John continues with the narrative that he initiated in line 488. He organises his talk into a sexual script (Frith and Kitzinger 2001) that takes the format of non-verbal gestures (cup of tea, stroking of arm, walk away). The action of which demonstrates his implicit knowledge of the subtleties of consent. In line 498, the speaker reiterates the repetition of Chris’ earlier construction upon the negotiation of consent being a learning process. In doing so the speakers are able to work up their co-constructed account of the importance of learning how to interpret non-verbal signals within an established relationship. This could be ‘heard’ as a means of explaining how rape can be construed as misinterpreting the signals with somebody new and are thus, invoking the miscommunication model (Crawford 1995; O’Byrne, Hansen and Rapley 2007). Worryingly, ‘misunderstanding’ becomes a ‘natural consequence’ of a new relationship and all part of the ‘learning process’.

In line 508, Michael’s narrative enables him to take on a most intriguing role within the interaction by forewarning the group about the dangers of relying on body language alone. Similar to the talk of John and Chris, Michael orients his narrative to that of long term relationships and sexual negotiations and demonstrates recognition of coercion, domination and the impact that these have upon sexual consent. The speaker draws upon the ‘miscommunication model’ evidenced when he completes his turn in lines 532-534 by stating that ‘there is a danger that you could misread body language very easily’. As discussed in chapter two the miscommunication model is based on the idea that men and women have opposing conversation styles which make miscommunication a given (Gray 1992, Tannen 1992). The argument is that miscommunication of the verbal and non-verbal actions (including facial expressions and gestures) by both men and women can result in a communication failure which could ultimately lead to rape (Crawford 1995; Frith and Kitzinger 1997; O’Byrne, Hansen and Rapley 2006). The impact of such a statement is
noteworthy when considering this in respect of the speaker’s offence account (raped his sister in law after a significant amount of planning); this utterance is not from a category of knowledge or entitlement upon miscommunication and rape.

This next extract is taken from Michael’s semi-structured interview where his understanding of consent was discussed. Of interest here is the way in which the speaker’s ‘knowledge’ of consent makes no reference to verbal or non-verbal negotiations and instead he bases his construction of consent on free will and the absence of coercion. Again, it could be argued that such a formulation is reminiscent of the speaker’s offence category of aggravated rape.

**Extract Two**

1808  **Sarah:** Ok erm::: .h just going back to::: there
1809  were these questions on consent?
1810  **Michael:** Yeah↑
1811  **Sarah:** But it is kind of difficult to talk about
1812  when obviously you know you have talked
1813  about planning out your(.)attack 0.8 erm
1814  >so consent was never going to be anything
1815  that would be negotiated?<
1816  (0.7)
1817  **Michael:** No↓ unfortunately not(.)
1818  **Sarah:** Ok so perhaps you:: (0.5) could just say
1819  what consent means to you?
1820  (0.9)
1821  **Michael:** In a sexual=
1822  **Sarah:** =ye::ah [yeah ]
1823  **Michael:** [conno]tation↑ yep erm consent is
1824  where both parties or heh dare I say it in
1825  this day and age more than any party
1826  involved in a sexual activity .hh is
1827  willing (2.0) freely to engage in it (.)
1828  not be pressured or forced or feel uneasy
1829  about it hh (0.6)or downright refusing (.)
1830  “yeah”(1.5)it is consensual I guess.
In lines 1808-1809, the researcher guides the speaker back to a discussion about consent. Between lines 1811-1815 the researcher eliminates any discussion of consent in relation to the speaker’s offence account by reiterating that as his offence was planned, consent was never going to be negotiated. It could therefore be argued that this construction is typified by the speaker’s committal of aggravated rape. In lines 1818-1819 the researcher requests the speaker to define consent. In line 1821, the speaker clarifies with the researcher that she is requesting a definition of consent in relation to sexual behaviours. In line with the researcher’s turn (1811-1815), the speaker is able to shift his construction of consent from an offence account to a more generic ‘knowledge’ of consent. It could be argued that this is further demonstrated in line 1824 where the speaker constructs his ‘knowledge’ in gender neutral terms when he refers to ‘both parties’ that at no point relates to him or his offence. In line 1826 the speaker introduces sexual activity to his formulation making his definition of consent encompassing of many different forms of sexual activity and thus not exclusive to sexual intercourse. The speaker continues to work up his construction of consent, which at no juncture makes reference to verbal and/or non-verbal communication. Furthermore, he suggests that the absence of coercion needs to be apparent in order for ‘parties’ to willingly engage freely in sexual activity. He does this by producing a three-part list (Jefferson 1990) in lines 1827-1829 where he states that ‘parties’ should ‘not be pressured or forced or feel uneasy about it’ in order to support further and summarize the ways in which ‘parties’ can freely engage in sexual activity.

In line 1830, the speaker closes his turn with the disclaimer (Hewitt and Stokes 1975) ‘I guess’ (Karkkainen 2007). Disclaimers are a device utilised within talk in order to deflect any sort of perceived ‘trouble’ in advance of a statement that the speaker is about to make, an example of this is ‘I am not a racist but...’ (Wetherell and Potter 1992). Generally people use disclaimers when they are about say something which is likely to be interpreted as coming from someone with a particular identity, in the latter example, as a ‘racist’ (Potter and Wetherell 1987). When we consider this in relation to line 1829, the speaker’s disclaimer features at the end of a statement; this could be interpreted as a doing three things. The first acts as an epistemic marker (Karkkainen 2007) like ‘I think’ which softens his definition. Secondly, it acts as a means for the speaker to end his turn. Finally, it could be understood as a device for the speaker to manage his identity as a convicted rapist which enables him to discredit the formulation that precedes his disclaimer. This therefore enables the speaker to
complete his turn without interruption by the researcher and as a means of managing his identity, thus presenting himself with a more desirable identity than that of ‘convicted rapist’. This is further supported by the use of the disclaimer as it enables the speaker to construct ‘doubt’ over his formulation of consent; the speaker has been categorised as ‘convicted rapist’ by the criminal justice system, he was not to be considered as an authority upon the matter of consensual sex.

The final extract in this section is taken from a semi-structured interview with Richard who constructs his understanding of consent based upon a verbal ‘yes’ or ‘no’. Richard, aged 23, was charged and convicted with the rape of a ‘work acquaintance’. He had served approximately seven months of a three year sentence (18 months of which is to be served on licence in the community). Richard had not participated in any form of treatment at the time of interview.

Extract Three

Sarah: So in terms of er:m (1.2) thinking about consensual sex how do people negotiate that? (1.5)
Richard: hhh hhhh it depends which cross section of society you are looking at (.). cos there are so:::- such an open ended question (2.5) . hh hhhhh I would say from (0.8) . h > not so much from experience< but from (0.4) previous thought-from observation (1.0) and analysis because (1.5) "why not" . hh ERm that mos:::t (0.7) that most encounters in society that I have observed from (0.8) social groups that I have done (.). my type of lifestyle . h Most (0.5) consensual (0.6) situations are (.). hh presumed a yes (1.5) . hh but is always given space for a no (0.5) °as in°. hh if you go out > for a night out (.). meet up with someone (.). go back to hers< there is the presumed consent that it is all fine and when it becomes (.). less fine she will say and it stops and it . hh ALWAYS does except in cases where
Sarah: So you think consent’s unspoken until someone says no?
Richard: Generally=
Sarah: =yeah ok=
Richard: =generally (0.5) I↑ mean I:: .hhhhh on occasion have asked just to make sure regularly (.) especially when I was younger (0.5) but erm (0.6) and many nos have obviously °been (1.1) taken°

In lines 938-940, the researcher requests the speaker to demonstrate his ‘knowledge’ of how sexual consent is negotiated. She formulates her question in gender neutral terms by asking ‘how do people negotiate’ consent? There is a significant pause of 1.5 seconds and the speaker initiates his turn by sighing which acts to alert the listener that some form of interactional trouble is occurring. If this is considered in relation to the speaker’s organisation of the rest of the sequence, he seeks on more than one occasion (repeated sighs in line 944-945, 969 and by stating that the researcher has asked ‘such an open ended question’ in line 944) to forewarn the listener that this is a difficult and problematic piece of talk to formulate. He persists and formulates a construction of consent that is person specific, suggesting that negotiations of consensual sex will depend on which section of society one is considering. This is perhaps because he is speaking from the category of ‘convicted rapist’, who is not maintaining his innocence which suggests that at some juncture he has engaged in non-consensual sex. However, it could be argued that the speaker does not embrace this category when we consider extract six in this chapter, where the same speaker makes claims to have not ‘knowingly’ engaged in non-consensual sex.

The speaker orients to the topic by making a knowledge claim that is based upon ‘previous thoughts’ and not ‘experience’, the action of which enables him to distance himself from the statement he is about to make. It also does the opposite of the interactional work that the penultimate extract of this chapter achieves, where the speaker constructs himself as a ‘macho man’ (Wetherell and Edley 1999) by stating that no woman has said ‘no’ to him. In this extract, the speaker attempts to present himself as someone who has limited experience
of sexual situations. This could be ‘heard’ as a means to distance himself from the category of rapist but as an additional technique to manage an account that does not further incriminate him.

Furthermore, in this extract the speaker works up a narrative that incorporates many attempts of distancing himself from the account he is providing in order to introduce the contentious notion of ‘presumed consent’ in line 957. The speaker states that unless someone says ‘no’ (line 955) then consent is presumed. This idea of ‘presumed consent’ follows a script formulation (Edwards 1995, 1997) which the speaker outlines in lines 955-957. He organises this into a three part list (Jefferson 1990) which enables him to support the point that he is trying to make, that is, when these three things are in place, consent is presumed. By constructing a ‘knowledge’ of consent that is based upon presumption, reaffirms the role of non-verbal behaviours as integral when negotiating consent and performing sexual refusals. The speaker continues by stating that, in order for presumed consent to end then ‘she will say’ (line 959). The action of this enables the speaker to emphasise the use of verbal behaviours drawn upon to negotiate consent (which is in line with his construction of consent in extract six). In lines 960-961, the speaker utilises an extreme case formulation (Pomerantz 1986) when he states that if a woman has said no then ‘it (sex) always does (stop) except in the cases where people are arrested’. By using the extreme case formulation of ‘always’ enables the speaker to strengthen the argument that he is formulating, although the strength of this is nullified when he describes exceptions to the rule. This is spoken from a category of knowledge and entitlement as someone who has been arrested, convicted and incarcerated by the criminal justice system. In lines 957-959, the speaker employs a sophisticated way of closing his turn, he completes with a summative statement, enabling him to yet again distance himself from his utterance that precedes it. In doing so he constructs a more desirable identity within his talk by stating that he had presented the views of society as a whole rather than his own.

The researcher continues by seeking clarification of ‘presumed consent’. In line 967, the speaker provides a non-committal response which he elaborates on in lines 969-973; which could be ‘heard’ as a technique employed in order to enable the speaker to achieve a more desirable identity than that of convicted rapist. This is achieved in two ways; the first is the upgrade that he provides from ‘on occasion’ to ‘regularly’ when he describes verbally gaining consent (but this also acts as contradicting his presumed consent formulation). This enables the speaker to demonstrate ‘behaviours’ that perhaps
would not be typically associated with someone who has been convicted of a sexual
defence. Secondly, the speaker in line 972 states that he has received ‘many nos’ which
enables him to demonstrate his ability to ‘hear’ refusals. In the first instance, this could
be heard as distancing him from the category of convicted rapist. Furthermore, it
enables the speaker to construct himself as the initiator or as someone who has taken up
an active masculine role, that is the onus is on women to “say no”. The speaker’s use of
‘obviously’ in line 973 is of particular interest. The use of ‘obviously’ here enables the
speaker to present both his masculinity and sexual experiences as normative and
reasonable which is reminiscent of the traditional sexual script discourse. That is, not
everyone woman he’s ever wanted to have sex with has said ‘yes’. The underlying logic
being that, ‘reasonable’ men should have some experience of dealing with knockbacks,
because women are not always ‘up for it’ as the rape mythology suggests.

In this section, participants have demonstrated their ability to ‘hear’ sexual refusals. This
was done with particular ease in a focus group setting when discussing non-offending
sexual experiences.

“…Really there wasn’t any need for consent and if somebody said no they meant yes”:
accounting for unknowingly engaging in non-consensual sex

This next section will consider accounts of consent where participants have made
claims for unknowingly engaging in non-consensual sex.

Andrew, aged 44, was charged and convicted with two counts of rape (plus two other
offences) against his ‘partner’. He had served approximately three years of an IPP sentence
at the time of interview and had completed the CALM course and was in the process of
undertaking the HRP.

Extract Four

941 Sarah: Erm can I just ask you some questions
942 about consent I think we have kind of
943 covered them anyway.hh but what does
944 consent mean to you?
945 Andrew: We’ll when a person says yes: (0.5)
946 basically (. ) if a person says yes: (0.6)
947 verbally?
948 Sarah: Yeah and (0.2) so you were saying(1.0)
like in terms of your offence because she didn’t say no:: you thought that that was consent (.). yea;h

Andrew: Well yeah like I said I mean years ago you heard that no means no in any (0.5) form whether it was drugs (.). drinking .hh sex, no means no (0.5) AnD that is the way it stayed for a long time (0.5) so automatically (.). people automatically think-it is like erm (0.5) beliefs of what you see when you are growing up you (0.5) take on board so< people would automatically especially men take on board (0.5) that (0.5) she didn’t say no so it is not rape (.). because no means no and she never said no (1.2) but as time has changed they have realised that there are different ways of raping a person without them actually saying no .hh but they don’t seem to publicise it so much you know (.). it is not until like you are caught in this trap(0.5) well I say trap in this situation (0.5) till you start realising all these things (0.3) where it should be I feel they should publicise it a lot more (0.6) before it gets to this point.

Sarah: .hh and do you think that is a genuine belief:: or do you think that is another way that people justify (.). behaving like that=

Andrew: =no I don’t= Sarah: =you know you were talking about minimising?

Andrew: Yeah no I don’t THInk it is a way of minimising. I mean I am not-I am certainly not trying to minimise what I- what I did (0.8)because like I said when the police said to me what do you determine as rape and I said when the
woman says "no, I and that is that
basically all I thought it was and it
was no minimisation it wasn’t anything
.hh because I didn’t even know I was
 going to be charged or accused of it
(0.3) at the time you know I was being
questioned for it (0.5) so it wasn’t to
minimise it or anything I thought well I
am giving the right answer if because the
girl says no (0.3) then yes that’s rape
(.) you’ve forced her to say something
that she didn’t want to do (0.3) you know
>and that is< genuinely what I
thought (0.5) but as time has gone on and
I have learnt that (0.2) there is loads of
other ways that you can rape a person
(2.0) just by putting fear in to that
person and taking their dignity away from
em (.) I certainly wouldn’t have thought
of it that way before because=
Sarah: =and is that stuff that you have learnt
through the courses or=;
Andrew: it is since I have been in here and I
have learnt through the course (.) yeah;
Sarah: Or is it from talking to other people?
Andrew: No it is learning through the course and
I have sort of explained it to other
people as well (0.6) you know

Initially in this extract, the speaker supplies a short response (lines 945-947) to the researcher’s request of defining ‘consent’ that does not reference sexual activity. His response consists of two parts that throughout formulates an account that initially is gender neutral and thus centred around the category of ‘person’. The first part to his utterance suggests that consent is achieved ‘when a person says yes.’ The use of discourse markers such as ‘well’ and ‘basically’ act to construct the speaker’s formulation as something almost commonsensical. He continues by reformulating what he has just said by being explicit about how a ‘person’ says ‘yes’, that is, verbally.
The researcher continues by requesting the speaker to apply this definition to his offence account. He works up an account which draws on the 1980s discourse of the ‘Just Say No’ campaigns which enables him to use this rhetoric to manage his identity. In lines 962-963 the speaker returns to his offence account and his line of defence by stating that ‘she didn’t say no so it is not rape’. The speaker performs a micropause before he reconstructs this statement with ‘because no means no and she never said no’. This enables the speaker to produce an account which ignores the common sense knowledge of non-verbal behaviour and reinforces his rationale of ignorance. Of interest, is the shift in footing which precedes this. Considering that the speaker has been requested to discuss consent in relation to his own offence account, there is a shift in language from what he thinks, to what people think. Alongside this, there is a shift in context from the historical to the contemporary marked in lines 964-965 where the speaker states ‘but as time has changed’. Furthermore, in lines 965-966 he states ‘...they have realised that there are different ways of raping a person without them actually saying no...’ In this utterance, ‘they’ could be heard as everyone but him. ‘They’ could be heard as those who are responsible for generating legislation around rape, agents of the criminal justice system or society as a whole. All of which enables him to orient his account to the nuanced nature of consent whilst managing an explanation that supports his offence account that lacked mens rea.

Interestingly, and rather uniquely, the speaker between lines 968-975 constructs an account where he blames the lack of public campaigns for his ‘situation’. The action of which enables him to distance himself from the offence and his part in this. Within this (lines 969-971) the speaker performs a repair where he states ‘...you are caught in this trap (0.5) well I say trap in this situation...’. If we consider this speaker’s ‘old me’ subscription to the ‘Just Say No’ discourse, Kitzinger and Frith (1999) would argue that this is not the way in which refusals are done. However, by drawing upon this discourse, the speaker is able to evidence his constructed lack of knowledge at the time of the offence, whilst acknowledging that through treatment this understanding has changed. In doing so, the speaker is able to manage his identity and demonstrate a treatment influenced account. This will be considered further in chapter ten.

In lines 976-979, the researcher attempts to sensitively, challenge the speaker’s lack of agency within his account. She achieves this by being generically vague in the framing of her question, where she states ‘...do you think that is another way that people justify behaving like that’. The researcher’s use of the word ‘people’ draws on the category that the
speaker himself has been using. Alternatively, it could be ‘heard’ as a technique which softens the question the researcher is asking. It could be considered as a somewhat awkward question and again attempts to get him to connect this part of his account with earlier things that he had said. In line 980, the speaker is quite blunt in his response, ‘no I don’t’. The researcher responds in lines 981-982 by reformulating an earlier account and directing the speaker back to comments that were made about ‘minimising’. The speaker recycles and dismisses the researcher’s minimising comment and places emphasis on this, when he states ‘...I don’t THINK it is a way of minimising’ (983-984). He continues by performing a self-repair in lines 984-985. This is followed by an upgrade to ‘... I am certainly not trying to minimise what I did ...’. In doing so, the speaker attempts to demonstrate that it is not minimisation and instead works this up as a genuine lack of knowledge throughout the interaction. This is demonstrated in lines 1001-1002, where he states ‘...that is genuinely what I thought...’

The speaker continues by orienting his account to one that is treatment influenced. This is explicitly marked when the speaker states, ‘...I have learnt that...’. The researcher revisits this with an explicit request about his participation in treatment. In lines 1015-1016, the speaker works up an altruistic identity, a good citizen, an identity that is far removed from that of a convicted adult rapist, by his claims of educating others about rape.

By the explicit request of the researcher, this next speaker constructs an ‘old me’ account of consent which draws upon discourse surrounding conjugal rights and token resistance.

Martin, aged 41, was charged and convicted of rape (attempted rape and witness intimidation) against his ‘wife’. At the time of interview, Martin had served approximately four years of an IPP sentence, and had taken part in Rolling SOTP, ETS and HRP.

**Extract Five**

1036 **Sarah:** The next bit is about consent and
1037 obviously we’ve talked quite a bit about
1038 that (0.3) erm (0.5) but the question is
1039 what does consent mean to you? (0.5) now I
1040 imagine that your ideas around consent
1041 (0.7) have changed quite (0.2) quite a
1042 lot=
1043 **Martin:** =yeah=

125
Sarah: =so can you talk about what you used to think-
Martin: -well what I used to think was (0.5) that
        (0.8)hh in a kind of way (1.0)there wasn’t consent (0.5)in a marriage °because
        you were doing something because you love somebody (1.0) so really there wasn’t
        (1.0) any need for consent (0.8)and if somebody said no they meant yes°

In this extract, the researcher signals a change in topic and introduces the next line of questioning. Within her formulation she makes assumptions that Martin’s understanding of consent has changed since his offence. She draws on a shared knowledge between herself and the research participant that he has participated in a range of treatment programmes and was working towards parole and therefore, there is an expectation that his view of consent would have transformed from that at the time of his offence. The speaker confirms this transformation in his understanding which leads the researcher in lines 1044-1045 to request the participant to outline the ways in which he previously constructed consent. The speaker reconstructs an account based on the researcher’s question which enables him to justify his offending behaviour. He produces an account that draws upon two main rape myths; the first draws upon ideas of conjugal rights that marriage automatically results in consent. Rape in marriage was first recognised as a criminal offence in 1991 in England; prior to that, women had not been protected by the law if they were raped by their husband. The second myth that the speaker draws upon to justify his offence and provide their ‘old me’ understanding of consent is based upon ‘token resistance’ (Muehlenhard and Hollabaugh 1988) that makes damaging claims by suggesting that some women say ‘no’ when really they mean ‘yes’ to sexual activity.

This next extract from Richard (refer to extract three for biographical detail), provides a more detailed ‘knowledge’ of consent, however, this is still based upon verbal negotiations.

Extract Six

Sarah: Er↑m (.)what does consent mean to you↑
Richard: (0.5).hhh consent is:::: hhhhhhhh >means a hundred different things in today’s
        modern world< BU↑t essentially it means
Within this extract the speaker responds to the researcher’s request to define ‘consent’. His initial turn features sighing; an audible deep breath which can demonstrate weariness and boredom. As noted, within the discursive literature, sighing can demonstrate interactional trouble (Seymour-Smith 2008). By the speaker sighing it could be interpreted as notifying the researcher that responding to the question presents him with some difficulty. This is further supported when he states that consent ‘means a hundred different things’, in other words, this is not going to be an easy question to answer, it is indeed going to be multifaceted. In this extract the speaker initially presents a definition of consent that does not reference sexual activity (927-932) and is based upon a verbal negotiation of ‘yes’ or ‘no’. It is not until line 933-934 that he links his definition of consent with sexual activity where he upgrades from ‘sex is’, to ‘should be’, to ‘must be consensual’ which seeks to emphasise the importance of the role of consent within sexual activity. This utterance takes the shape of a three part list (Jefferson 1990) which not only acts as a way of both upgrading and substantiating the point in which the speaker is trying to make. That is, all sex should be consensual but it also functions to normalise what is being said, which links with the morality associated with consensual sex. The use of the word ‘knowingly’ in ‘all sex I have engaged in knowingly has been consensual’ (935-936) not only minimises his offence and his accountability but it also orients the speaker back to his offence account which takes the form ‘of being too drunk to remember what happened’. In lines 935-937 where the speaker states ‘I advocate consensual sex entirely because it is right, it is fair, it is what should happen’ does some identity work for him. By being an advocate and doing things because they are right and fair is a strategic way of the speaker presenting himself in a more favourable light. Also, the use of the word ‘entirely’ can be considered as an extreme case
formulation which Pomerantz (1986) suggests acts in two ways. Firstly, it enables the speaker to assert the strongest case in anticipation of non-sympathetic hearings which could reflect the interactional context and the speaker’s interpretation of the participant researcher relationship. Secondly it enables him to speak for the rightness of a practice; again reasserting a favourable identity. However, there is also something contradictory about the speaker being an ‘advocator of consensual sex’ when he speaks from the category of entitlement as a convicted and incarcerated sex offender who is not maintaining his innocence and thus has not been a full-time ‘advocator of consensual sex’.

This section has considered accounts of participants who have unknowingly engaged in non-consensual sex. These accounts took the form of either a historical or contemporary understanding, all of which are drawn from the rape myth discourse.

“…well she said no and I wasn’t interested in that”: accounting for knowingly engaging in non-consensual sex

In contrast to the previous section, this next section will consider accounts of consent where participants accounted for knowingly engaging in non-consensual sex.

John, aged 60, was charged and convicted of five offences in total including rape, GBH, theft and robbery from a ‘friend’. At the time of the interview John had served 22 years of a life sentence and had participated in the Core SOTP, Extended SOTP, HSF and CALM courses.

Extract Seven

1255 Sarah: Erm can I ask you some questions about
1256 consen† .hh (0.3) erm (0.3) what what
1257 does consent mean to you;
1258 (0.7)
1259 John: >somebody saying yes or no<(1.5)but
1260 it didn’t mean a thing at the time=
1261 Sarah: =yea::h (h)that is kind of what we then
1262 talk(h)about=
1263 John: =yeah (.).wel;l she said no °and I wasn’t
1264 interested in that° it°s (0.8) (coughs)
1265 STR::ange I am going back (0.4) how can I
1266 explain it? (2.0)it’s(0.3)years and years
1267 ago when I first got involved with sex
there was no such thing as tights it was
nylons and like (0.4) you would get with
a girlfriend (0.8) HAND starts wandering
and all that (0.4) and er:: (1.2) you got
to a bit of flesh (. ) >and the hand was
pushed away< (. ) no don’t do that and
you got a little bit further “hand pushed
away” (0.4) they kept saying no but they
didn’t really mean it (0.5) so it is they;
did mean it because they didn’t want you
to do it (0.8) but because you got further
and further each time (0.5) eventually you
got where you wanted to go, you got them
excited (0.3) you got what you wanted >but
they didn’t actually say yes< (0.2) they
have said no, four or five times hh and
that’s:: (1.0) we took that as consent in
those days because when you got to that
flesh above the nylon between the nylon
and the panties ‘oh terrific I am there’
and it is that sort of buzz (0.7) it was
part of the thing that everybody did and
when you were with your mates and you
spoke about how (0.4) terrific last
night all this sort of thing (. ) you
trying to get in ye;ah that was it they
never actually said yes h (. ) so: (. ) the
next time you go out and because I know a
little bit more about sex than everybody
else anyway (0.8) I would try it with
girlfriends (0.6) at school who were 13 or
14 and I would go further than the other
boys were getting because I knew what to
do but (. ) they didn’t know (0.4) so that
is how I got a little bit further (0.2)
but when you are 13 14 (0.4) and you both
don’t know anything ( . ) every body
experiments you fumble about you do
this look at mine—I will show you mine you
show me yours (0.4) I was a little bit
further advanced than that (0.4) but they
never ever said yes they always said no
(.) and so it was (.)>it was still against
the rules isn’t it;< because they said no
and I carried on doing it (0.6) so that
was (0.4) consent >didn’t really matter<
but when you get older you get on with
adult women (1.0)>consent never really
comes into it< because you give out and
you never really speak about (0.5) ‘oh can
we have sex later’ you don’t turn round
and ‘say right lets go to bed and have sex
tonight’ you go out and you have a few
drinks (..) you go home have a coffee (.).
you kiss and cuddle (..) get undressed (.).
go to bed (..) you have sex but nobody said
yes or no (..) it just sort of a (1.0)a
natural progression

Similar to extract four, the speaker initially formulates a definition of verbal consent that is
gender neutral and lacks any reference to sexual activity. His ‘knowledge’ of consent is
based on a verbal negotiation ‘but it didn’t mean a thing at the time’ (lines 1259-1260). Such
a statement achieves two things. Firstly, it situates the speaker within the account he is
formulating. Secondly, it allows the speaker to move from present to past; the present being
able to construct an ‘understanding’ of consent, the past, recognising that consent ‘didn’t
mean a thing’. Furthermore, it enables the speaker to separate his knowledge of protocol
from practice, the latter of which he makes a case for being commonplace. Such a statement
could be ‘heard’ as a disclaimer which the speaker has utilised in order to fend off potential
accusations and interactional trouble.

The speaker reiterates his disregard of his victim’s sexual refusal in lines 1263-1264, where
he states ‘...she said no and I wasn’t interested in that...’. He continues by orienting his
‘knowledge’ of consent to a historical, adolescent-developmental account which attends to a
construction of masculinity (lines 1265-1269)

In lines 1275 the speaker utilises the discourse of ‘token resistance’ by suggesting ‘...they
kept saying no but they didn’t really mean it...', that it was commonplace practice to resist
initially. After a pause of 0.5 seconds the speaker switches his claims to ‘they didn’t want to do it’ which could be ‘heard’ as an admission to rape. He continues to work up a case for pushing the boundaries by going ‘further and further each time’ (1278-1279). In doing so, the speaker orients himself to an account of ‘presumed consent’ based on physical pleasure when ‘eventually you got them where you wanted to go, you got them excited...’ (lines 1279-1281).

The speaker returns to work up a historical construction of consent where ‘...they didn’t actually say yes (0.2) they said no, four or five times...’ This is summed up on lines 1284-1285 when the speaker states ‘we took that as consent in those days’. The action of which enables the speaker to attend to the historical nature of his account but also through footing, that is, through the use of ‘we’ could be heard as typifying and indeed normalising the activities of young men at that time. Therefore, token resistance can be considered as a ‘historical’ form of consent.

The speaker works up his account which acts to normalise rape when he states ‘...it was part of the thing that everybody did...’ (lines 1288-1289). By utilising phrases such as ‘everybody’ enables the speaker to work up an account for normalised behaviour and attend to a construction of ‘masculinity’.

The speaker orients to an account which situates himself apart from the others – his friends, other males which is demonstrated in lines 1295-1296, ‘I know a little bit more about sex than everybody’, in lines 1299-1300 ‘I would go further than the other boys’ and in lines 1307-1308 where he states I was a little bit further advanced than that. This could be heard as ‘doing’ masculinity, either as a sexually promiscuous male or as a means of attending to the deviant nature of his behaviour – it was not the norm for everyone to behaving in this way. Taking the rest of the sequence into consideration, suggests that it is the former.

In line 1297, the speaker constructs an account of ‘women as prey’ by claiming that ‘I would try it with girlfriends’ which after a pause of 0.6 seconds qualifies that these were girlfriends at school. Furthermore, he returns to his account of token resistance in lines 1308-1309 by stating ‘...they never ever said yes they always said no’

The speaker continues by orienting his account to his ‘knowledge’ of consent and adult women where he constructs it as irrelevant by stating ‘...but when you get older you get on with adult women (1.0) >consent never really comes into it...’ (lines 1314-1316).
Furthermore, he continues by ridiculing verbal negotiations through his active voicing of hypothetical situations ‘...you never really speak about (0.5) ‘oh can we have sex later’ you don’t turn round and ‘say right lets go to bed and have sex tonight...’ (lines 1317-1320). All of which, could be ‘heard’ as a technique which enables the speaker to demonstrate a ‘knowledge’ of consent that is based on non-verbal sexual negotiations. More worryingly, it could be ‘heard’ as an account of a continuous set of non-consensual, coercive encounters. The completion of the speaker’s turn supports the former.

Kevin, aged 45, was charged and convicted of rape (six offences in total including an indecent assault) against a ‘prostitute’ that he was acquainted with. He had served approximately nine years of a life sentence at the time of interview (he has previously served twelve years for a mixture of sexual and non-sexual offences) and at this juncture had participated in Core SOTP, Extended SOTP, BLB and ETS.

Extract Eight

Sarah: .hh and erm I don’t know again if we talked about this last time but part of what we are looking at is people’s understanding of consent .hh how do you understand consent-what does it mean to you (0.5) so if you had to tell me what it meant, what would you say

Kevin: (1.0) consent is a woman’s right to say(0.4) no (.) at any stage of what you are doing and I mean .h there are lots of issues on the telly now you know (0.6) and I’ve have been to parties and we have both been tipsy and what not but I have never been in the position where you know she said no or anything like that .hh but I can understand how it comes on (1.6) ANd I think (0.3) for some people (.)I don’t know it can be quite hard if you getting right down to the nitty gritty and she says no:: you know you think but (1.1) if you have got feelings and empathy then you know (0.4) ‘why?’ you know (0.3) ‘can
In this extract, the speaker’s ‘knowledge’ of consent is formulated around a ‘woman’s right to say no at any stage’. Similar to extracts four and seven, the speaker works up an account of consent which is based on a verbal negotiation. His definition of consent is gender specific and sexualises the construction of the account he is presenting; expressions such as ‘nitty gritty’ (1780) demonstrate this.

Of interest in lines 1771–1772 is the contrast between vagueness (‘lots of issues’) and detail (‘I have been to parties...’). ‘Systematic vagueness’ (Edwards and Potter 1992) can be used within talk as a device that offers the speaker protection against any negative responses from others participating in the interaction. However, in this case, vagueness allows the speaker to move from the general to a more specific account which enables him to draw upon the wider discourse that surrounds ‘alcohol and consent.’ Rape Crisis (2007) challenges the myths surrounding alcohol and consent and argue that by law a person is unable to give consent if they are either unconscious or their judgement is impaired by alcohol or drugs. Therefore, having non-consensual sex with a person who is intoxicated is a sexual offence.

In lines 1778–1781, the speaker talks from the category of ‘heterosexual male’ who is sympathetic with those (men) who when they have engaged in sexual activity; ‘it can be quite hard if you getting right down to the nitty gritty and she says ‘no’’. The speaker reproduces the rape myth that ‘once a man is sexually aroused he cannot help himself; he has to have sex’ (Rape Crisis 2007). The action of this, is minimising an example of sexual violence that is in contrast to the offences that the speaker himself has committed. This could be ‘heard’ as a discursive technique which enables the speaker to minimise sexual violence by normalising it as part of masculinity.

The speaker stresses that ‘I CAN understand that aspect now’ (lines 1785-1786) when making sense of why women who have engaged in foreplay refuse sex. However, he accounts for this with some issue that she may have. This could be heard as an extension of
blame transferral by placing the emphasis on the woman. This utterance also suggests that the speaker has acquired this ‘understanding’ since his offence, particularly when he states that he would not have possessed that understanding ‘years ago’.

Furthermore, the speaker is serving a life sentence and during that time has participated in an extensive number of treatment programmes. He speaks as someone who is working towards parole and needing to demonstrate his reduction in risk, which this thesis has classed as ‘institutional demands.’ Therefore, it could be inferred that this new ‘understanding’ is ‘treatment influenced’ particularly when considering what follows this statement. This is further demonstrated when the speaker refers to ‘feelings and empathy’ in line 1782. Auburn (2010) writes of an ‘inference directing’ device which is “...designed to cancel out potentially damaging or face threatening inferences available from the sequence of events described” (p.118); in other words, a ‘face-saving’ technique. Taking this into consideration it could be inferred that the speaker has designed his narrative in this way in order to avoid any form of interactional difficulty, whilst managing a more desirable identity that his categorisation by the criminal justice system suggests.

Such a statement echoes sentiments of the prison Sex Offender Treatment Programme. Beech et al (1998) argues that the empathy component of the treatment programme has the most profound effect in getting offenders to understand the harm that they caused their victim. Discursively, it is possible to argue that this speaker is using the ‘talk of treatment’ as a resource which enables him to demonstrate a ‘treated’ self.

The speaker completes his turn by recycling an earlier utterance by stating that he ‘has not come across’ women performing sexual refusals before. It could be argued that this furthers the speaker’s construction of masculinity and presents him as a certain type of man. It could be heard that the speaker is constructing himself as someone that does not have problems engaging in consensual sexual relations with women. On the surface, this is noteworthy when considering the ‘context’ of the interview, that is, the speaker has been recruited to take part in this research and is speaking from a category of entitlement and knowledge about rape as he has been categorised and labelled by the criminal justice system as a ‘rapist’. However, similar to extract two, this is of interest when we consider the aggravated nature of his offence and instead this utterance could be heard as distinguishing his ability to ‘hear’ consent, in contrast to an offence account where he knowingly transgressed consent.
As already considered in extract two, Michael formulates an ‘understanding’ of consent that is based on free will and coercion. The extract below follows an account of what happened immediately after his offence, where he had to go and collect his wife (sister of his victim) and child from town.

Extract Nine

Sarah: AND how did that make you feel °picking your (. )wife up°
Michael: To be honest I was that numb and (0.3) I hh (0.2)it was only then when I raped (.)
[victim]and (1.2) th-(0.6) the very short time afterwards when I was in custody and .hh (0.4)which happened very quickly and I kind of knew it would happen really to a certain extent COS I↑ actually °sorry I forgot° I said to [victim] “if you tell anybody that this happened I will say it was consensual” because then I was-self preservation kicked in I thought oh (0.9) yeah .h I was really thinking about myself and it-it was only after the offence >a short time after the offence< that I actually thought about the impact on anybody else REALly [lines omitted]

The researcher requests the speaker to account for how he felt collecting his wife immediately after he had just raped her sister. He initiates his turn with an honesty phrase in line 807 enabling him to orient his account to an ‘admission’ of something that he might not have previously revealed about his ‘character’ and ‘emotions’ (Edwards 2006). The speaker links the honesty phrase to the emotion category of numbness which one would typically associate with a victim of sexual violence rather than the perpetrator. Without devaluing the impact that rape has on victims, this thesis would contend that for some perpetrators sexual offending can be a traumatic event for the perpetrator. If we consider the impact of the speaker initiating his turn with an honesty phrase coupled with the introduction of an emotive category, (whilst bearing in mind the researcher has requested him to account for his feelings), one could argue that this enables the speaker to evoke a
more sympathetic hearing of what he is about to say, anticipating in advance that the interaction may be problematic. This also acts as a way of conducting ‘identity work’ for the speaker; he is someone who is honest, emotionally affected by his actions and not just a ‘rapist’.

The organisation of this narrative at first glance appears somewhat erratic; in lines 808-813, the speaker constructs his ‘realisation’ with ‘it was only then’ at the time of raping his victim and being taken into custody (that he thought about the impact of his actions – this is deviant to the other participants who do not refer to remorse until sometime into their time in prison, if at all). The speaker does not complete this account until lines 820-822 with ‘I actually thought about the impact.’ What features between this is, is not necessarily disorganised talk but instead a carefully constructed account of features that the speaker wants the listener to hear.

In lines 811-812 where the speaker states ‘I kind of knew it would happen really to a certain extent’ is in reference to the speed that he went into custody. Here, the speaker constructs his account from a category of knowledge and entitlement as someone who used to work within the criminal justice system before he committed his offence (attended to in line 31 of the full interview transcript). By employing phrases such as ‘kind of’ and ‘to a certain extent’ minimises the knowledge claim that he is making; the speaker employs such a technique because the actions of a convicted rapist do not necessarily match those actions typically associated with the category of his previous employment within the criminal justice system.

In line 813-814 the description of the speaker’s knowledge claim is repaired by his ‘remembering’ of the threat he issued to his victim at the time of the offence. In this extract, the repair enables the speaker to control the organisation of his narrative and add in extra detail. It also enables him to attend to the importance of consent. He states ‘sorry I forgot’ I said to [victim] “if you tell anybody that this happened I will say it was consensual.” The citing of actual conversation (Wooffitt 1992) enables the speaker to provide narrative detail the action of which increases the authenticity of the account he is providing. Furthermore, and of interest, is that this is quite a significant thing to ‘forget’ as this is what underpinned the speaker’s defence, that is, his claims of consensual sex were integral to the speaker’s ‘not guilty’ plea.
In lines 816-818, the speaker accounts for his transition from feeling ‘numb’ to one of ‘self preservation’ and ‘thinking’ of himself. In doing this the speaker draws upon the wider psychological discourse of ‘coping strategies’, furthermore, self-preservation is part of this and is a behaviour that ensures survival. Similar to the accounted experiences of other participants, the speaker’s construction of consent provides a means of managing a viable identity (Schwaebe 2005) within the criminal justice system, that is, it is much better to maintain that one is in prison for having consensual sex rather than for rape. Within this extract of talk, the speaker accounts for his actions by drawing on psychological explanations that enable him to justify his decision for entering a ‘not guilty’ plea.

**Summary**

The aim of this chapter was to explore the ways in which convicted adult rapists construct sexual consent, refusal and coercion. This has been achieved through the consideration of participants ‘knowledge’ of consent in both deviant and non-deviant sexual situations.

Through the consideration of the focus group data, a more sophisticated articulation and appreciation of refusals and negotiations is apparent and really highlights the subtle nature of sexual communication. Here they demonstrate an ability to ‘hear’ women’s refusals (passion killer pants) that evidently do not involve the word ‘no’. However, this certainly acts in opposition to the initial constructions of consent and to some extent the role of consent when the speakers were accounting for their offence. The impact of this on defining consent (and the implications for the literature/legislation considered in chapter two), will be considered in chapter eleven. Furthermore, chapter eleven will consider the impact of the institutional context and the role of identity upon the factors stated above.

Constructions of consent have enabled offenders to manage their identity within talk, similar to other chapters - in brief, techniques are employed in order to minimise and distance speakers from the category of convicted rapist.
Chapter Nine – Analysis – “...she said to me ‘why don’t you rape me because it turns me on’”: the use of rape myths when constructing offence accounts

Introduction

This chapter will examine the vocabulary participants utilise in order to account for their offending behaviour. More specifically, this chapter will consider the extent to which this vocabulary encompasses ‘rape myths’ and the way in which these enable offenders to construct an account of their offence that ultimately facilitates the management of a particular identity.

As detailed in chapter one, approximately 167 women are raped every day in the UK (Amnesty International 2005), yet rape remains one of the most under reported and least prosecuted of all violent crimes. Low conviction rates can be attributed in part to the failings of the criminal justice system, which are in turn informed by the dominant social discourse of rape myths. Rape myths give people a false sense of security by minimising or denying the occurrence of sexual violence, by apportioning some degree of blame to the victim, and by offering excuses to the perpetrator. In effect these myths perpetuate sexual violence because they play a powerful part in defining our responses to rape (Rape Crisis 2007). This chapter (and thesis) addresses the paucity of in-depth qualitative, empirical work conducted with sex offenders in order to capture a detailed discursive exploration of this aspect of convicted adult rapists’ talk. These findings not only have implications for the treatment of sex offenders but for the wider rape myth literature and discourse which will be discussed in greater detail in chapter eleven.

This initial section will consider the responses of five participants when accounting for their offence to the researcher.

David, aged 29, was charged and convicted of raping his ‘friend’. He had fifteen months outstanding of a five year sentence at the time of interview and at this point had not participated in the Sex Offender Treatment Programme (SOTP).

Extract One

139 Sarah: And what do you think (.) what did you used
140 to think about sex offenders before you came
141 to prison?=
142 David: =to be honest with ya: I despised these
kind of people. I didn’t think this would happen to me; but I went out (1.0) one night (0.4) and I had a few too—a few drinks and I also was socialising with a few friends (0.5) so they were all on drugs. I and I thought ‘hang on a minute, what are you taking cos I want to try that I want to see what it feels like’ so I tried that and it didn’t have any—I must have had a sort of funny reaction to it. I reckon it were that that made me do what I done (0.7) which I do regret that and I feel (0.3) you know really bad about myself. I also feel (0.2) to find out how my victim feels—I feel like she feels that I have let her down (0.8) I have let myself down and I have also let my children down (.) so I feel like I have let her down in a big way because she was a close friend to me as well. I feel really feel bad about myself (0.5)

Sarah: and do [you] David: [for TRYing] for trying a drug as well as doing what I have done because if I didn’t try that drug I wouldn’t have done what I have done

The researcher requests the speaker to formulate an ‘opinion’ about sex offenders before he himself was convicted of a sex offence. The speaker initiates his turn with an honesty phrase (Edwards and Fasulo 2006) in line 142 which could be heard as an ‘admission’ of something that he might not have previously revealed about his ‘despisal’ of sex offenders. By constructing an ‘opinion’ of ‘these kind of people’ it enables the speaker to separate and distance himself from the problematic category of ‘sex offender’ and thus manage his identity as a convicted adult rapist.

The speaker organises his narrative (lines 142–168), in a way that allows him to move on from the researcher’s original request in order to work up an account of his offence. In line 143–144 the speaker states ‘I didn’t think this would happen to me’. Such a statement allows the speaker to manage his identity in two ways. Firstly, it enables him to attend to ‘intentionality’. By the speaker orienting himself to an act he did not ‘think’
would happen enables him to work up a presentation of his offence as something that was devoid of *mens rea*. Chapter seven has identified this as a technique employed by speakers in order to minimise their offence account whilst simultaneously constructing a more desirable identity by separating themselves from those rapists who planned their offence. Secondly and interestingly, this type of construction is more akin to the discourse of ‘victim’. Drawing on this discourse enables the speaker to elicit a more sympathetic hearing and again enables him to construct a more favourable identity than that of a convicted adult rapist.

In line 145 the speaker performs a self-repair (Auburn 2010) in order to correct what he is about to say. Initially he states ‘I had a few too’ which one could hearably complete with ‘I had a few too many drinks’. The speaker ‘remembers’ that he is not accounting for his offence based on the excessive consumption of alcohol but instead by taking drugs for the first time. Therefore, it could be inferred that that repair occurs in order for the listener to ‘hear’ ‘I went out one night and I had a few drinks’ which implies a more moderate alcohol consumption. It could be argued that this is because drinking is a more regular activity and drug taking is less commonplace by its illegality. Therefore, it is easier to make links with deviant behaviour by constructing a connection between his offence account and consuming drugs for the first time.

The speaker continues to orient his account to his drug consumption. In line 151, the speaker performs a repair that enables him to shift his account from the drugs having no impact, to them causing a funny reaction. By performing this repair the speaker is able to draw upon an established ‘rape myth’ in order to develop a justification for committing rape. The literature (Rape Crisis 2007; Scully and Marolla 1985; 1984) states that some perpetrators will construct offence accounts that report the use of alcohol and drugs. They argue that this enables offenders to not take full responsibility for their actions and as a result minimise and distance themselves from their offence. In line 153-154 the speaker states ‘so basically (1.2) I reckon it was that that made me do what I had done’. With the use of the discourse marker ‘basically’, the speaker is able present a normalised account but the significant pause of 1.2 seconds would suggest that the speaker is experiencing some form of interactional trouble. This is perhaps best explained by the working up an account that constructs his offence as something he has
'done’ which at no juncture references ‘rape’; thus creating another opportunity for the speaker to distance himself from his offence.

Throughout this extract the speaker works up an identity which displays remorse, victim empathy and an acknowledgement of the impact that this offence had on others—all of which demonstrates insight. These ‘repertoires’ lend themselves to a treatment influenced account, which is of particular interest when we consider that this speaker has not yet been through any form of treatment programme. However, it could be argued that the ‘reformed’ identity, highlighted above, is undone when the speaker completes his turn with an ‘if x then y formulation’ (Edwards 1995) when he states ‘if I didn’t try the drug I wouldn’t have done what I have done’ (lines 166-168). Edwards (1995) argues that the structure of a conditional formulation enables the speaker to script action sequences; the action here being rape.

In this next extract the speaker is explicit in his use of ‘rape myths’ to work up an account of his offence.

Brian, aged 52, was charged and convicted with rape of his ‘ex girlfriend’. Brian was in receipt of an IPP sentence and had just completed the adapted SOTP (now known as Becoming New Me).

Extract Two

271 Sarah: Ok and would you mind telling me a little bit about; (.) the offence that you’re here for?
272 Brian: >Yeah yeah< that is no problem.
274 Sarah: Was that your first offence?
275 Brian: That was my first rape-sex offence yeah.
277 Sarah: So first-had you been in trouble before at all?=
278 =not for sex offence.
279 Brian: >=not for sex offence.
280 Sarah: No (0.2) what-anything else at all?
281 0.5
282 Brian: >Yeah yeah< erm sex under age (0.2)and erm because (0.4) I had been told—she told me she was older than what she was you know [lines omitted]
284 Sarah: Ok and so this offence that you are in here for now, what happened=
Brian: =what happened-erm my girlfriend I was going out with it was my own girlfriend that I had been going out with (2.0) for about (0.5) roughly about (5.0) even weeks or something like that° (0.7) and I had my own flat, she had her own house I used to stop with her at her house °you know° (1.2) I still got my own flat but I used to stay with her at her house yeah and then I would check my house everyday like to see if it ok er:mm (3.5) and she (.) when we were together when we were going together (0.8) she said to me why don’t you rape me (0.4) because it turns me on (. ) you know that is what she said to me (0.5) and I didn’t do it you know° (2.5) no she finished with me that is why I raped her (0.5) and that is why (1.0) I didn’t know you call it rape because I didn’t know what rape was >you know what I am saying< (0.5) because I had never done that thing before (4.5) er:mm she finished with me so::: that is what happened that is when I raped her= In lines 271–273 the researcher requests the speaker to give an account of his offence. He responds by constructing short, closed responses (as demonstrated in line 274). The researcher therefore interjects with further questions in order to elicit a more detailed account. In line 276 the speaker states that he has only committed one sexual offence, that is, the count of rape that he is currently serving time in prison for. However, the speaker continues by working up an account of having been in trouble for ‘sex under age’ (line 282) which he does not classify as a sexual offence. This could be heard as a total lack of knowledge or as means of constructing a hierarchy of offences within the speaker’s talk. Furthermore, the speaker draws on rape myth rhetoric by working up an account that constructs his victim as culpable by stating ‘she told me she was older than what she was’.

In line 310, the researcher guides the speaker back to constructing an offence account as per her original request in lines 271. The speaker responds by working up an account for the lead up to his offence that is scripted into four stages; the introduction of his victim to the narrative, the construction of justifications for his offending behaviour, the
construction of a relationship breakdown as an offence related risk factor and the act itself. His account is marked by significant pauses, such as the pause of 5.0 seconds on line 315. Considering the position in the sequence, the delay could be ‘heard’ as enabling the speaker to ‘remember’. Alternatively, it could demonstrate the ‘cognitive’ difficulties this prisoner was defined by the prison to be having.

In lines 323-325 the speaker orient his offence account towards a construction of victim culpability. He achieves this by reporting his victim’s speech by stating that she said ‘why don’t you rape me because it turns me on’. By drawing upon the rape myth discourse, the speaker is able to shift the blame from himself and onto his victim. All of which enables the speaker to manage his own accountability. This is reiterated when the speaker states ‘that is what she said to me (0.5) and I didn’t do it you know’ (lines 325-326) enabling the speaker to work up morality within his talk and subsequently manage a more desirable identity.

He continues by attending to the fourth stage of scripting (as highlighted above) by orienting his talk to the act itself in lines 327-328 when he states ‘...so she finished with me that is why I raped her...’. It is unclear here if this justification links back to lines 323-325 (she asked him to rape her) or because they had split up. The speaker continues by working up an account for not knowing what rape was in lines 328-329. In making these claims, acts as a variation in account when considering the speaker’s earlier offence justification in lines 323-324. The action of which enables him to distance himself from his offence through his claims of ignorance. The speaker completes his turn in lines 332-333 by recycling his earlier offence justification of raping his victim because she had split up with him. In doing so, the speaker shifts his account away from the repertoire of victim culpability.

This next offence account represents those participants who formulated more detailed talk about their offending behaviour. Of interest here is the extensive number of treatment programmes this speaker has participated in, coupled with his indeterminate sentence.

Martin, aged 41, was charged and convicted of rape (attempted rape and witness intimidation) against his ‘wife’. At the time of interview, Martin had served
approximately four years of an IPP sentence, and had taken part in Rolling SOTP, ETS and HRP.

Extract Three

Sarah: Would you even (0.2) go so far to say (0.3) dom-domestic violence or .hh (0.8)

Martin: Yeah↑ I would yeah-I mean-yea(0.4)I would yeah-there are obviously different types of violence which once again you know I am learning about now but you know people (0.4) don’t always see (0.4) people see violence as hitting but violence can be (.) by calling people names you know-there are many interpretations of violence which (0.2) is opening my eyes er now-SO YEah I would say it was a domestic violence case definitely yeah erm (0.3)and the same before with my first wife (0.2)you know and I didn’t learn (.)I didn’t learn (0.4) you know I was suffering from low self esteem (0.2) and it were kind of-I sort of (0.5)felt (0.8) I had my rights and I wanted to be married and I would have a person and it was me (.controlling them-it wasn’t-they didn’t have their life (1.0)I had their life (. you know a bit like a parasite I would suck the life out of them (0.3)er::m and (1.0) one thing led to another .hh (0.3)we split up and I didn’t like being rejected either I have a severe (0.2) problem with being rejected you know (.I didn’t like it-‘how dare they reject me’ (0.6) and I decided I had-had enough (0.5) and I were going to basically I were going to go and you know sort this out (1.0)erm: and I sneaked around to my partner’s house (1.0)>I knew she wasn’t going to be in< but I waited for her skulking round the back (0.3)back of the house-back of the garden waiting for her to
come in (1.0) ERM and she came home sneaked in the house (0.2) and I grabbed hold of her erm forced myself upon her (0.5) erm attempted to rape her and when I couldn’t (. ) manage to have sex with her (0.5) I dragged her upstairs and I forced her to have sex on the bed you know I basically raped her on the bed you know the marital bed . hh (0.5) erm and then I sort of just ignored (0.4) completely her ( .) she was crying upset and everything ( .) and I wasn’t bothered I was going to have my way with her and that was it (0.5) but I just didn’t see myself doing wrong- I thought you know to me (. ) at that point I thought I was having sex with my wife (0.5) you know even though the fact she had said no (0.6) she didn’t want to do (0.2) but she sort of erm I think she sort of (0.5) accepted that I was going to have sex with her so there was less of a fight (1.0) and you know so she knew I was going to have my- you know have my way with her so : : erm (0.5) and I ↑ did

Within the interaction which precedes this extract, the speaker describes a relationship with his ‘victim’ and previous wife that could be categorised as ‘abusive’ (domestic violence). In lines 498-499 the researcher asks him to confirm this. Her question is marked by two delays of 0.2 and 0.3 seconds, alongside a stutter. All of which displays interactional difficulty which could be inferred as a result of the controversial nature of the question that she is asking. This is mirrored by the speaker’s response. Initially, there is a delay of 0.8 seconds followed by a rise in intonation when the speaker is agreeing with the question the researcher has just posed. This rise in intonation and also the repetition in lines 501-502 enables the speaker to demonstrate that this is perhaps something he has not considered before.

The Healthy Relationships Programme (HRP) is designed for men who have either been convicted of, or admit to abusive and violent behaviour in the home and who have been assessed as a risk of being violent in their intimate relationships. Ideally, those men who
have been convicted of rape of a partner/ex-partner should automatically qualify for such a programme. This thesis would like to develop a feminist critique of the HRP around the naming of the programme. It softens what the course is about and has perhaps been named as such in order to encourage violent men to participate on said course. The consequences of which have been highlighted above. This is also demonstrated in lines 502-510 where the speaker applies his knowledge gained on the programme to link with the researcher’s suggestion, something he had not previously done. Furthermore, in doing so, the speaker is able to work up a ‘treatment influenced’ account.

In line 514 the speaker works up an account of the lead up to his offence that draws upon psychological explanations of low self-esteem and the rape myth of conjugal rights. The speaker works up an account in line 518 that draws upon the feminist discourse of rape by talking in terms of control. This is demonstrated further when the speaker states that ‘I would have a person’. Of interest here is the category of ‘person’ which is not worthy of being gender specific. The speaker works up this account of control, power and dominance by introducing a metaphor in lines 520-521. Here, he likens himself to a parasite who would suck the life out of his partners. The use of this discursive device could be understood in two opposing ways. Firstly, it could be utilised as a means for the speaker to employ generic vagueness in order for the speaker to avoid being direct in what it is he is trying to say. The counter argument of this could be argued that it really enables the speaker to demonstrate an ‘understanding’ of his actions which again could be linked to the ‘treatment influenced’ account heard at the beginning of this interaction.

From line 529 onwards, the speaker works up an account of his offence. By stating ‘...I sneaked around...’ the speaker constructs his action as something that was mischievous, devious and calculating, thus, producing his actions as intentional. This is somewhat deviant within the data of this thesis; participants have generally avoided constructing accounts that suggest mens rea. However, this speaker is someone who has participated in many treatment programmes, he is someone who is comfortable with the constructions of ‘old me’ as there is now a ‘new me’ who has superseded that. It could be argued that if perpetrators present something as badly as possible, that is, by the detail the speaker gives of his offence and what he used to be like it will make the new presentation markedly better than the old. Furthermore, this could be considered as
contrast formulation which is a new, original and alternative way of doing identity work.

In this extract, the speaker constructs his victim as someone who rejected him (which underpins the justification for his offending behaviour), she was crying, gave him a verbal ‘no’ and in the end was submissive. Similar to extract one, there are instances where the speaker refers to his offence as ‘sex’ and not ‘rape’ (line 540). However, with the use of phrases such as ‘...I dragged her upstairs and I forced her to have sex...’ achieves enough within this extract to construct an account that ‘does’ rape.

From lines 546-549, the speaker orients his account back to the justifications he utilised at the time of his offence. He achieves this through narrative reflexivity where he states ‘...at that point I thought I was having sex with my wife...’. This construction is somewhat problematic if we consider what sex with his wife entails – him hiding in the garden, her verbal ‘no’, coupled with the ‘grabbing’ and ‘forcing’ of his victim. Such a construction can be made sense of, when considering the context of domestic violence.

Although an offence account has previously been studied from this participant in extract two, this extract enables a more detailed consideration of offence accounts that are constructed in terms of ‘sex’ and not ‘rape’, which, in part, have been oriented to in extracts one and three.

**Extract Four**

364 **Sarah:** So when did the offence take place?

365 **Brian:** At erm (0.4) I went to meet her at the bus stop that is what I was saying=

366 **Sarah:** =ok=

367 **Brian:** I think I say that (4.5) where we get off-when I say me and her

368 **Brian:** caught the bus from her house to my house and then she go down the road to her friends

369 **Sarah:** Oh ok=

370 **Brian:** =so I went to the bus stop where we usually get off and wait for her round the corner(.)and as soon as I saw her (3.4)SHE saw me so she start running (0.4) so I run after her (1.2) and caught up with her
I think she could run no more—I think she were running but she could run no more so she stopped and I caught up with her and I marched her back to my flat if you know what I mean by march her back.

Sarah: What did you say to her?
Brian: I lead her back to my flat.
Sarah: What did you say to her to get her to go back to the flat?
Brian: Oh I said ‘you are going to my flat now’ to have a talk and a drink of tea (you know) then as soon as we get to my flat we sat on the settee (.) make her a drink (.) she had a roll up-cigarette-smoke (1.2) and I said—I told her to take her clothes off—erm her top off—no her bottom I think she had— I can’t remember what she had on—trousers or jeans (0.5) I mean skirt or jeans (.) I asked her to take it off and sit down (2.2) sit down here and then we started snogging and that (0.6) and then (2.2) [inaudible] I said get in the— if you don’t mind me swearing?
Sarah: No, no that is fine.
Brian: I said to her ‘fucking get in the bedroom now’ and as soon as she get in the bedroom I said ‘take your clothes off and get in bed’ so she did and that’s it (1.2) you know.
Sarah: Ok so you were swearing at her at that point?
Brian: Pardon.
Sarah: You were swearing at her (.) were you being erm aggressive in terms of (.) being violent with her or=
Brian: =no—no not violent (.) I weren’t violent (1.2) I weren’t violent.
Sarah: And what did she say to you—what was=
Brian: =nothing (.) nothing she just got in bed.
Sarah: And then what happened then?

Brian: We started having sex and then I let her go—after I let her go, you know

As already highlighted, this extract is of particular interest because of the variation in scripting when the speaker is accounting for his offence. Throughout the extract there is a clash between a more traditional (consensual) sexual script and a script which ‘does’ acquaintance rape. However, within his account he does enough for the listener to hear that what he is describing as ‘rape’.

In lines 374-377, the speaker states that he ‘...wait(ed) for her round the corner (.) and as soon as I saw her (3.4) she saw me so she start running (0.4) so I run after her...’. His significant pause of 3.4 seconds marks some form of interactional difficulty. Considering what follows, it could be heard as a means of signalling that the speaker is about to attend to something controversial. Through volume and emphasis, the speaker stressed that his ex-girlfriend saw him and started running. This works up a description which ultimately lends itself to an account of rape as opposed to an act which is based on consent. The second distinct construction is where the speaker utilises active voicing (Wooffitt 1992) in order to report the interaction between himself and his victim. This is demonstrated in line 389 where he states ‘you are going to my flat now’. Again in lines 404-405 ‘fucking get in the bedroom now’ and in line 406 where he states ‘take your clothes off and get in bed’; this reported speech achieves three things. Firstly it works up the aggressive, coercive nature of the interaction between the speaker and his victim. Secondly, it enables the speaker to produce a narrative that is authentic and thirdly it attends to the scripted nature of the offence.

Within this extract, is a variation in account, that is, the speaker draws upon a more traditional sexual script when describing the offence. In line 400 the speaker begins to describe when he and his victim started ‘snogging’. This switch between consensual terms is of real interest. The phrase ‘snogging’, in retrospect, is heard as a misplaced term that is more suited to a traditional (consensual) sexual script rather than an acquaintance rape script. It could therefore be interpreted as a technique which has been employed in order for the speaker to minimise his offence and present a more desirable identity. However, as described above, what precedes and proceeds this ceases to be effective.
The speaker completes his turn in lines 419-420 by stating that ‘we started having sex and then after I let her go’. The speaker places emphasis on the word ‘sex’ and throughout this extract there is no explicit acknowledgement of the speaker’s offence. Instead, he categories his account as ‘sex’ and not rape. As Lea and Auburn (2001) have highlighted in their research, this is a problematic construction and indeed the institution would concur, particularly as at the time of interview, the speaker had just completed the Sex Offender Treatment Programme. This thesis (and possibly in contrast to a more traditional feminist perspective) would question the extent to which this is problematic, when the speaker does enough within his talk for the listener to ‘hear’ that he is describing the actions of rape without labelling it as so.

This next extract typifies participants who formulated offence accounts that employed strategies of generic vagueness. Don, aged 44, was charged and convicted with three counts of rape against an “acquaintance”. He had served approximately twelve years of a life sentence at the time of interview and had participated in the Core SOTP, Extended SOTP, BLB and ETS courses.

Extract Five:

Sarah: Did you know this person?
Don: Er::m (0.8) an acquaintance hh
Sarah: Ok
Don: 0.9
Sarah: "yeah"
Don: "yeah"
Sarah: Why did you pick that house?
Don: Because it was the only one I could think of where there might have been (0.6) a single woman .hh
Sarah: So::(0.2)BEcause you knew who she was?
Don: hh yeah=
Sarah: =You knew the circumstances
Don: Yeah (1.2) yeah and er::m (1.5) I (2.0)well (1.2) I ended up raping (victim) as well a couple of times I think it was (0.6) er::m (4.2) BUT I was-I was erm (0.8) me anger (0.3) it was all on(wife)(0.5)and erm (1.5)when I started (0.6) to erm sort of
lose that anger (1.5) erm (0.3) that’s when I
(2.0) lost me arousal as well hh and more or
less sort of like (h) realised (h) where I
was (1.0) and erm (0.8) I just thought then
I have got to justify what I was doing by
(0.3) sort of carrying on and getting angry
at (wife) again and saying (1.0) ‘you
brought me to this’ and that sort of thing°
hh (2.5) and erm just trying to justify
what I was doing really

Under the guidance of the researcher the speaker introduces his victim and location of
offence to his narrative (from lines 1177-1185). Between lines 1189-1204, the speaker
works up an account of his offence. In the first instance, the speaker orients his account
towards an ‘admission’ which is marked by four significant pauses in order to
demonstrate difficulty within the interaction. In contrast, what follows in lines 1190-1191
could be heard as almost ‘blasé’, when the speaker states ‘...I ended up raping (victim) as
well a couple of times I think it was’. However, the use of ‘I think’ typically suggests
that the speaker is making a knowledge claim (Potter 1996a) but considering the rest of
the sequence it acts as a means to distance the speaker from what is being said.

This extract lacks any specific detail about the speaker’s offence and the minimisation of
this is even more apparent (later in the transcript - line 1251) when the speaker
elaborates on being charged with oral, anal and vaginal rape which he does not attend to
here. Instead he uses this extract in order to work up the justifications for his offending
behaviour which he ‘blame transfers’ onto his wife ‘...me anger (0.3) it was all on
(wife)...’ (lines 1192-1193). Of interest here is the construction of culpability and how this
was directed away from both the offender and victim.

Throughout this extract the speaker situates his offence in the past, as marked by
constructing an account in the past tense. In the first instance, this can be accounted for,
as the speaker is recalling an event in the past. Alternatively it could be interpreted as a
technique that enables the speaker to make clear the distinction between ‘old me’ and
‘new me’, that is, this was me then-this is me now. All of which, lends itself to a
treatment influenced account and works up a self-identity of reformation.
The final extract in this section is from a participant who constructed an offence account of being unable to ‘remember’ what happened.

Extract Six:

Sarah: Ok and what happened?
Richard: hhh went out drank lots h (3.0) memory stops about an hour before the offence and then I wake up in the [inaudible] with water being thrown on me.

Sarah: Ok↑ (2.5) ok so:: what was described to you as what had happened?
Richard: hhh well when my s:: (1.5) I think the best comprehensive description of what happened of what was then described was during my interview (0.4) with the police which happened (0.7) a good few hours later (0.6) that apparently (0.3) when I got back I had gone into the host’s room who was in there (0.4) and then (.) she woke up (.) to find me having sex with her [lines omitted]

Sarah: And erm the next thing you remember is someone is throwing water on you. Was that her=
Richard: =no↑ I think-I believe that was my (0.3) cousin’s partner (0.3) that did that but I don’t know if that is what happenedº

Sarah: And were they in a different room?
Richard: Yes:: I think before that all-all this about where people were and what things were like I can only (0.3) surmise from (.). statements (1.1) and piece it together because (.) I have no↓ ideaº (0.7)

Sarah: Was it quite usual if you went out drinking to (0.3) not remember?
Richard: Erm it’s not-normaly I am quite lucid and quite remembering but it has happened on occasion

Sarah: Why do you think it happened that night?
Richard: "No idea"
Sarah: What were you drinking?
Richard: "Possibly drank a bit too much" (0.6) but I-
there’s no (1.0) specific cause or "reason
why it happened it just happened that night"
Sarah: Ok and erm (1.6) what was said in terms of
(0.3) what did she do (0.3) whilst this was
happening (1.2) was she trying to get you off
her? or
(1.4)
Richard: .hhh apparently she (0.8) er pushed me off
her and then left the room (0.3) but
(0.4) that is all I have got from her
statement and from what she said
Sarah: Ok so your cousin’s partner came in and
threw water over you?
Richard: Ye::s apparently (by that time er everyone
was up
Sarah: So obviously they could hear something going
on?
Richard: .hh erm everyone thought it was (0.8) didn’t
thought it was something else entirely
and no-one (0.7) thought it was what it was
(0.6)
Sarah: So what did they think it was?
Richard: They thought it was just a normal night out
a normal end to a night out (0.6) but-and
then (0.8) .hh hhhhhhh then I remember
being dressed and erm taken home
Sarah: Ok and what—what did they say to you?
Richard: .hhh they said erm my—that it was (0.2) an
INteresting night that ended in a very odd
way that (victim)said that she woke up to me
having sex with her and (0.8) I thought well
that is utterly ridiculous (2.0) and then
thought nothing more of it (1.2) erm took
them to lunch (1.0) came back (0.6) relaxed
(.) got arrested at midnight (0.3) "it was
just one of those days"
In lines 300-303, the speaker works up an account for his offence by utilising a four part list. At no juncture does this construction refer to rape but instead orients him to a justification for his offence. In order to achieve this, the speaker draws upon the rape myth discourse of consuming too much alcohol and subsequent memory loss. Claims of memory loss could be considered as a means for the speaker to report upon his mental state at the time of the offence. However, discursively such a construction achieves two things. Firstly, it distances the speaker from the offence that he has been convicted of and secondly, it closes down further requests from the researcher for the speaker to account for his offence. The researcher recognises this and requests that the speaker formulates his account based on the words of others (lines 304-305).

As requested by the researcher, the speaker bases his account on someone else's version of events (lines 308-311). In doing so, one would expect there to be issues with the accuracy of the information being recycled. It could be argued that this is a technique which enables the speaker to manage issues of accountability. More significantly, this device reinforces the speaker's argument of being drunk and unable to remember. In line 312, the speaker introduces his victim to the narrative by referring to her as 'the host'. It could be inferred that by not subscribing to the wider, dominant discourse of the criminal justice system, this could be heard as a technique that the speaker has drawn on to distance himself from his offence.

In lines 376-378, the researcher guides the speaker back to his offence account and seeks clarification on certain aspects of this. The speaker constructs an account where he initially states 'I think' which he repairs to 'I believe'. This action of which, enables the speaker to attend to his claims of being unable to remember what happened. This is attended to again and thus reinforced where he states 'but I don’t know if that is what happened' (lines 380-381). This links back to the speaker's account of excessive alcohol consumption and memory loss. Furthermore, this could be 'heard' as a means of the speaker managing 'intentionality'. The speaker uses repetition, to again attend to his offence account beings the words of others and not his own ‘...I can only (0.3) surmise from (.) statements (1.1) ° and piece it together...’ (lines 386-388).

In lines 390-391, the researcher questions the speaker about how 'normal' it was for him to go out drinking and lose his memory. He responds by formulating an account in lines
398-400, that orients himself to a night that was not the norm and ‘...normally [he was] quite lucid and quite remembering.’ The action of which enables the speaker to justify his offending behaviour and thus manage his identity. However, he continues by stating that getting drunk and losing his memory ‘...has happened on occasion...’ When considering the action of this, it could be ‘heard’ as a means to make his account seem more realistic and plausible; perhaps the category bound activity of a student. Alternatively, by arguing that it was a one-off, out of character experience, he is open to challenge that what he is constructing is a convenient excuse or coincidence and subsequently his memory loss is not genuine. It could therefore be argued, that this serves as a ‘stake inoculation’ (Potter 1996a) which enables the speaker to rebut the potential claim that they have a stake even before they are challenged on it.

In lines 401-404 the researcher revisits what happened between himself and the victim. There is a delay of 1.4 seconds before the speaker responds, where he initially states ‘apparently she (0.8) er pushed me off her...’. In this utterance, the speaker could be ‘heard as being dismissive of his victim’s account. Alternatively, it could be another attempt by the speaker to reinforce that his offence account is formulated by the versions of others and is not something that he ‘remembers’ happening.

Similar to other extracts within this chapter, the speaker works up an account that is constructed in terms of ‘sex’ and not ‘rape’. This is demonstrated in lines 428-430 where the speaker states ‘...she woke up to me having sex with her and (0.8) I thought that is utterly ridiculous...’ . Of interest, is in the extracts considered thus far where participants have talked about their offence in terms of ‘sex’ and not ‘rape’ but have achieved enough within their accounts to demonstrate that what they are talking about it rape. For example, in extract four the speaker states ‘...fucking get in the bedroom now [...] take your clothes off...’ and the speaker of extract three states ‘...I forced her to have sex...’. As already highlighted, in these extracts the speaker does enough for the listener to know that they are describing acts of rape without labelling it as such but within this extract there is no such construction. The speaker accounts for going out, getting drunk, pleading guilty and being incarcerated for rape. It could be argued that in doing so, that the speaker is constructing an account which does ‘denial’.

Thus far, this chapter has considered offence narratives which have, for the most part, enabled participants to manage their identity. In some cases, this has been achieved
through constructions of events that were ‘out of the ordinary’ or a ‘one off’. This section has also examined the way in which offence accounts are formulated to incorporate justifications for offending behaviour, which for some involved the use of rape myths, which took the form of excessive use of drugs and alcohol or the working up of the victim’s culpability within the offence.

The final section will consider four offence accounts that were constructed by participants for family and friends.

Accounting of the offence to others: family and friends

In this extract the speaker constructs an account for the ‘telling’ of his offence to his family at the time of his offence.

Extract Seven

Sarah: And what about in terms of (.)telling family-telling friends about what was going on?

Richard: I:: kept it very close erm family->family obviously knew to begin with< (0.6)er::m and I think I slowly-slowly let (.) small numbers of people know-very very small I kept it (0.8) °close for quite some time (1.1)but when I did mention it and it (0.4) spilt out to other people° I was quite amazed in the amount of support I had (0.4)shocked

Sarah: And so what were you saying to the family had happened?

Richard: Well no-family were wonderfully supportive we went through everything we went through all the statements all the evidence we sat down and we looked at it together so they knew (2.2) everything (0.8)°what she said what I said (0.6)all the circumstances so°=

Sarah: BUT obviously there is this part that you don’t re↓member↓=

Richard: =Ye:s=

Sarah: =so what-how do you explain that to them- what do you say?= 156
Richard: I don't (.) I say I don't remember because I don't (.) because I can't explain it and there is no need to force an explanation from something that I can't=
Sarah: So do you say you didn’t do it or
Richard: I say that I can’t remember (.) I am saying that my character (1.5) pretty much says that I wouldn’t do that(,) I have hundreds of people that would say the same thing HOWEVER I put myself in that situation so therefore I have to take responsibility it was my-it was my fault for getting that drunk and forgetting

In this extract the researcher requests the speaker to formulate an account for how he explained his offence to family and friends (lines 550-552). The speaker responds by working up an account where his family ‘obviously’ knew that he had committed an offence (lines 553-554). However, the speaker remains vague on how it was that they knew this. Such a construction could be interpreted as doing four things. Firstly, the speaker’s use of the word ‘obviously’ could be ‘heard’ as a technique which orients the listener to a shared understanding of the criminal justice system, that is, a suspects right to inform someone of their arrest. Secondly, it could be argued that the speaker is referring to some form of ‘parental intuition’. Whereby, parents have a sixth sense about knowing what their children are up to, and ‘obviously’ they knew. This ‘parental knowing’ is a developing theme, which reoccurs within participants talk in this research. Thirdly, it could be considered as a rhetoric which demonstrates to the researcher the relationship that the speaker shared with his parents-a relationship where he confides in his parents or one where he still remains dependent. Finally, it could be interpreted as a discursive device that enables the speaker to close down any further discussion related to his offence. This is reminiscent of the interaction as a whole, where the speaker maintains not having any memory of the offence (c.f. extract six to see this in-action).

In line 556, the speaker utilises the repeated use of the extreme case formulation (Pomerantz 1986) ‘very’ in which he places emphasis. This enables him to make the strongest case possible to demonstrate the minimal amount of ‘other’ people that he has informed about his offence. This is of particular interest when in lines 582-583, the
speaker states ‘...I have hundreds of people...’ that would account for him not being the sort of person to commit a sexual offence. Furthermore, it is in variation to only ‘very very small’ amounts of people knowing about his offence. This variation could be heard as technique which is face saving and enables him to manage his identity, thus, dealing with the consequences of the stigma that is associated with sexual offending.

The speaker continues by stating that ‘...I kept it (0.8) close for quite some time (1.1) but when I did mention it and it (0.4) spilt out to other people (0.4) I was quite amazed in the amount of support I had (0.4) shocked’ (lines 556-561). The speaker’s use of the word ‘mention’ softens the severity of what it is he is actually ‘mentioning’. Such an utterance works as constructing his ‘behaviour’ as normal. He works up an account of being amazed by the support he received and indeed after a 0.4 second pause upgrades this to shock. The action of which enables the speaker to attend to the shared cultural knowledge about the perceived social stigma attached to sexual offending. But it also enables the speaker to manage his identity and construct himself in a more favourable light. Even though he had been categorised as a rapist by the criminal justice system, people still supported him.

In lines 562-563 the researcher recognises that the speaker has still not attended to her original question in lines 550-552. Consequently, she recycles her question requesting the speaker to construct an account based on the information that he provided his family with. Instead, he organises his narrative in order to reiterate the support that he was given as previously attended to in lines 560. Here he upgrades the level of support to state that his family have been ‘wonderfully supportive’ (line 564). This orientation to support is evident within the majority of participants talk within this thesis. As already highlighted, through the construction of support, speakers are able to manage their identity within talk. Chapter four has outlined the stigma attached to sexual offending and when this is taken into consideration the expectation would be that sex offenders would be devoid of support. However, by formulating an account of being supported by family members enables participants to present themselves as more humanistic and likeable than the dominant discourse surrounding sex offenders and their crime suggests.

Through the shift in footing (lines 564-569), where the speaker switches from ‘I’ to ‘we’, he is able to demonstrate the togetherness of the family and work up his construction of
The notion of ‘footing’ highlights the basis upon which an account is offered, for instance, is it a construction of a direct experience or a reformulated account of someone else’s version of events? As a result, footing plays an integral role in accountability (Edwards and Potter 1992). As already highlighted not only does the shift in footing enable the speaker to work up his construction of family support but it also enables him to distance himself from his own personal accountability by incorporating others. The speaker goes on to list the pragmatic approach that the family took in going through and piecing together statements and evidence. He draws upon the extreme case formulation ‘everything’ in lines 567-568 when he states that ‘...they knew (2.2) everything...’ Again, this could be ‘heard’ as a form of identity work by the speaker presenting himself as someone who had nothing to hide, nothing to be ashamed of, who was not disowned by his family who were helping him work through a problem.

The researcher challenges the speaker’s claims that ‘they knew everything’ in lines 570-571 by guiding him back to his offence account, where she states ‘But obviously there is this part that you don’t remember’. Furthermore, in her turn, the researcher attempts to orient the speaker back to this offence account as he has not attended to the previous requests in lines 550-552 and 562-563. Here he provides a closed ‘yes’ in line 572 in order to act in agreement with the researcher but also as a device to close the conversation. The researcher makes a fourth attempt to re-establish the interaction by recycling her original question, in lines 573-574.

In line 577, the speaker states that ‘...there is no need to force an explanation...’. In terms of progressing through the criminal justice system, it could be argued that this level of detail is of utmost importance when one is going through the criminal justice system. Therefore, such an utterance could be considered as an orientation towards and account of ‘denial’. However, if we consider the organisation of the sequence in greater detail, this is perhaps not the case. The speaker continues by making attempts to close his turn. The researcher recognises and interjects with another question regarding ‘denial’ in line 579. The speaker reiterates his version of events when accounting to others by stating that, ‘I say that I can’t remember’. He continues by drawing upon a psychologised explanation (and this thesis would argue rape myth) that profiles offenders as possessing some form of personality defect. In lines 580-582, the speaker constructs an account based him not being the type of person that would rape someone. Such a claim echoes the sentiment of Edwards (2006), ‘I wouldn’t hurt an old lady’. By drawing upon this
type of formulation it enables one to say something about their general character to act in one way or another; more specifically it allows the speaker within this interaction to deny a specific disputed action, that is, the act of rape. This is further supported with the speaker’s use of an extreme case formulation in lines 582-583 where he states, ‘...I have hundreds of people that would say the same thing...’. The speaker completes his turn by formulating an account for his offence that is situational but is also based on him taking responsibility for his actions. However, in lines 585-587 the speaker clarifies what he is taking responsibility for, that is, getting drunk and forgetting. The action of which enables the speaker to minimise the offence he has been convicted of.

This next extract will demonstrate the variation in offence account which was reminiscent in the talk of a number of participants within this research.

Watson, aged 43, was charged and convicted of four counts of rape (thirteen offences in total), one of which was committed against a ‘friend’; the other three counts of rape were committed against prostitutes. At the time of the interview Watson had served 24 years of a life sentence. He had participated in a number of treatment programmes including Core SOTP, Extended SOTP and CSB.

Extract Eight

995  **Sarah:** And so we’re talking TEN years down the line of doing your prison sentence and that is when you came out of denial. (0.6) how did that come about - you said you moved to (name of prison) =

1000  **Watson:** = it was in (name of prison) someone else talking about their life story and it was like a picture of mine. hh it was like a picture of mine I had been through that life I was abused and (0.6) that is how I felt when my mother died and that is how I felt so it was all rather - all really hh (0.3) I really pictured and it made me talk (.). made me sit back on myself and kept going through my head and head and hhh (0.3) I kept thinking about it and thinking about it and then I went to my group one day .hhh and erm (0.2) sorry I went to (name) the
probation officer.hh the probation officer
and my group facilitator and we sat down and
he said 'yeah I knew anyway I was just
waiting for you to come' he said .hh h 'it
is down to you to open up' and that is when
I got all my hh went through it with him hh
I got all my family together, had a special
visit >all day visit< and I said to my
family 'I did commit the offences I did do
this-this is what I did wrong this is what I
have learnt blah blah blah (0.6) and you
either↓ work with me and support me or' hh
and they’ve have all stuck beside me from
then on

Similar to other participants serving life sentences, the speaker provides a historic account of his life pre offence which incorporates the precursors to his offending behaviour. For those that have been through treatment (which all the lifers in this research have) they are able to identify these as ‘risk factors’ and in this extract the speakers constructs these in terms of an ‘epiphany’. This could be ‘heard’ as a device which demonstrates a ‘realisation’, all of which is important for this speaker’s identity management.

In this extract the speaker organises his narrative to present a sequential, scripted account with a beginning, middle and end in order to construct an account of ‘moving out of denial’. In lines 1000-1010, the speaker orients himself to the beginning of his sequential account where he describes an ‘epiphany’ on hearing someone else’s life story that reflected his own situation. The speaker’s account at this juncture is absence of any orientation to sexual offending and indeed could be heard as an attempt to elicit a more sensitive hearing by working up an account of child abuse and parental death. In lines 1010-1017 the middle of the speaker’s scripted account is formulated where he accounts for the process of coming out of denial to his probation officer. In lines 1011-1012, the speaker performs a self-repair so that he can modify his talk, where he accounts for coming out to his probation officer and not the group, as previously stated. This enables the speaker to work up the accuracy of his account which is further reiterated in the active voicing of lines 1015-1016.
The ‘end’ to the speaker’s sequence occurs in lines 1018-1026 where he formulates an account for informing his family about his offence, that is, the final step for ‘moving out of denial’. In lines 1021-1024 the speaker uses active voicing (Wooffitt 1992) in order to demonstrate accuracy within the construction of events that he gave to his family. Furthermore, the footing that the speaker draws upon here enables him to manage his own accountability, that is, he is able to take responsibility for his actions within his talk. However, the use of the phrase ‘blah, blah, blah’ in line 1023 is often utilised in talk in order to demonstrate the scripted nature of the information that is being presented and the predictability of it. It could also be understood as implying a shared knowledge between the speaker and listener and therefore something that is simply not worth articulating. Frith and Kitzinger (2001) maintain that this technique is employed in order to account for the mundane nature of the information that is being presented. The speaker has been incarcerated for more than twenty-four years, since the age of seventeen. The speaker has formulated and reformulated his ‘story’ many times during his time in prison.

Similar to the previous extract, this next participant constructs an account of being in denial and the variation in offence account to family and friends that this resulted in.

Michael, aged 30, was charged and convicted of aggravated rape against his ‘sister in law’. At the time of interview Michael had served approximately eighteen months of a six year sentence at the time of interview (three years of this sentence are to be served in the community on licence) and had participated in Core SOTP.

Extract Nine

1129  **Sarah:** So when you told your mum and dad (0.4) what version of events did you give them?
1130  (0.9)
1131  
1132  **Michael:** As in I told them (0.4) what had
1133  happened-happened in the bedroom but I
1134  didn’t tell them any [details at all]
1135  
1136  **Sarah:** [right ok ]
1137   **Michael:** hh and I wouldn’t they wouldn’t want to
1138  know that anyway (. I know that for a fact
1139  erm cos they had already said because
1140  obviously I had come home after (0.7) I
moved to their house and shortly after it had happened (0.4) they made it quite clear that they didn’t want to know what had happened AND THEY NEVER REALLY CHALLENGED ME on my version they said “look Michael, did you do it?” (0.6) °and I went “no” and they went “we totally believe you”° so (1.0) AGAIN that didn’t help in a way it was because they weren’t being too like ‘uuurghh’ forceful parents but (0.7) so yeah I told them (0.5) that I had raped (victim) (0.8) and that (0.9) >I can’t remember actually how I worded it< but I said “look what would happen if I actually (0.8) erm (0.3) went guilty” (.) and my mum couldn’t work it out °“what do you mean what if you went guilty?”° and I had to explain “well what if actually what I was accused of I actually did?” and they were like “°oo:>:::h°‘k”

Sarah: So it was kind of hypothetical to begin with?

Michael: No I was—my dad got the gist he knew I was saying what I was saying but it was my way of saying it, I didn’t just want to come out “oh by the way mum I am a rapist” (1.0) I was asking them how they would react but my dad knew straight away (0.7) in the space of like a couple of minutes (0.6) and then that was it and I said “well I think I might have to go to prison (.) erm °I wonder how you would cope with that?”° and then she went °“ohhh”° (0.6) and then THEY WERE FINE AFTER THAT— I say fine they were obviously probably emotionally distraught (0.2) >I think my mum actually cried a bit< (0.4) but they still supported me as if they were supporting me as if I was innocent WHICH I KNEW THEY WOULD and I guess that was a good thing to help me come out a bit as much as
you could maybe say argue they were hindering me in a way because they were supporting me in my inno-ence even though I wasn’t hh they actually knew—I knew even before I told them that I was guilty that I would have that support no matter what so that was kind of a helping factor really

In lines 1129-1130 the researcher requests the speaker to recount the version of events that he formulated for his parent’s. After a delay of 0.9 seconds, the speaker’s initial utterance could be understood as a search for some clarification from the researcher. This is demonstrated by the rise in intonation which could be ‘heard’ as a question. However, the speaker continues and responds with a generic account of ‘...I told them (0.4) what happened...’ which he works up to telling them what ‘happened in the bedroom’. In lines 1136-1138, the speaker constructs an offence account which he is explicit in its lack of detail. He orients his talk to a list of justifications as to why his account was detail deficient, including, ‘...they wouldn’t want to know that anyway (.) I know that for a fact...’ and ‘...they made it quite clear that they didn’t want to know...’. Of note, in line 1139 and similar to other extracts, the speaker utilises the use of ‘obviously’. The use of it here implies that the researcher and speaker have a shared knowledge, that is, the researcher should know where he would have lived after he was arrested and issued with bail.

In lines 1143-1147, the speaker works up an account that constructs his parents as instrumental in the denial of his offence. He illustrates his account by utilising active voicing (Wooffitt 1992) in lines 1144-1145 thus allowing the speaker to report the speech of his parent’s. This acts as a scripting device (Frith and Kitzinger 2001) that provides further narrative detail and increases the authenticity of the account that the speaker is producing. In line 1149, the speaker introduces the category of ‘forceful parents’ which within the same utterance he dismisses. This could be ‘heard’ as recognition of the problematic nature of formulating his parents in this way when he orients his account to the category of supportive parents.

In line 1150 the speaker states ‘I told them (0.5) that I had raped (victim)’, however, as he continues, the speaker elaborates on the wording of this, through the use of active voicing. Consequently, in lines 1153-1154 and 1157-1158, the speaker works up an
account of the hypothetical scenarios that he presented his parents with. He continues by justifying this in lines 1164-1165, by stating ‘…I didn’t just want to come out “oh by the way mum I am a rapist…”’. Through his talk the speaker demonstrates conflict, on one hand, he attempts to present himself as a someone who is fully accepting of the offence that he has committed and thus ‘reformed’. Here, this is attended to by the admission of his offence to his parents. Yet, at the same time, the speaker is able to explicitly demonstrate his recognition of the problematic nature of admitting to being a rapist.

In lines 1172-1173, the speaker works up an account of his parent’s being ‘fine’ about his inexplicit admission to being a sex offender. In the speaker’s next utterance, it could be inferred that he recognises that this is perhaps not the typical response associated to this type of admission by suggesting, “…I say fine they were obviously probably emotionally distraught…”. His switch from ‘obviously’ to ‘probably’ displays uncertainty and enables the speaker to minimise his parents reaction to his offence account.

The speaker continues by orienting his account back to the category of ‘supportive parents’ where he states ‘…they still supported me as if they were supporting me as if I was innocent WHICH I KNEW THEY WOULD…’ Again, this work is undone in lines 1180-1181, when the speaker orients back to his account of denial when he states ‘…you could maybe say-argue they were hindering me in a way…’. Here, the speaker performs a self-repair in order to upgrade his statement concerning his parents facilitation of his denial.

In line 1183, the speaker orients his account to a shared understanding that his family had of his offence, whereby ‘they actually knew’. This construction of ‘parental intuition’ has been demonstrated in a number of participants talk. It could be argued that this discursive resource not only enables the speaker’s to construct their family as supportive of someone who has committed a highly stigmatised offence but at the same time enables the speaker to manage his identity. The speaker completes his turn by working up his account of ‘supportive parent’ by employing the use of repetition when he states, ‘…I knew even before I told them that I was guilty and I would have that support no matter what’.
Similar to other participants, this next extract is from a participant who pleaded guilty to the charge of rape, yet produces an offence account to his family which undermines this.

Keith, aged 60 was charged and convicted of rape against his ‘wife’. He had served approximately twenty-four months of a four year sentence at the time of interview (twenty-four months of this sentence are to be served in the community on licence). He had not yet participated in any form of treatment programme.

Extract Ten

1689 Sarah: So ok can you (. ) sort of start from the  
1690 beginning with that-so you told her: what  
1691 did you say to her(. )that had happened?  
1692 Keith: I told her (0.8) I mean er "I was in er" .hh  
1693 I think it was (name of) police station "and  
1694 erm" (1.5)er:.m I told her that I had been  
1695 "erm (0.6) accused of raping her mum" (1.0)  
1696 er:.m (1.2) I can’t really remember what her  
1697 reaction wa:ts (1.5) she said well-I think she  
1698 said ‘I’ll go and see mum and I will sort it  
1699 all out for you dad (. ) DON’T worry about  
1700 it’ but you know (0.5) it wasn’t to be; so  
1701 erm=

In lines 1689-1691 the researcher requests the speaker to recount the offence account that he gave to his daughter whilst being held in custody. The speaker formulates an account (in lines 1694-1695) that is based around an accusation rather than an admission where he states ‘…I told her that I had been erm (0.6) accused of raping her mum…’’. The pause of 0.6 seconds demonstrates a certain level of interactional difficulty for the speaker. This could be contextualised by the speaker’s guilty plea, that was registered within two hours of him being arrested (c.f. line 1449 of transcript). The action of formulating an account based on an accusation rather than an admission enables the speaker to manage his identity. By constructing his account as an accusation rather than an admission, still allows some scope that he might not have committed the offence - the action of which is ‘face saving’ (Goffman 1963). An admission would position the speaker closer to intentionality, mens rea which has already been highlighted as a problematic notion for convicted adult rapist’s.
In lines 1696, the speaker states that he cannot remember what his daughter’s reaction was to receiving the news that he, her father, had been accused of raping his wife and her mother. A more traditional psychological approach would consider this as the speaker’s inability to remember an event. However, from a discursive perspective and if we consider the controversial nature of the topic, this could be considered as a means to manage trouble within interaction and in turn, a technique that enables the speaker to manage his identity. The speaker completes his turn with an attempt to ‘remember’ what his daughter had said. He employs active voicing in order to report her speech which enables him to undo his inability to remember, and construct an account that displays accuracy.

This final extract orients the speaker to a construction of denial, identity and again this notion of a shared understanding between himself and his family about his offence.

Lance, aged 26, was charged and convicted of rape against his ‘partner’. He had twelve months outstanding of a six year sentence at the time of interview and at this point had not participated in any form of treatment programme.

**Extract Eleven**

638 Sarah: And (0.6) after the ten days you got
639 released=
640 Lance: =Hmm=
641 Sarah: =Yeah-bailed so where did you go after
642 that?
643 Lance: I lived at me Aunty’s house.
644 Sarah: Ok (0.8) and did you tell her what had
645 happened?
646 Lance: Well obviously she knew what had happened
647 Sarah: Yeah:: (1.5) so you said that you had _ done
648 it
649 (1.1)
650 Lance: No↓
651 Sarah: No what did you say to your °Aunty then?°
652 (0.8)
653 Lance: I said that I never did it.
654 Sarah: Ok (4.2)and why did °you do that?°
655 (1.6)
In this extract the researcher requests the speaker to construct an account of what happened after he was arrested and given bail. The speaker formulates an account for living at his Aunty’s house whilst on bail. The researcher responds by asking the speaker to outline the account he gave to his Aunty (lines 644-645). Of interest, the speaker produces a similar account to the other extracts that have been considered thus far in this section, whereby he states ‘well obviously she knew what had happened.’ The focus of analytic interest here is the use of ‘obviously’ and the notion of a shared knowledge where he states ‘she knew’. These are particularly useful devices for those participants who have demonstrated ‘trouble’ elsewhere within the interaction in accounting for their offence. As already highlighted, this notion of ‘intuition’ could be ‘heard’ as a discursive resource which speakers draw upon to facilitate managing identity within talk but also demonstrate recognition of the wider discourse of stigma and shame that surrounds sexual offending.

In contrast to this account, in line 653 the speaker describes denying the offence to his Aunty. The researcher requests the speaker to account for why he denied the offence, whereby, he formulates an account in line 656 that initially displays uncertainty. The use of phrases such as ‘I don’t know’ could imply the speaker’s actually uncertainty in responding to the question. However, what follows in the sequence is a response to the question. Here he formulates an account to justify his denial which is underpinned by identity management. The speaker problematises the label of sex offender by indirectly drawing upon the wider discourse which surrounds sex offenders and the stigma attached to this, ‘I just probably didn’t want her to think (2.6) what I think of sex offenders’.

**Summary**

In the first instance, this chapter sought to examine the ways in which convicted adult rapists drew upon widely shared cultural accounts such as ‘rape myths’ in order to account for their offending behaviour. The ‘vocabulary of motive’ (Scully and Marolla
1984) identified in the literature argued that rapists drew on ‘rape myths’ in order to account for their conduct. The construction of an account that incorporates rape myths not only allows the offender to obscure the ‘true nature of their actions’ but enables them to perform accountability by shifting the blame from themselves and onto their victim.

This chapter has demonstrated that convicted adult rapists have an already established rape myth vocabulary which they drew upon when accounting for their offending behaviour. This enabled participants to justify, deny and minimise their actions, which could be argued to facilitate their offending behaviour. However, the level to which offenders subscribed to rape myths to formulate accounts of their offences was very much dependent upon sentence type and treatment received within the prison. Their subscription to rape myths was often relatively subtle and was based upon offenders’ accounts of their mens rea (or lack thereof) or their consumption of drugs and/or alcohol, rather than primarily upon the culpability of the victim as the more historic rape myths might suggest. The utilisation of rape myths enabled participants to construct an account of their offence that facilitated the management of a particular identity either as ‘reformed’ or in contrast, through the creation of an identity that was considered to be more positive than that of ‘convicted rapist’. These findings not only have implications for the treatment of sex offenders but for the wider rape myth literature and discourse which will be discussed further in chapter eleven.

Furthermore, it has been documented (Scully and Marolla 1984; Hudson 2005) that in order to manage stigma and thus identity, offenders will often conceal their offence to immediate family. Through the consideration of offence accounts given to family and friends by four participants, it was found that the most striking feature within these accounts is the construction of shared knowledge when ‘retelling’ the offence account. Here the speakers draw upon parental knowledge/intuition/instinct as a discursive resource which enables participants to reason why they did not give their parent’s an ‘actual’ account of their offence; because they just knew. These types of accounts were often accompanied by a working up of the construction of being supported by family members enables participants to present themselves as more humanistic and likeable than the dominant discourse surrounding sex offenders and their crime suggests.
Chapter Ten – Analysis - “...They kind of used words that I would never have used like... ‘self gratification’ and ...‘pre cognitive’ and all this stuff...”: the impact of treatment upon convicted adult rapists’ talk

Introduction

This chapter will consider the way in which ‘treatment’ (as outlined in chapter four) is attended to in the interactions of participants within this research. Furthermore, this chapter considers the impact that participation upon accredited treatment programmes in HMP Whatton has upon the talk of convicted adult rapists, demonstrating the ways in which this manifests itself.

As detailed in chapter four, there is a small corpus of literature which suggests that some offenders who have gone through treatment (that is, participated on one of the accredited prison service Sex Offender Treatment Programmes such as Core SOTP) will say what is expected of them rather than what they ‘believe’; this has been classed as ‘talking the talk’ (Hudson 2005). This sentiment has been repeated in the work of Lacombe (2008) who suggests that treated offenders adopt ‘people-pleasing behaviour’ which is demonstrated through Hudson’s (2005) ‘talking the talk.’ Cullen and Gendreau (2001) problematise the impact that ‘talking the talk’ can have by arguing that some offenders will be released from prison not because they are ‘rehabilitated’ but because of “their effective playacting before the parole board (i.e. to “prove” one was cured)” (p.324). This problematisation is extended further by Lacombe (2008) who argues that offenders who ‘talk the talk’ should be considered as a high-risk for reoffending; however, Lacombe’s claims lack empirical evidence. Recent research conducted by Harkins, Beech and Goodwill (2010) has found that motivation for treatment is positively correlated with sexual recidivism. They argue that offenders who are more motivated to participate in treatment (and are therefore not in denial) are more likely to reoffend, thus problematising the current model of treatment.

The discursive approach employed by this thesis seeks to challenge the way in which talk is considered as a route to cognition. The very definition of ‘talking the talk’ already challenges this traditional understanding, that is, talk performed within treatment is not a route to cognition. This chapter will consider the ways in which ‘talking the talk’ is constructed but, unlike other research, it will also consider what this talk achieves within interaction.
In more detail, this chapter will offer original insight through the examination of the ways in which sexual offenders, specifically convicted adult rapists, draw upon this ‘treatment speak’ as a discursive resource in order to describe, position and make sense of their offending behaviour. The chapter will also consider the opposing argument that ‘treatment’ simply provides offenders with a reformulated, more socially desirable, set of psychologised terms that can be drawn upon in order to justify, excuse and deny offending behaviour.

This chapter will also pay consideration to the wider influences of the institution upon talk. These wider influences include the prison environment as a whole and the demands placed upon prisoners by others such as the parole board and probation for offenders to perform in a way that demonstrates a reduction in risk. The impact that this has upon language will be considered; all of which makes a unique contribution to the existing literature.

The ‘New’ Language
This first extract considers the way in which the ‘new’ language of treatment is explicitly oriented to within offence accounts; this was exposed rather than embedded (Jefferson 1987) where the speaker attributes the source of this ‘new’ language to the process of treatment. However, as the chapter develops, it will become evident that it is more commonplace for ‘treated’ offenders to reconstruct offence accounts where ‘treatment speak’ was embedded with their talk.

Michael, aged 30, was charged and convicted of aggravated rape against his ‘sister in law’. At the time of interview, Michael had served approximately eighteen months of a six year sentence (three years of this sentence are to be served in the community on licence) and had participated in Core SOTP.

Extract One

1561 Michael: [Lines omitted] tick the box
1562 (0.5)
1563 Sarah: And how [did you] find group work?
1564 Michael: [did group work] HEH HEH HEH .hhh
1565 erm (0.2) Yeah I think I said briefly
1566 before(0.2) it was a benefit (0.7) because
1567 there was support within the group
1568 (1.5) whether there was (1.0) honesty
within the group (0.2)>well I challenged quite a few people and there blatantly wasn’t honesty from the group< .hhh but as a group member I could support other people and if nothing else I (. ) found that I could support people (0.9).hh which was a help (. ) >to them< (0.4) and also maybe (0.7) wasn’t just me filling a seat for the sake of filling a seat .hh I (0.5) totally (0.5)-the facilitators were brilliant-everything was brilliant ;but I got to a point in my life then (0.2) cos that was (1.0) over a year after, a year and a half >after the offence< so I had done a lot of soul searching .hh kind of thought about the offence a lot thought about the patterns, they( . ) they were very good, they kind of used words they I would never have used like(. ) "err:: ° I don’t even know, self gratification and things er p-pre cognitive; and all this "stuff" = words that I maybe would never have associated with feelings before but (0.8) as a whole (1.0) I think I’d still be the person that I am sitting here now; ( . ) would still be it if I hadn’t been on the course or not on the course=
Sarah: =right ok=
Michael:="But it wasn’t a negative experience. It was an experience but definitely wasn’t
negative

The initial parts of this interaction are overlapping where the speaker is completing his turn, reporting on his ‘motivations’ for participating in treatment, that is, to ‘tick the box.’ His account for participation in treatment orients to the wider psychological discourse upon ‘extrinsic motivations’ and what this thesis has classed as ‘institutional demands’ which will be discussed in greater detail in this chapter.

In line 1563, the researcher requests the speaker to formulate an account based upon his experiences of group work whilst participating on the Core SOTP. Initially he orients his
account back to an earlier part of the interaction where participation in treatment was constructed as beneficial. He continues by shifting his account from support that treatment provided to the presence of honesty within the group. In lines 1566 and 1568 there are significant pauses within the interaction, the action of which enables the speaker to problematise what is about to follow in this sequence, that is, the anticipated controversy by the suggestion that some of those offenders participating in treatment were not being honest about their offence related thoughts.

Between lines 1565-1577 the speaker formulates an account of his group experiences that is based upon the support that he was able to give fellow group members and the dishonesty of said group members; ‘... I challenged quite a few people and there blatantly wasn’t honesty from the group but as a group member I could support other people...’ (lines 1569-1573). Initially in this extract the speaker is able to manage his identity, so instead of that of convicted rapist the speaker takes on the role of facilitator. He is able to construct morality by being someone who was there to support, challenge and help other group members through the process; all of which made his presence more meaningful, it ‘...wasn’t just me filling a seat’ (line 1576-1577). Furthermore, it enables the speaker to demonstrate ‘altruism’ by accounting for a selfless concern for the welfare of others, which again enables him to bolster his offender identity. This negotiation of identity within a group setting has resonance with Seymour-Smith’s (2008) research. She found that in a cancer self-help group, men were troubled by the self-help group identity. As a result, the men in her study resisted the identity of receiving help and instead constructed themselves as offering help, similar to this offender-participant. Seymour-Smith (2008) argued that this enabled the men in her research to attend to the presentation of a masculine identity by producing ‘legitimate masculine’ reasons to be engaged in self-help groups.

The speaker continues by performing a self-repair (Schegloff, Jefferson and Sacks 1977) in line 1578. Self repair occurs when a speaker cuts off their current utterance to restart it, in order to correct an obvious mistake or draw upon an alternative expression (Jefferson 1974). Repair is a common feature within talk and is particularly apparent in those who have gone through treatment. The strategic use of self-repair within talk could be viewed as symptomatic of those offenders who have been through treatment, that is, a technique that has developed as a result of being challenged by peers and
facilitators within the treatment group setting. The use of self-repair here enables the speaker to correct his initial utterance in order to add in information about the ‘brilliance of the facilitators’ which he upgrades with an extreme case formulation (Pomerantz 1986) where ‘everything was brilliant’. This is a discursive technique which enables the speaker to soften the criticism he is about to formulate in lines 1580 -1596 which constructs his own ‘soul searching’ as integral to his understanding of his offence rather than participation on a treatment programme. Instead, and underpinning the focus of this chapter, in lines 1586-1592 the speaker accounts for treatment as providing him with a new psychological language, a vocabulary which has enabled him to reformulate his offence account with; ‘...they kind of used words they I would never have used like err I don’t even know, self gratification and things er p-pre cognitive and all this stuff– words that I maybe would never have associated with feelings before...’ Here the speaker is explicit in his orientation to the ‘new’ language of treatment, however, ‘pre cognitive’ is not a word that is part of the psychological vocabulary but is instead drawn from the term ‘cognitive distortion’ (c.f. chapter four for a more detailed discussion). This coupled with the use of an extreme case formulation (Pomerantz 1986) where the speaker states ‘I don’t even know’ (not just ‘I don’t know’) enables him to work up his account of not knowing but then produces a list of what he does know. The action of ‘I don’t even know’, coupled with his misconception of the psychological terminology of ‘pre cognitive’ allows the speaker to distance himself from the assumed practical utility of the ‘new’ language. This is in line with the speaker’s constructed disregard of treatment in the initial and concluding parts of this extract; the speaker completes his turn by constructing an account which dismisses the impact of treatment by constructing claims that he would be the ‘reformed’ character he is now whether he had participated in treatment or not.

The analysis of this extract has demonstrated that a ‘new’ language is made available to offenders through their participation in treatment programmes. This ‘new’ language has been used as a discursive resource which has enabled participants to describe, position and make sense of their offending behaviour.
“Good news travels fast in prison, though not as fast as bad news” 12

This next section considers the wider influences, of the prison environment and the impact which it has upon rapists’ talk.

Keith, aged 60 was charged and convicted of rape against his ‘wife’. He had served approximately twenty-four months of a four year sentence at the time of interview (the remaining twenty-four months of this sentence are to be served in the community on licence). He had not yet participated in any form of treatment programme.

Extract Two

Keith: [lines omitted] well can I tell you it is funny enough I was talking to an inmate this morning I had just finished my cleaning .hh I sat down with a cup of tea: (0.4) and I had a chat with him about it and er (0.8) because we were watching that >Jeremy Kytle< show (0.6) er what is-[that is a nut]=

Sarah: [It is an ]interesting programme heh heh heh

Keith: =0::hh well lots of people watch: it.

Sarah: °I(h) k(h)now°

Keith: He just happened to be watching it he is a servery13 guy he >doesn’t normally watch it< but anyway he said look at the state of her, who would even look at her (0.4) .h and she’s like giving this guy a chance and you know he is (0.7)uh I mean I don’t know whether you have watched any of it but it is worth watching just now and again, just to (0.8) have a perception of what one human being thinks about another human being really .hhh erm (0.8) and erm (1.5) you know when :I: look or when I look at my past and when I look at my wife and I look at >other females you;< know.hhh I mean all my life, all my life

12 Quote from ‘Erwin James’ who was sentenced to life imprisonment in the mid 1908s - whilst in prison he wrote for the Guardian about prison life. A collection of his columns were published in ‘A Life Inside’ where this quote was taken from.

13 Servery – a prisoner that works on the food counter/kitchens (the servery)
has been centred around my family (1.0) my children (0.7) my wife (1.5) erm (0.7) I mean I have never touched my wife, I have never hit her you know (0.7) and I mean I suppose like all couples we have had our fair share of (h)bar(h)neys erm (1.0) but you know I never ever dreamt (0.4) ever, that I would do anything like that to my wife (1.5) you know someone mentioned the word about minimising you know your offence (1.7) never do that in front of a facilitator or psychologist and all that and I would never do that because (0.5) you know what I have done was totally wrong

In the lead up to this extract, the researcher had requested the speaker to construct an ‘understanding’ of the term ‘sex offender’. Initially he formulates a response that suggests he is going to attend to the researcher’s question when he states ‘...it is funny enough I was talking to an inmate this morning...I had a chat with him about it...’ This formulation is structured around the discussion of ‘Jeremy Kyle’ (a daytime TV, confessional type chat show) between himself and a fellow prisoner. In line 355 the speaker pauses for 1.5 seconds which enables him to shift the topic from his commentary of the guests of ‘Jeremy Kyle’ to orient himself towards a more offence related account. Here, the speaker produces a narrative which is reflective and attends to gender ‘...when I look at my wife and when I look at other females...’ If such an orientation to gender is considered in relation to what follows in the sequence, that is, acknowledgement that he raped his wife, it could be argued that the speaker is attending to the highly gendered nature of his crime.

The speaker continues by utilising an extreme case formulation (Pomerantz 1986), repetition and a three part list (Jefferson 1990) in lines 358-360 where he states ‘all my life, all my life has been centred around my family (1.0) my children (0.7) my wife (1.5).’ Firstly, the significant pauses between each utterance of the list enables the speaker to attend to the interactional difficulty that such an account presents. This difficulty is reinforced by the speaker’s use of extreme case formulations which Pomerantantz (1986) suggests occur when a speaker is trying to construct an account in order to defend
themselves against foreseen disagreement or potential criticism. The speaker’s formulation of a three part list enables him to work up an account that demonstrates ‘committed father’ and ‘committed husband’; an identity that could superficially be considered as far removed from that of convicted rapist. This identity work of ‘good husband’ is extended further where the speaker states ‘...I have never touched my wife...’ (line 361). In recognition that he is speaking from a category of knowledge and entitlement as someone who has been convicted of rape, the speaker makes interactional attempts to defend a hearing of ‘touched’ as ‘rape’. He achieves this by qualifying his earlier statement with the addition of specific detail ‘...I have never hit her you know...’ Here, it could be argued that the speaker orients his talk to his category of knowledge and entitlement and in doing so draws upon and thus reinforces the myth which implies that rape is not a physical assault.

The speaker continues where he depicts the ‘barneys’ (line 364) that he and his wife used to have as routine, normalising them as the type of mundane arguments that all couples have. This is further supported by the way in which the utterance is marked with gentle laughter enabling the speaker to be heard as constructing an account that is reminiscent of old times and fond memories. This construction of normalisation not only enables the speaker to ward off potential critique that he is presenting an idealised version of his relationship but it also enables him to account for his offence as something that was ‘out of the ordinary.’ He works up his account for the ‘out of the ordinary’ with the use of three extreme case formulations in line 365 where he states ‘...I never ever dreamt that, ever that I would do anything like that to my wife...’ The speaker avoids any explicit labelling of his behaviour, yet achieves enough within this turn for the researcher to understand that what he is describing is rape. This could be because of the interactional context of the interview and the implied shared knowledge as a prerequisite of the sample is that the participants in this research have been charged and convicted of raping an acquaintance or through his earlier elimination in lines of physical assault in line 362 (although this research would consider rape to be a physical assault). Such a construction would be considered as problematic by the psychology department at HMPS if the speaker had been through treatment. As this speaker has not been through treatment such an explicit construction of his actions could be considered as causing the speaker interactional difficulty and subsequently silenced. The speaker’s construction
between lines 360-367 is hearable as an example of ‘minimisation’ which the speaker attempts to undo with production of a disclaimer in lines 371-372.

In line 367 the speaker incorporates a 1.5 second pause into his account which enables a shift in topic. Between lines 367-372 the speaker moves on to orient his account towards an institutional influenced account (that is, one that is impacted upon as a result of the prison environment) where ‘someone’ mentioned that you should never minimise your offence. By drawing upon the advice of a fellow prisoner through the use of reported speech the speaker is able to authenticate his account. Such a construction extends the ‘talking the talk’ literature by articulating the self surveillance that prisoners undergo through the silencing of problematic constructions in the presence of staff members. However, the implication here is that these types of constructions may still be deployed in their own company which was attended to by many of the participants in this research.

Through the construction of ‘institutional hearsay’ the speaker demonstrates ‘recognition’ that ‘minimisation’ of his offence as something that would go against the rehabilitative ethos of HMPS and in lines 371-372 states ‘...I would never do that because you know what I have done was totally wrong...’ By constructing an acceptance of wrongdoing, the speaker is able to manage his identity further. This next extract furthers the developing discussion upon the impact of the prison environment upon the discourse of those yet to go through treatment.

Lance, aged 26, was charged and convicted of rape against his ‘partner’. He had twelve months outstanding of a six year sentence at the time of interview and at this point had not participated in any form of treatment programme.

Extract Three

1295  Sarah: So how is erm treatment (1.0) kind of (.)
1296     pitched to you; (.) I mean=
1297  Lance: =basically you don’t do the courses you
1298     don’t get enhanced (.)) that is how they
1299     put it.
1300  Sarah: You don’t get what sorry?
1301  Lance: You don’t get your enhanced.
1302  Sarah: Ok (,)and what does that mean? Sorry [I
1303     don’t]
Initially, the researcher requests the speaker to construct an account for his ‘motivations’ to partake in treatment. The speaker constructs an account (lines 1297-1299) for the loss...
of incentives and earned privileges (also known as enhancements) that prisoners will face if they do not take part in treatment; this was further supported in other interviews within this research and a small body of literature (c.f. chapter four). HMPS would argue that a lot of what offenders say about the system is a specific perspective which is not necessarily accurate, and indeed would argue that it takes more than non-compliance with treatment to lose enhancements, but the approach taken within this research is not designed to out the ‘truth.’ As outlined in chapter five the relativist approach does not take one account as ‘truth’ instead it treats everyone’s account as equally valid (Edwards, Ashmore and Potter 1995) and pays particular attention to the action of these accounts.

The speaker works up this account around the oppositional categories of ‘us and them’. This enables the speaker to maintain an identity that sets him apart from that of the institution, this is particularly evident for instance in line 1298 where he categorises psychology as ‘they’.

In lines 1315-1317, the researcher requests the speaker to construct an account for participating in treatment if it did not result in any form of incentive or earned privileges. Initially, the speaker formulates an account based on uncertainty where he states ‘I don’t know’ in response to the researcher’s question. As discussed in chapter four the refusal of treatment (as oriented to by participants in this research and also a small body of literature) is not considered favourably by HMPS and the use of a discursive device such as ‘I don’t know’ is a technique that enables the speaker to manage or minimise his stake or interest within the topic of the interaction (Edwards and Potter 2005). The speaker continues by upgrading from ‘…probably not…’ to ‘…I wouldn’t, no…” (line 1321) when attending to his non participation in treatment.

Throughout the speaker’s turn in lines 1324-1330 delays in speech are worked into his account which orients him to interactional difficulty. This is further supported through the speaker’s construction of ‘institutional hearsay’ (similar to extract two) where he states ‘…I have been told about…’ (line 1327) that treatment in a group setting would comprise of a mixed group of offenders which would include those who have committed offences against children which the speaker problematises in line 1334. More recently the discourse surrounding the treatment of rapists as a separate entity has developed. Participants within this research have constructed the mix of offences within the SOTP group setting as problematic, echoing the sentiments of Eccleston and Owen (2007) who
have argued that that the mixing of adult rapists with other sexual offenders such as child sex offenders may result in facilitators overlooking effective treatment needs for all concerned. By the speaker orienting his account to child sex offences it enables him to construct a case for morality. He achieves this by drawing upon the wider institutional discourse which surrounds the hierarchy of power. As discussed in chapter four, the paedophile remains at the bottom of the hierarchy of power but this time with the adult acquaintance rapists at the apex epitomising hegemonic masculinity (Waldram 2007).

This is reformulated by the speaker where he works up an account which implies the category of convicted adult rapist is more desirable than that of someone who has committed offences against children, particularly where he articulates his disgust for child sex offenders in lines 1336-1338.

This section has considered the wider influences of the institution by drawing attention to the impact of the prison environment and the way in which treatment permeates this to influence the talk of those who have not even been through treatment. In doing so, this section has drawn attention to the problematic nature of ‘institutional hearsay’ and its impact upon talk but has also extended the debate surround the treatment of mixed offender groups.

‘Institutional’ Demands and Reported ‘Motivations’

This next section presents three extracts which extend the discussion upon ‘institutional demands’ and the reported ‘motivations’ of offenders to participate in treatment.

Richard, aged 23, was charged and convicted with the rape of a ‘work acquaintance’. He had served approximately seven months of a three year sentence (18 months of which is to be served on licence in the community). Richard had not participated in any form of treatment at the time of interview.

Extract Four

774 Sarah: [lines omitted] I just wanted to ask you
775 >whilst we were talking about this< about
776 treatment, and about what programmes
777 (0.2) you’ve taken part in (.) and would
778 want to take part in (.)
779 Richard: –°hmm–huh°–
Sarah: (.) and also kind of trying to think about how that fits in with (0.5) we have talked about this guilty-not guilty .hh and how it all kind of fits in with ;that really-so: if you want to say to begin with what you have done (.) or what you want to do.

Richard: .hh I:: haven’t > done any treatment yet <

Sarah: = yeah ok

Richard: (0.7) I’m (0.2) quietly looking forward to the: (0.3) _battle with psychology_

obviously put > “inverted commas round that because it makes it look better in the type up< but erm° (1.0) NO I mean I:: have had no contact with psych-I mean the normal(1.0) meeting with somebody and filled out a form at the start=

Sarah: = yeah

Richard: (0.8) erm haven’t heard from them since I was recommended to go on an APAS course I believe (0.8) .h hh in my: personal officer has got me down for a: SOTP (0.9) either a > Core course, or a Rolling course< .h hh I::: (h h h h) my opinions on treatment are interesting because (1.5) they are made without a lot of information, we are not given any information about our treatment=

Sarah: = right ok=

Richard: = which is .h hh ‚ UNderstandable for most cases but (1.5) I’d: quite like to know bits and pieces because .h hh from: long conversations with people who are doing SOTPs (1.0) .h h it seems an interesting (. ) an interesting prospect—I must say I am not looking forward to it, I would much rather I didn’t do them because .h hh in a way (1.0) oh yes I am guilty of a sex crime _But I don’t see how SOTP in any way could benefit me given the situations of my
But I doubt that will be looked at and doubt that will be taken into consideration so... there is a slight amount of trepidation with courses if I have to do them I have to do them otherwise probation get to slap a great big no: on me.

In lines 774-786, the researcher requests the speaker to account for his participation in treatment. The construction of the researcher’s question orients to the problematic formulation of the speaker’s offence account as attended to in chapters eight and nine. The speaker provides a short response (line 787) for having not participated in treatment at this juncture; with encouragement from the researcher (line 788), the speaker continues with a formulation that is explicit in the ‘us and them’ construction which separates himself from the psychology department by stating ‘0.7 I’m 0.2 quietly looking forward to the battle with psychology...’ (lines 789-790). However, the level of sophistication (for instance, compared with extract three) which this speaker undertakes in creating such a construction is immense, particularly in lines 791-793 where he makes direct reference to the transcript and how this interaction should be typed up. This orientation is unusual; often participants will make reference to recording devices (Speer and Hutchby 2008) but not to the formatting of transcripts. This could be considered as a self sanctioning technique which enables the speaker to keep what is said in check (and to be explicit in this) whilst attending to the highly consequential nature of the environment in which he resides in. To elaborate, it could be argued that there is an expectation placed upon offenders by the institution (including the prison itself, parole board and probation) to act and talk in a certain way which this thesis considers as ‘institutional demands’. These demands take on even more significance for those offenders whom are in receipt of indeterminate sentences and are working towards parole. Typically, those who are faced by these ‘institutional demands’ often demonstrate a motivation to engage in all aspects of prison life but mainly with sentence plans and thus treatment.

In lines 799-803 the speaker demonstrates a familiarity with his sentence plan by working up an account of what is expected of him in regards to participation in
treatment programmes. However, the speaker continues by shifting his account from what is expected of him by his probation officer to constructing an account of his own ‘thoughts’ on the matter where he states ‘...my opinions on treatment are interesting because (1.5) they are made without a lot of information, we are not given any information about our treatment which is understandable for most cases...’ (lines 803-807). The incorporation of a 1.5 second pause on line 805 enables the speaker to attend to some form of interactional difficulty that he may be having; in this case it enables him to attend to the controversy of the ‘thoughts’ he is presenting and a view that is not in line with that of the establishment. This sequence also enables the speaker to distinguish himself from the ‘most cases’ that he refers to, thus, which enables him to construct an identity which is different to all those other prisoners but it also allows him to reinforce his earlier offence account of being something ‘out of the ordinary’.

Similar to extracts two and three, the speaker demonstrates (lines 811-813) the way in which ‘institutional hearsay’ permeates through the prison environment, impacting upon the accounts of those offenders who have not taken part in any form of treatment. The speaker continues by working up an account for not wanting to participate in treatment (lines 815-816) which is further substantiated in lines 817-819 where he states ‘...oh yes I am guilty of a sex crime but I don’t see how SOTP could benefit me in any way...’ Of interest, is the construction of a guilty admission (as stated earlier and in chapters eight and nine, the speaker constructs an offence account of not remembering what happened) but also what could be construed as identity work, that this speaker is different from those ‘other’ offenders as he is therefore exempt from the ‘benefits’ of the Sex Offender Treatment Programme which in lines 819-820 he attributes to the ‘...situations of my offence...’

The speaker completes his turn by attending to the pragmatic institutional ‘motivation’ of needing to participate in treatment in order to satisfy the demands placed upon him by his probation officer by stating ‘...but if I have to do them, I have to do them otherwise probation get to slap a great big ‘no’ on me’ (lines 824-827). This type of construction is reminiscent of forensic psychological research which found that 7% of offenders in their study took part in treatment as they felt they had no option but to do the course if they wanted a chance to leave prison (Beech et al 2005, p.38).
This next extract has been chosen as it demonstrates a more explicit report of ‘motivations’ for treatment.

Andrew, aged 44, was charged and convicted with two counts of rape (plus two other offences) against his ‘partner’. He had served approximately three years of an IPP sentence at the time of interview and had completed the CALM course and was in the process of undertaking the HRP.

**Extract Five**

Andrew: I’m, I’m to do the SOTP and then (0.2) they want me to do the erm Better Life Booster=

Sarah: =ok=

Andrew: =or °something =like that° I mean erm (0.4).h I have said to †em erm: (0.5) whatev\v\er courses they have got in here (. °for the time° I am he\v\re; (. °I’l do them° and it is not do them just to say look I have done this=

Sarah: =yeah I was going to say what is your [motivation]=

Andrew: [Yeah ]

Sarah: =for doing them=

Andrew: =to get something out of it, to learn every, every part you are learn\v\ing here you can take with ya, you know if you can take it with ya, you have learnt the knowledge and you can pass it onto somebody †else (1.0) .hhh whether they want to listen that is h\v\anotherhh thing I have realised as well that, that it is acceptance (0.5)you have got to accept that there is a reason wh\v\y: you are doing these courses .hh and you have got to accept (1.5) the fact that you have done this (1.5) this offence. The first time you try to minimise just the slightest 1% of it (1.5) °you are° not going to get anything out of it you
have got to be (bangs table) 100% dead
that you have done this before. You can
start moving on. hh because if you leave
that 1% out there is something there that
is always going to be at the back of your
mind and it is going to drag and it is
going to pull you down (0.6) and you have
got to be 100% clear that this is what
you want to do (0.6) before you do it

In lines 882-886, the speaker initiates his turn with an account of treatment programmes
that ‘they’ (psychology) want him to do. The speaker sets up an account that utilizes the
general oppositional categories of ‘us and them’ enabling him to construct a separation
of himself from the establishment. He continues by constructing ‘compliance’ through
the engagement with his sentence plan by stating ‘...I have said to them whatever
courses they have got in here for the time I am here, I’ll do them...’ (lines 887-890). It
could be argued, that by the speaker constructing an account for participating in
programmes whilst in prison only, that ‘reformation’ could be heard as being a process
that is time limited rather than an ongoing process. The speaker makes further attempts
in lines 890-891 to reinforce his willingness to engage in treatment and quash any
concerns that might be held by the institution that he could be participating in treatment
for the wrong reasons and indeed participating in a process of ‘talking the talk.’ This
could be considered as an example of ‘stake inoculation’ (Potter 1996a) a device utilised
when a speaker anticipates that their account will be undermined.

In lines 892-895 the researcher’s question is structured in a way which implies that the
speaker had already pre empted her next question. He continues by working up an
account of his ‘motivations’ for participating in treatment. He constructs an account for
his participation in treatment that draws upon a discourse of ‘learning’. By working up
an account for being able to pass on the learnt knowledge to others not only points to
the wider benefits of treatment but it also enables the speaker to demonstrate ‘altruism’
(similar to extract one) by the implication a selfless concern for the welfare of others.
This enables the speaker to construct an identity of someone who is willing to engage
with the rehabilitative ethos of HMP Whatton. One would expect that the ultimate goal
of treatment and for those who participate in treatment that they would do so in order to
not reoffend again, however, in this instance, the speaker’s ‘motivation’ for treatment does not at any point reference his offence, his desire not to do it again but instead is systematically vague in its construction of learning.

The shift in footing within this interaction is noteworthy. Initially in lines 882-891 where the speaker is building up an account of the courses that psychology want him to do, he constructs his account in the first person ‘...I’m to do the SOTP...’ (line 882). From line 897 to the completion of the speaker’s turn, there is a shift in footing from ‘I’ to ‘you’. In lines 897-901 this shift in footing enables a displacement in ownership to what is being said, so much so, it could therefore be argued that these reported ‘motivations’ are instead heard as someone else’s account. Between lines 904-918 this shift in footing enables the speaker to do advice giving upon the prerequisites for successful engagement with treatment.

In lines 908-911 the speaker works up his second person, advice giving construction by drawing upon the wider psychological discourse of ‘treatment speak’ that was also evidenced in extract two where he states ‘...the first time you try to minimise just the slightest 1% of it (1.5) you are not going to get anything out of it...’ However, this construction of ‘minimisation’ is utilized in a different way to that of extract two, previously, through the use of reported speech and the role of ‘institutional hearsay’ the speaker was able to disclaim that his account was doing ‘minimisation.’ In this extract, the speaker works up this account of ‘minimisation’ in order to subtly qualify why he is someone who has not yet participated in treatment.

This is further substantiated where the speaker completes his turn in lines 911-920 by working up an account for not taking part in treatment that draws upon ‘category bound activities’ where ‘Y do X’ (Sacks 1995); so those offenders that go through treatment do not ‘minimise’ their offence. The flipside of this being if an offender does ‘minimise’ his offence then treatment at this juncture is perhaps not for them, which is where this speaker situates his account.

In this next extract and unlike the other participants in this research, this speaker, aged 42, is maintaining his innocence for the offence he is currently serving a life sentence for. The speaker had previously been found guilty and convicted of raping a ten year old girl. He had pleaded guilty for this offence at the time of going to court. During this time he undertook the SOTP at a different establishment to HMP Whatton. In the initial
stages of the interaction the speaker reports that after being sentenced most recently, the Home Office and Her Majesty’s Prison had lost all previous information upon him including information from the treatment programmes that he had participated in. His reported ‘motivations’ for taking part in treatment are explicitly constructed in terms of managing risk factors.

Extract Six

Sarah: .hh now in terms of SOTP:: (1.0)how, how did you come to do that again is it because purely they didn’t have any record of you doing it before::= or::=
Connor: =right heh=
Sarah: =was there a decision that you::know=
Connor: =with everything that has gone on, I got the solicitor and I got them to force through what they call a paper review:: (1.0) now a paper review is almost like a progress thing for the parole board, three years before your tariff expires you are supposed to get it and (1.2) that was the reason I got the solicitors (1.4)because I had gone way past that .hh so I actually got the paper review two years before my tariff expires which is now next year (0.8) and I put it to the parole board basically you know (1.5) obviously, I have got a criminal record and I have committed a >sex offence in the past< but I haven’t committed this offence and I am maintaining my innocence and that is something that can never change because (0.8) I didn’t commit the offence so bearing that in mind, I asked them, how can I now progress on and lower my risk (0.5) and I got the paper review obviously from the parole board and that came back and in the paper review it said:: .hh for me to address my risk factors (0.4) which was on the
sentence plan which was what I had done
(h)my(h)self(.)the drink, the drugs, the
relationship I had already done that at
.hhh(0.5)they said erm to do the CALM
course, well I have just completed that as
well (0.6).h and they said to do the SOT-
and they accept that I am maintaining my
innocence for this offence .h (0.6) but I
should look at doing the SOTP on my
previous admitted offence erm: .h (1.1) I
must admit I was still a bit reluctant to
do that (0.3) obviously I have got in mind
the SOTP that I have done in the first
place and how that was to attack the:
(0.7) the person and make them feel or
>belittle< them .hh (1.8) and I couldn’t
get past the idea (0.8) that I would have
to do an offender behaviour programme on
an offence I have committed but I am in
jail for another offence (0.7) and if I am
to do the offender behaviour programme on
that offence, how is that going to relate
to the current conviction (.).hh and I
couldn’t see how that would work .h ;but I
mean I don’t see it as (0.7) that way
tirely now, I mean >I am looking at
this because now I can show< .hh that how
I am aware of my risk factors and how I
deal with these risk factors and how my
thought processes were and how they are
now! .hh and it had shown that I have got
that ability so that is going to help to
lower the risk but I can never address the
allegation that I am in prison for
(0.6)*but* I can address who I am and show
things like the CA:LM course and=

In lines 1352-1357, the researcher requests the speaker to account for having to redo the
SOTP particularly in light of the speaker maintaining his innocence and having
previously completed the course. The speaker’s talk is tagged onto the researcher’s in line 1358 which closes down her turn enabling him to structure his narrative which could be heard as a technique to attend to the issues prioritised by himself.

Within this extract the speaker ‘does’ knowledge; he is speaking from a category of knowledge and entitlement of the criminal justice system. This is demonstrated between lines 1361-1364 where the speaker explains to the researcher what a ‘paper review’ (line 1361) is. He continues by working up an offence related account that attends to the construction of ‘innocence’ in lines 1372-1377. He achieves this by constructing an account of guilt for his previous offence (lines 1370-1372) in contrast to the absence of guilt for the current offence that he has been convicted of. By the speaker working up his claims of guilt for rape of a child, which (as outlined in chapter four) sits at the bottom of the hierarchy of power, enables the speaker to reinforce his claims of innocence for an offence that is situated at the apex (Waldram 2007); all of which enables the speaker to manage his ‘innocent’ identity more effectively.

Between lines 1377-1383 the speaker orients his account to the wider discourse of the ‘new penology’ (c.f. chapter four) and the management of risk. Therefore, this sentiment is reflected in the discourse of treatment which the speaker draws upon when explicitly identifying his risk factors in lines 1385-1386 to be drink, drugs and relationships. In lines 1410-1414 the speaker orients his account back to the management of risk where he works up an account for the demands that are placed upon him, in this instance, by the parole board in order to demonstrate a reduction in risk. He does this by utilizing narrative reflexivity (Auburn 2005) in lines 1410-1414 when the speaker states ‘...I can show that now I am aware of my risk factors and how I deal with these risk factors and how my thought processes were...’ In doing this, it enables the speaker to structure an account that presents old self versus new ‘reformed’ self. All of which enables the speaker to construct a reformed self who is taking responsibility for his previous actions.

This section has considered the way in which the expectations placed upon offenders by the institution (including the prison itself, parole board and probation) to behave in a certain way manifests itself within talk. This thesis has categorised these as ‘institutional demands’. These demands take on even more significance for those offenders whom are in receipt of indeterminate sentences, such as IPPs, and are working towards parole. Typically, those who are faced by these ‘institutional demands’ often demonstrate a
motivation to engage in all aspects of prison life but mainly with sentence plans and thus treatment. Reported ‘motivations’ for treatment in the main explicitly and implicitly adhere to this need to demonstrate willing accompanied by a reduction in risk.

**Victim Empathy**

As highlighted in chapter four the promotion of victim empathy is a core component of the Sex Offender Treatment Programme. Research conducted by Beech et al. (2005) suggested that offenders who had participated in treatment, when asked to identify a significant area of the course the majority chose the victim empathy work. Beech et al. (2005) argued that this seemed to have a powerful impact on many offenders in that they had changed their attitude towards their victims by enabling them to see things from the victim’s perspective. This next section will consider the interactional orientation to ‘treatment speak’ by offenders particularly in relation to the notion of victim empathy.

Kevin, aged 45, was charged and convicted of rape (six offences in total including an indecent assault) against a ‘prostitute’ that he was acquainted with. He had served approximately nine years of a life sentence at the time of interview (he has previously served twelve years for a mixture of sexual and non-sexual offences) and at this juncture had participated in Core SOTP, Extended SOTP, BLB and ETS.

**Extract Seven**

1115  **Sarah:** And what was she saying “whilst it was going on?”
1116  (4.5)
1117  **Kevin:** Not a lot from what I remember obviously I mean looking back now she was scared (0.5) out of her wits erm and just trying to (0.5) “[inaudible]” I presume you know looking back on it now you know how am I going to survive this you know cos she is not to know (0.5) erm .hh I **KN**ow I am not going to kill her “or owt but she didn’t” but at the time there are no thoughts on the victim (0.5) “or anything< it is not until you do courses that you learn (1.5) the actual you know (0.5) it is what I call the ripple effect or the courses do .hhh and one of the role plays is (0.4)
was the prostitute we use that .hh where
she was (2.0) she has got a kid (1.7) her
friends are at a party .h a kids birthday
party and somebody has give that kid a
water pistol as a gun and that has ↑gave
her flashbacks to what (.I done to her
(0.5) she has took the kid (0.5) the thing
off the kid (0.6) the kid has started
crying, he doesn’t know (0.4) the people
who brought the present (0.5)their
understanding and you start to get °this
ripple effect° .h (0.6) and it’s (1.7) not
until you learn and start thinking and
putting your;self in other peoples’ shoes
just what is happening (0.5) and the other
thing that kicked home was .hhh (2.0) >I
have had traumatic things that have
happened to me as a kid< (0.5) and I still
have problems with them nowadays (0.5)
[lines omitted]

In this extract the researcher requests the speaker to account for the verbal reactions of
his victim during the offence (lines 1115-1116). He initially formulates an account based
upon ‘memory recall’ where he states ‘...not a lot from what I remember...’ (line 1118);
the speaker employs strategies of narrative reflexivity in order to correct this to what he
knows now. More succinctly, Auburn (2005) argues that “this is a device which shifts
the focus of the narrative from the sequence of past events to the current context of the
telling itself” (p.697). In utilising narrative reflexivity the speaker is also able to draw
upon skills learnt through treatment by ‘doing’ victim empathy through reflection
demonstrated in lines 1119-1120 ‘...looking back now she was scared (0.5) out her wits’.
This type of formulation is repeated in lines 1120-1121 where he produces another
reflective account through the use of active voicing in order to account for the thoughts
internal to his victim ‘...looking back on it now you know how am I going to survive
this...’ (lines 1222-1123). Through the construction of victim empathy the speaker is able
to produce an account which is not only treatment focused but one which enables him to
demonstrates the effects of successful treatment and thus present an identity of
‘reformed’ self.
Again by utilizing reflexivity in his narrative the speaker orients his account back to the
time of his offence where there was an absence of empathy for his victim; ‘...at the time
there are no thoughts on the victim...’ (1126-1127). Furthermore, this could be heard as a
general statement which accounts for how all sex offenders feel. This could be heard in
two ways, firstly as a device that distances the speaker from his account or alternatively
one which demonstrates his expert knowledge. He continues by constructing an
‘understanding’ of such matters as a direct result of treatment (lines 1127-1128). The
speaker accounts for the ‘ripple effect’ that his offending behaviour would have had on
those around; initially making claims ‘...it is what I call the ripple effect...’ (1129-1130).
He continues by performing a self-repair in order to accredit his new found language, his
‘treatment speak’ to the courses he had taken part in ‘...it is what I call the ripple effect or
the courses do...’. Spencer (1999) describes how the victim empathy element of treatment
has indeed been “widened to include the ripple effect: the effect on secondary groups,
such as the family and friends of the victim, who share in the pain and trauma” (p.90).
Between lines 1128-1137 the speaker orients his account to a role-play (one of the
techniques used in group work) thus enabling him to draw upon an example to explain
and demonstrate an ‘understanding’ of ‘treatment speak’. Of interest, the speaker’s
construction of victim empathy and the impact his actions has had on others does not
orient to the sexual element of his crime but instead to the use of a weapon during the
offence.

In line 1144, the speaker orients his account back to ‘learning’ which could be ‘heard’ as
the learning associated with participation on treatment. This is achieved through the
speaker’s construction of ‘perspective taking’ (as part of the work done on victim
empathy, offenders are required to work upon perspective taking skills) by the
utilisation of the idiomatic expression of ‘put yourself in other peoples’ shoes’. This
enables the speaker to demonstrate his competency in ‘doing’ victim empathy.
Typically, idiomatic expressions are used in order to close an interaction or to facilitate a
shift in topic and because of their vagueness they are difficult to challenge and so are
often used if the speaker is accounting for something that may be heard as ‘unpopular’
(Drew and Holt 1989). The expression to ‘put yourself in someone else’s shoe’s would
typically be used as a means to promote and explain empathy in childhood but is
increasingly being used in business, religion and in this instance psychology, thus
demonstrating its cultural currency. In the context of this interaction, this idiomatic
expression has been used as a means to teach offenders about the term ‘victim empathy’ and indeed the reformulation of this enables the speaker to work up his treated identity.

The speaker continues, having worked up an account for the ‘ripple effect’ of his actions on, in this case, the child of his victim. In lines 1446-1450 he orients this to the ‘traumatic things that have happened to me as a kid’ (lines 1147-1149). In doing this, it could be argued that the speaker is indeed ‘talking the talking’ but perhaps not ‘walking the walk’; the speaker can describe victim empathy but is struggling in its application. Often children who were abused find it difficult to ‘do’ empathy as adults (Simons, Wurtele and Heil 2002). This next extract furthers this discussion upon treated offenders’ orientation to the construction of victim empathy.

Watson, aged 43, was charged and convicted of four counts of rape (thirteen offences in total), one of which was committed against a ‘friend’; the other three counts of rape were committed against ‘prostitutes’. At the time of the interview Watson had served 24 years of a life sentence. He had participated in a number of treatment programmes including Core SOTP, Extended SOTP and CSB.

Extract Eight

09    Watson: I was::: (0.3) in.hh convicted in October 10.1987(.) I was remanded in 19 in May.hh 8 (0.6) 1186 erm (0.8) from: the remand I was in (name 12of prison) (0.5) (name of prison), (name of 13prison) that was my remand period. When I 14was convicted I went into (name of prison) 15.hh and from the (name of prison), to (name of 16prison) hh from (name of prison) to (name of 17prison) hh .hh then I done (name of prison), 18(name of prison) and then I went to (name of 19prison)(1.0) .hh then from (name of prison) I 20went to::: (name of prison) to do the SOTP 21.hhh from (name of prison) I went and done 22the:: extended programme and HSF .hh in (name 23of prison) hh .hh followed by the (0.5) 24booster .hh hh SOTP booster which was done at 25(name of prison) .hh at that time and then 26from (name of prison) due to a conflict of 27interest with my: (0.5) a family member who
knows an officer there so I was moved to (name of prison) and then I went to (name of prison), then up to .hhh (name of prison) and then back to do the CSB course now .hh

Sarah: So you have moved round [A lot heh heh]

Watson: [So I have been around] I hope that’s not filled your tape heh heh

Sarah: Yeah:: [heh heh]

Watson: [heh heh]

Sarah: Erm so↑ are there any of these that stand out-so either for being good or for being (0.3) not so good?

Watson: E:: I think (2.5) the place where I st-I started seeing my life was (name of prison), where I seen a change and accepted responsibility and started looking at my crime and came out of denial and all that lot so that was (name of prison) and that was a big change for me because it made me see .hhh the damage that I had done to others and look deeply into things then, so that was then=

Sarah: =So why do you think that change occurred then?

Watson: E:: (2.0)hhh change of-change of environment e:: (1.2) comfortable e: (0.3) hh hearing .hh just looking at myself with depth to see the damage that I had done and how that would affect me .hh if that happened to my sisters and my nieces and all that lot and that is what made me change and I started doing the courses and all that lot to see the damage of victims .hhh what I done to my victims hhh and not looked at before and got away, pushed it away, it was like putting a rucksack on my back and just carrying that about (.) and not looking at that and it was really just .hh hh (1.2) in denial of it really, not accepting it .hhh and when I did accept it that is when the
In lines 9-31, the speaker initially accounts for the 21 prisons he has been in during the last 24 years of his sentence. It could be heard that between lines 32-38 the speaker and researcher incorporate humour in an attempt to ‘make light’ of the sheer number of prisons the speaker has been in. This is marked by laughter in lines 32, 37-38 but also the speaker’s utterance in line 36 where he states ‘I hope that’s not filled your tape’ which is followed by laughter. In lines 34-35, the speaker reformulates the researcher’s utterance from ‘so you have moved round’ (line 32) to ‘so I have been around’. Such an utterance could be heard as ‘doing’ sexual undertones, however, by the relative ease in which the interaction continues, it could be argued that within this interactional context it was not ‘heard’ in this way.

In lines 39-41, the researcher asks the speaker to construct an account based upon his ‘opinion’ of the prisons that he has been to. The speaker does not explicitly attend to the researcher’s question but instead formulates an account (in lines 42-50) which marks his ‘coming out’ of denial which is constructed in terms of ‘change’ and the ‘acceptance of responsibility’ (lines 44-45). Similar to the previous extract, the speaker is able to construct the ‘treatment speak’ of the discourse that surrounds victim empathy by stating ‘...that was a big change for me because it made me see the damage that I had done to others and look deeply into things...’ (lines 48-50).

The researcher requests an account (lines 51-52) for the ‘change’ that the speaker constructed in his previous turn. Similar to extract seven, the speaker works up an account that orients him to ‘perspective taking’ where he states in lines 40-41 ‘...just looking at myself with depth to see the damage that I had done and how that would affect me if that happened to my sisters, my nieces and all that lot...’ (lines 55-58). This construction also enables the speaker to attend to the highly gendered nature of his crimes through the formulation of a three part list of his female relatives. It could be argued that this list sexualises the speaker’s sister and nieces particularly if possible absentees are being considered from the list such as his partner or even victims. However, the list is more representative of the speaker being 17 years of age when he was convicted and is also perhaps reflective of the techniques deployed in treatment to teach offenders about empathy.
The speaker continues to work up his account of victim empathy and in lines 63-64 he draws upon what could be heard as a ‘treatment influenced’ analogy that enables him to account for ‘denial’; ‘...it was like putting a rucksack on my back and just carrying that about...’ Analogies are often used in talk in order to simplify the information that the speaker is trying to present, by reconstructing it and presenting it as something else; something that those listening and in this context, those who are not sex offenders can relate to. Within this extract this enables the speaker to not only present a treatment influenced account but to demonstrate a ‘reformed’ self, who is no longer in denial, accepts full responsibility for his crime and can now construct an ‘understanding’ of the damage he has caused his victims. To all intents and purposes, this speaker is ‘talking the talk’.

This next extract considers more specifically the incorporation of ‘treatment speak’ including the ‘doing’ of victim empathy in the participant’s offence account.

Martin, aged 41, was charged and convicted of rape (attempted rape and witness intimidation) against his ‘wife’. At the time of interview, Martin had served approximately four years of an IPP sentence, and had taken part in Rolling SOTP, ETS and HRP.

**Extract Nine**

757  **Sarah:** Erm (3.0) ch (.hh) ch ch °we have talked
758       about who° (shuffling of papers) (1.0)
759       this question is (0.7) >did you think the
760       person that you raped was in part
761       responsible for anything that happened<
762  **Martin:** .hh erm at the point (0.4) yeah I would
763       have said so yeah,↑ not ↓now
764  **Sarah:** Ok so if we talk about at the poi:nt=
765  **Martin:** =Yeah (0.4)er you know, I blamed her:
766       (0.7) fo::r the, the, the relation;ship
767       breakdown (0.3)not me; it was her;: (0.5)
768       and (1.2) it was a blame transferral you
769       know (1.0) I blame, I blame her and then I
770       have got no blam:e (0.4) so what I am
771       doing I see as being right (1.2)so that
772       was a way of justifying things .hh you
I am perfect, you know, I am all these things

Sarah: And how did that link with the rape do you think?

Martin: .hh (1.8) er(hh)m (5.0) I think (1.0) by blaming her (1.5) it made it easier to offend (1.5) if I am being-yeah because I-you know, by me saying-“that’s right”-by me blaming her (3.0) it’s me not taking responsibility for what I have done (1.0) and it gave me the justification for why-for for raping her you know-she-this person hadn’t done anything wrong but in my eyes she had done everything wrong because she was the one that ended the relationship .hh and in any arguments she was the one who had caused the arguments and all these things, all these little build ups (1.0) was all (. ) blame that I didn’t see that it were levelled at me (0.7) and again all these things (0.3) as well as what was going on gave me the right to to rape her.

Initially, the researcher formulates a question that is constructed as scripted where she states ‘...this question is...’ (line 759). This does two things; firstly it could demonstrate that the researcher is unfamiliar with the interview schedule where the significant pauses of three seconds in line 757 and of one second in line 759 could be considered as a technique that is employed in order to buy more time whilst she decides/finds what question to ask especially when this is accompanied by the shuffling of papers in line 758. However, it could also be understood as a form of interactional trouble and as a discursive technique which enables the researcher to distance herself from the question that is being asked; again the delays in speech on lines 759 further supports this assertion. The researcher is conducting a feminist piece of research that problematises
the subscription to rape myths, including victim blaming, which can account for her restoration to the script; it was the script asking and not her.

Similar to extract seven the speaker formulates an account which utilizes the device of ‘narrative reflexivity’ (Auburn 2005) in order to shift the focus of his account from the past where he did blame his victim, to one of the future where he is able to draw upon the ‘treatment speak’ of ‘victim empathy’ as a resource. This is achieved in lines 762-763 after the speaker is asked by the researcher if he blamed his victim; ‘...at the point (0.4) I would have said so yeah...’ In lines 764, the researcher orients the speaker’s account to the time of his offence; here he works up his account that draws upon the dominant rape myth discourse of ‘victim blaming’ which he links to the wider psychological discourse by labelling it as ‘blame transferral’ in line 768. In doing this, it could be argued that the speaker is doing ‘reformed’ by demonstrating an insight into his ‘risk factors’ which led up to him committing his offences.

Similar to some of accounts in the previous chapter, this type of subscription to rape myths enables the speaker to construct a justification for his offending behaviour. This is made explicit in lines 779-780 where the speaker states ‘...(5.0) I think (1.) by blaming her (1.5) it made it easier to offend...’ The substantial pauses in this turn demonstrate the problematic nature of what the speaker is trying to describe. The speaker continues by utilizing narrative reflexivity in lines 786-788 where he states ‘she-this person hadn’t done anything wrong but in my eyes she had done everything wrong...’ Through the construction of an extreme case formulation (everything) the speaker is able to work up his ‘old me’ subscription to victim blaming rape myths. Subsequently, through the use of narrative reflexivity and the construction of an extreme case formulation the speaker is able to demonstrate a dramatic shift in his ‘thinking’ from the time of his offence to the time of the interview. Reflective accounts such as these, enable the speaker to do ‘reformed’ particularly through the construction of ‘old me’ accounts versus ‘new me’ accounts. In this utterance, the speaker self-repairs his construction of his victim from ‘she’ to ‘this person’ which could be heard as downplaying the gendered nature of his crime. Alternatively, the self-repair could be in response to the way in which the researcher’s question was constructed in line 760. The speaker’s use of the phrase ‘in my eyes’ is another device which enables him to take ownership of what he is saying and also implies that he was perhaps alone in this understanding. The speaker completes his turn by drawing upon the victim blaming rape myth in order to work up an account
which enables him to justify his offending behaviour and shift the blame from himself and onto his victim.

This section has considered further the way in which treatment can impact upon the talk of convicted adult rapists. More specifically, the interactional orientation to ‘treatment speak’ by offenders, particularly in relation to the notion of victim empathy has been considered. It was found that it was typical for treated offenders to utilize the discursive technique of ‘narrative reflexivity’ which enabled the speakers to shift the focus of their narrative from the past to the present, in treatment terms, it enabled offenders to demonstrate a shift from ‘old me’ to ‘new me’ which ultimately led to the working up of an account which demonstrated reformation. ‘Victim empathy’ was achieved through the construction of perspective taking, the incorporation of ‘treatment speak’ which included the use of terms taken directly from treatment such as ‘ripple effect’, ‘blame transferral’ and the transportation of the ‘rucksack’ of issues. The construction of these terms enabled participants to indeed demonstrate that they were talking the talk’ but are they ‘walking the walk’?

The Impact of Treatment

This final section considers the differing impact that treatment has had upon the accounts of two offenders who have both participated in treatment.

Brian, aged 52, was charged and convicted with rape of his ‘ex girlfriend’. Brian was in receipt of an IPP sentence and had just completed the adapted SOTP.

Extract Ten

649 Sarah: Erm have you taken part in any sort of treatment programmes at all?
650 (0.3)
651 Brian: Pardon=
652 Sarah: =ANY TREATment programmes?
653 Brian: Treatment↑
654 Sarah: Yeah have you done anything like the ETS course, or [CALM course ]
655 Brian: [No they say I am] not suitable for them. I have done SOTP, I just finished it today.
656 Sarah: Oh↑ ok↑ how did that go?
Brian: Yeah I just finished that today.
Sarah: How was that?
Brian: It learnt me a lot
Sarah: Yeah!
Brian: =it learnt me a very lot yeah because I
tell you °I am having trouble
on the wing° (0.5) and that-this is the
way it learn me °I am having trouble on
the wing° before (clicks fingers) I would
flip just like that but I went to the
officer to sort it out, I have learnt
(0.3) you know (0.8) °you know what I
mean° so it learnt me a lot you know
(0.7)hmm finished today
(0.8)
Sarah: And what other things did you learn?
Brian: Pardon=
Sarah: =What else did you learn whilst you were
on the course?
Brian: Oh I learnt a lot, I learnt a lot of
things (0.7)loads of things .hh I learnt
to keep out of trouble and I learnt about
problems and when to see people (1.0) you
know a lot of things.
Sarah: And what about in terms of the offence,
What did you learn about that?
Brian: Oh the sex offence=
Sarah: =Yeah;
Brian: (3.0)
Sarah: =Yeah;
Brian: (3.0)
Sarah: Not to do it again heh not to do it again,
and won’t commit (0.5), to commit it again
you know, I learnt a lot (1.5)it learnt me
a lot (2.0)I am very pleased to do it you
know
(2.5)

The researcher requests the speaker to account for the treatment programmes he has participated in. He initially demonstrates a difficulty in hearing (pardon - 652) which is replaced with a difficulty in understanding (treatment - 654). In lines 655-656 the
researcher provides the speaker with examples in order to assist the interactional trouble that the speaker has demonstrated. He goes on to construct an account of SOTP that is based upon learning. The account he constructs between lines 663-674 does not reference his offending behaviour (this is reminiscent of the other extracts considered from this speaker – particularly in chapter nine) instead he works up an account of being able to manage his anger which is more reminiscent of the Controlling Anger and Learning to Manage it (CALM) course. The speaker achieves this (in lines 669-671) by employing narrative reflexivity where he presents two scenarios; past and present. So far the speaker has constructed a turn which is systematically vague; to some extent he understands the premise of treatment but does not quite articulate it in the way the other participants in this research have. The speaker works up an account for having learnt how to keep out of trouble in prison, however, he fails to extend this to outside of the institutional context, i.e. in relation to not reoffending upon his release from prison.

The researcher recognises the lack of an offence related account and reformulates her question. The speaker responds by repeating his earlier turn and constructing an account of learning, keeping out of trouble and solving problems as a prisoner in a prison environment. As already highlighted the speaker does not extend his understanding any further than that; his constructions are very literal but this perhaps could be considered as a typical characteristic of some of those prisoners who fall under the ‘intellectually disabled’ definition. Again, the researcher recognises that the speaker has still not attended to her question. In lines 685-686, the researcher reformulates her question in more explicit terms ‘and what about in terms of the offence, what did you learn about that?’ The speaker constructs his turn in line 687 which could be interpreted as dismissive ‘oh the sex offence’ or as ‘remembering’ as to why he is in prison. Between lines 690-694, the speaker constructs an account that draws upon the wider discourse of recidivism; he completes his turn by orienting his account back to ‘learning.’ This extract stands out from the others considered in this chapter and to some extent could be considered as ‘deviant’ as unlike the other research participants, this speaker does not go to the same lengths to construct an account that does ‘reformed’ or indeed demonstrate that he is treatment influenced. His attempts to do ‘reformed’ start and end at ‘not to do it again’ (line 690); it is apparent that his level of comprehension does not seem as sophisticated as the other participants. This speaker does not (possibly because he cannot) reproduce the ‘treatment speak’ that has been evidenced in the previous extracts.
This extract perhaps flags up issues with working with some ‘intellectually disabled’ offenders which will be discussed in greater detail in chapter eleven.

**Extract Eleven**

This final extract is taken from the focus group conducted with Don, Chris, John and Michael.

Don, aged 44, was charged and convicted with three counts of rape against an “acquaintance”. He had served approximately twelve years of a life sentence at the time of interview and had participated in a number of treatment programmes including, core SOTP, extended SOTP, BLB and ETS courses.

450    **Chris:** “I think you learn each other’s body language as well.”
452    (1.8)
453    **Don:** “I think when:< erm (2.5) me relationship to me ex wife was breaking down (0.7) and things were getting sort of progressively worse” erm: (1.2) and me wife was saying no to sex (1.3) erm: and I would be basically sat downstairs: (0.5) sort of ruminating over that and erm (0.4) becoming angry over that (0.7) because it became for me, that was part of me erm (0.7) like one of my risk factors in me offending thinking coming into play again because of the resentment .hh and the anger started kicking in and erm (. ) a lot of irrational (0.7) thinking and erm (. ) I think that’s you know erm (0.5) where the psychology called it you know erm about my entitlement to sex, using my entitlement thinking that I was entitled erm: but it was just me looking for an excuse to be to be angry really (1.0) sort of like deal with everything that was going on it was like (. hhhh) erm (1.8) a really flawed way of
The focus within this extract is Don’s contribution to the discussion where participants of the focus group had been asked to consider, from their non-offending sexual experiences, how they knew when someone did not want to have sex with them. Unlike the previous speaker who constructs a short, systematically vague turn, Don works up an account which is based upon a ‘real life’ example, yet does not strictly attend to the question that has been asked of the group.

The speaker’s turn is marked with significant pauses. His initial pause in lines 453 could be heard as a ‘floor holder’ the action of which enables the speaker to maintain his turn within the speaking process. Due to the positioning of the other silences within his talk (c.f lines 473 and 475) these are no longer heard as ‘floor holders’ but instead ‘dysfluency markers’ (Lennon 1990). These enable the speaker to flag up that a difficult, negative, emotional reflection is to follow.

Throughout both the focus group and interview contexts, this speaker displayed great difficulty in talking about his offence which is marked here by delays within his speech. This is of particular interest as the speaker is someone who has spent many years in prison and has been through many treatment programmes. He would therefore be expected to be well versed in discussing his offending behaviour. Alternatively, this difficulty could be heard as a subtle and sophisticated way of doing ‘reformed’ by working up an account in this way enables the speaker to construct an identity where he has not normalised his offence account.

The main analytic focus of this extract is the speaker’s incorporation of ‘treatment speak’; in lines 459 where the speaker refers to ‘ruminating’ over the breakdown in relationship with his partner and her ‘saying no to sex’ (line 457), in lines 462-463 where the speaker is explicit in the identification of his risk factors and in lines 468 – 470 where the speaker states ‘...where the psychology called it you know erm about my entitlement to sex’. The latter highlights the discursive utility of ‘treatment speak’ and the resources that it provides participants with to reformulate offence accounts. The ‘entitlement to sex’ thinking that the speaker refers to is in part reminiscent of the rape myth of conjugal rights. Furthermore, the speaker takes on a new level of sophistication whereby he
problematises the ‘new vocabulary’ and its alleged offence related excuse making properties where he states ‘...using my entitlement thinking that I was entitled erm but it was just me looking for an excuse to be, to be angry really...’ (lines 470-473). Therefore, it could be argued that ‘treatment’ simply provides offenders with a more socially desirable, set of psychologised terms that can be drawn upon by offenders in order to justify, excuse and deny offending behaviour; of which this speaker has rejected, thus doing ‘reformed’ at a new level.

Summary

This chapter has considered the ways in which treatment programmes at HMP Whatton have impacted upon the talk of those convicted adult rapists participating with this research.

Literature which argues that offenders are being released due to ‘effective playacting’ in front of the parole board (Cullen and Gendreau 2001) has been considered. Hudson (2005) categorised this as ‘talking the talk’ where offenders would say what they thought treatment facilitators wanted to hear from them rather than what they ‘believed’. Furthermore, Lacombe (2008) argued that those offenders who do indeed ‘talk the talk’ should be considered at a high risk of reoffending. More recently, Harkins, Beech and Goodwill (2010) have found that those who were more ‘motivated’ to partake in treatment were more likely to reoffend. The literature has identified the presence of ‘talking the talk’ amongst offenders and indeed the consequences of this. Through the ‘respecification’ of ‘cognition’ and thus a somewhat different epistemological position (as outlined in chapter five) than the research above, this chapter has considered how ‘talking the talk’ is constructed within interaction and the action of this.

It was found that, although participants sometimes explicitly oriented to the ‘new’ language of treatment within their offence accounts it was more commonplace for ‘treated’ offenders to reconstruct offence accounts where ‘treatment speak’ was embedded. The ‘new’ language is made available through treatment for offenders to use a discursive resource which enabled them to describe, position and make sense of their offending behaviour and in some cases be explicit in doing so. The incorporation of ‘treatment speak’ was particularly evident in the ‘doing’ of victim empathy in a participant’s offence account. This was achieved through the display of perspective taking, the incorporation of ‘treatment speak’ which included the use of terms taken
directly from treatment such as ‘ripple effect’, ‘blame transferral’ and the transportation of the ‘rucksack’ of issues. All of which demonstrates the idiomatic force of ‘talking the talk’.

Furthermore, this chapter has demonstrated the way in which ‘institutional hearsay’ permeates through the institution impacting on the accounts of those offenders who have not taken part in any form of treatment; discursively, for some participants, this was achieved through the construction of reported speech. This chapter has drawn attention to the problematic nature of ‘institutional hearsay’ and its impact upon talk but has also extended the debate surrounding the treatment of mixed offender groups; the policy implications of which will be discussed in chapter eleven. Expectations placed upon offenders by the institution (including the prison itself, parole board and probation), to behave in a certain way manifests itself within talk. As already highlighted, this thesis has categorised these as ‘institutional demands’. These demands took on even more significance for those offenders whom were in receipt of indeterminate sentences and working towards parole. Typically, those who were faced by these ‘institutional demands’ often demonstrated a motivation to engage in all aspects of prison life but mainly with sentence plans and subsequent treatment programmes. Reported ‘motivations’ for treatment predominantly attend to a need to demonstrate ‘willingness’ accompanied by a need to show a reduction in risk.

As the other empirical chapters of this thesis have highlighted, the management of the offender identity is an omnirelevant concern which permeates throughout the offender-participant interactions as an underlying activity. Offenders’ identity management practices took three broad forms: those who worked up an account that situates their offence as better than those that were planned and committed by a stranger, those who oriented an account of their offence as being ‘better than a child sex offender’ and those doing ‘reformed.’ The latter was more likely in those who had been through treatment and were working towards parole. The implications of which will be discussed in chapter eleven.
Chapter Eleven – Conclusion

This thesis has sought to delineate an often overlooked narrative by the feminist literature. By utilising critical discursive psychology, this thesis has analysed the ways in which ‘rape myths’ and knowledge of sexual consent, coercion and refusal is incorporated into convicted adult rapists’ offence accounts.

The originality of this thesis is situated in the exploration of how identity is ‘actioned’ in the talk of convicted adult rapists. Furthermore, participants’ highly consequential ‘knowledge’ of consent, which to date has been overlooked, has been highlighted. This thesis has also demonstrated the impact that treatment and sentence type has on the talk of convicted adult rapists, which the previous literature and empirical research has failed to address. Moreover, this thesis has demonstrated the contemporaneous nature of the rape myth discourse.

The main findings for each of the research aims will now be summarised.

To explore the ways in which convicted adult rapists construct sexual consent, sexual refusal and sexual coercion

Chapter eight considered the offender-participants’ ‘knowledge’ of consent and sexual refusals and the way in which this was managed in talk. Both ‘knowledge’ of consent within offending behaviour and participants own (non-offending) sexual experiences was considered. Participants demonstrated their ability to ‘hear’ sexual refusals which did not involve the word ‘no’. Furthermore, this was done with particular ease in a focus group setting when discussing non-offending sexual experiences. Within this context, participants demonstrated a sophisticated articulation and appreciation of refusals and negotiations. All of which reinforces their knowledge of the subtle nature of sexual communication.

When attending to offence accounts participants constructed a ‘knowledge’ of consent which took the form of either a historical (such as, conjugal rights) or contemporary (such as, the influence of drugs/alcohol) understanding. It was recognised that this knowledge of consent was taken from the rape myth discourse. Through the construction of consent and the application of this ‘knowledge’ to offence accounts, participants were able to manage a more viable identity.
To examine the ways in which convicted adult rapists draw upon widely shared cultural accounts or ‘rape myths’ to account for their conduct

Chapter nine considered the ways in which offenders drew on rape myths in order to construct an account of their offence. All of which enabled them to facilitate the management of a particular identity. It was demonstrated that convicted adult rapists already had an established rape myth vocabulary which they drew upon when accounting for their offending behaviour. This enabled participants to justify, deny and minimise their actions. It was demonstrated that offenders employed a variety of rape myths when accounting for their offence in accordance with particular issues of stake and interest. All of which was tied to the management of identity, sentence type and treatment received. Subscription to rape myths was often relatively subtle and was based on offenders’ accounts of their mens rea (or lack thereof) or their consumption of drugs and/or alcohol, rather than primarily upon the culpability of the victim as the more historic rape myths might suggest. The utilisation of rape myths enabled participants to construct an account of their offence that facilitated the management of a particular identity either as ‘reformed’, or in contrast, through the creation of an identity that was considered to be more positive than that of ‘convicted rapist’.

Furthermore, it has been documented (Scully and Marolla 1984; Hudson 2005) that in order to manage stigma and thus identity, offenders will often conceal their offence to immediate family. Through the consideration of offence accounts given to family and friends by four participants, it was found that the most striking feature within these accounts is the construction of shared knowledge when ‘retelling’ the offence account. Here the speakers draw upon parental knowledge/intuition/instinct as a discursive resource which enabled participants to reason why they did not give their parents an ‘actual’ account of their offence as ‘they just knew’. These types of accounts were often accompanied by a working up of the construction of being supported by family members enabling participants to present themselves as more humanistic and likeable than the dominant discourse surrounding sex offenders and their crime suggests. The latter of which strikes resonance with the desistance literature. This highlights the importance of family support in the process of desistance (Sampson and Laub 1993).
To examine the influence the prison (particularly through treatment programmes) has upon the discourse of convicted adult rapists

Chapter ten considered the ways in which treatment programmes at HMP Whatton impacted on the talk of those convicted adult rapists participating in this research.

It was found that, although participants sometimes explicitly oriented to the ‘new’ language of treatment within their offence accounts it was more commonplace for ‘treated’ offenders to reconstruct offence accounts where ‘treatment speak’ was embedded. The ‘new’ language is made available through treatment for offenders to use a discursive resource which enabled them to describe, position and make sense of their offending behaviour and in some cases be explicit in doing so. The incorporation of ‘treatment speak’ was particularly evident in the ‘doing’ of victim empathy in a participant’s offence account. This was achieved through the display of perspective taking, the incorporation of ‘treatment speak’ which included the use of terms taken directly from treatment such as ‘ripple effect’, ‘blame transferral’ and the transportation of the ‘rucksack’ of issues. All of which demonstrates the idiomatic force of ‘talking the talk’.

It was found that expectations placed on offenders by the institution (including the prison itself, parole board and probation), to behave in a certain way manifests itself within talk. These ‘institutional demands’ took on even more significance for those offenders whom were in receipt of indeterminate sentences and working towards parole. Typically, those who faced these ‘demands’ often demonstrated a motivation to engage in all aspects of prison life but mainly with sentence plans and subsequent treatment programmes. Reported ‘motivations’ for treatment predominantly attend to a need to demonstrate ‘willingness’ accompanied by a need to show a reduction in risk.

As the next section will reiterate, the management of the offender identity has been an omnirelevant concern of this thesis as it permeates the offender-participant interactions as an underlying activity. Offenders’ identity management practices took three broad forms: those who worked up an account that situates their offence as better than those that were planned and committed by a stranger, those who oriented an account of their offence as being ‘better than a child sex offender’ and those doing being ‘reformed.’ The latter was more likely in those who had been through treatment and were working towards parole.
Finally, this chapter highlighted how that it was typical for treated offenders to utilize the discursive technique of ‘narrative reflexivity’ enabling speakers to shift the focus of their narrative from the past to the present, in treatment terms, it enabled offenders to demonstrate a shift from ‘old me’ to ‘new me’ which ultimately led to the working up of an account which demonstrated reformation and links with the management of identity. Auburn (2005) argues that an implication for those involved in implementing the SOTP is to consider whether moments of narrative reflexivity provide facilitators with an opportunity to challenge offenders more thoroughly. However, this thesis has demonstrated the ways in which this technique enables offenders to show treatment influence, to demonstrate that they can move from ‘old me’ to ‘new me’ and as a result demonstrate a ‘reformed’ self.

To examine the ways in which the ‘rapist’ identity is managed within talk

The management of identity was perhaps the most remarkable feature of these narratives and was integral to all other findings in this thesis. Initially, chapter seven considered the discursive techniques utilised by participants to manage the ‘rapist’ identity. For those offenders who sought solace from distancing themselves from the offence(s) they had committed, this was achieved in two ways. Firstly, by offender-participants distancing themselves from ‘other’ rapists. This was managed through the construction of ‘out of character’ experiences, accounts of temporary aberration and narratives of intentionality. Secondly, by drawing on a discourse of hierarchy, offenders were able to situate themselves as better than other sex offenders, particularly from those who had committed offences against children, or in one case, older women.

Chapter eight highlighted how ‘knowledge’ of consent enabled offenders to manage their identity within talk. Similar to the other empirical chapters in this thesis, techniques were employed, by speakers, in order to minimise and distance themselves from the category of convicted rapist.

This thesis has also highlighted that for those offenders who have been through treatment and are in receipt of an indeterminate sentence (such as an IPP or life sentence) identity management within talk takes on a different guise. These offenders were more likely to present themselves as the same as other offenders (both fellow rapists and other sexual offenders) and to produce treatment influenced accounts. This facilitates the presentation of an identity which is ‘reformed’ and attends to the demands of the ‘risk’
asserted by the penal system. It is these ‘institutional demands’ which impact on the narratives of a convicted sexual offender. Therefore, the management of identity is politically loaded and one could argue that the construction of a more desirable identity than that of a convicted adult rapist (and thus a ‘reformed’ identity) is fundamental to prisoners’ liberty.

**Limitations of study**

A particular issue, specific to the research design, was the incorporation of adapted prisoners into the data collection. Although, the researcher felt satisfied in the ability of these prisoners to consent to participating in interviews, they would have perhaps benefitted from a different type of interview schedule. At times, the discussion was challenging and the researcher felt ill equipped to deal with this, a particularly when a few participants were demonstrating issues with their working memory and, executive functioning. If this group were to be worked with again the researcher would give these participants more direction with questions, be more specific with questions and pull out specific tasks and sessions from the SOTP to discuss.

Moreover, the use of the focus group data needed more in depth consideration as ultimately it was not drawn on enough in the final write up. However, this can easily be resolved through postdoctoral study as the data generated is fruitful.

**Research Implications: Updating Knowledge**

The findings concerning the rape myth discourse suggests that what is documented in the literature (c.f. chapter three but for example, these include Rape Crisis 2007; Burt 1980; Fawcett Society 2007) is somewhat dated. It was unusual for participants to subscribe to the historic, rape myth discourse of such as ‘she was asking for it, she was wearing a short skirt’. Therefore, it could be argued that the research literature, the institutional and practitioner knowledge and understanding needs to be updated with the findings in this research.

Furthermore, the findings of this thesis have reiterated the need to extend the criminal justice system understanding of the subtleties of consent, reinforcing the need to incorporate this into our legal discourse. However, this alone would not eradicate sexual violence altogether, particularly if we consider the cases within this research where some of the participants reported knowingly transgressing consent. This points
towards a more flexible understanding of consent which can be applied to a case by case basis.

**Research Implications: ‘Rethinking’ Treatment**

The findings in this thesis offer insight to the developing knowledge base which surrounds ‘desistance’. There is a dearth of literature and empirical findings in the area of desistance and sexual offending (Laws and Ward 2011).

Farrall and Bowling (1999) define desistance as the ‘moment that a criminal career ends’ (1999 p. 253). Furthermore, Farrall and Calverley (2006) argue that ‘desistance’ is bound up in a process by which (ex) offenders come to see themselves as an essentially good person, who at some juncture having acted in a deviant way. The literature argues that in order for people to desist from crime, individualised treatment is required. By adopting this approach, the mixed group setting would no longer be problematic and an updated understanding of rape myths could be incorporated and challenged within a treatment setting.

More recently, there has been a shift in thinking with regards to whether or not treatment should breakdown the ‘rapist identity’ as displayed by some of the participants within this research. Part of this identity (and a priority of treatment) involves offenders taking responsibility for the crime that they have committed. However, Ware and Mann (2010, *Unpublished Paper*) have argued that there is little evidence to suggest that failure to take responsibility impacts on recidivism rates. Therefore, it could be argued that we perhaps need to be more concerned by those who present themselves as ‘reformed’ and ‘treatment influenced?’ All of which highlights the need for a new approach to treatment, one which is individualised and has links with desistance theory.

**Future Research**

Building on from these ideas, very little empirical work on desistance from sexual offending has been conducted. Therefore, the work in this thesis could be developed further through a longitudinal study by following a group of offenders from their point of entry into the prison system up until the time they are released with numerous interviews pre and post treatment. This would support any further claims which could be made about the impact of treatment. A further tentative suggestion at this stage
would be to extend the longitudinal approach with follow up interviews once released from prison in order to pursue interests in desistance. This would inevitably require a significant amount of ethical consideration.

It is hoped that the findings of this thesis will provide practical value to academics, actors of the criminal justice system and feminist organisations including Rape Crisis. Furthermore, this thesis is intent on providing a small platform towards the eradication of sexual violence.
References


DPP v Morgan [1976] AC 182


R v Bree [2007] EWCA 256


Ware, J., and Mann, R., (2010). Do sexual offenders need to take responsibility for their offending? (Unpublished Paper)


Appendix One: Participant Information Sheet and Consent Form

Participant Information Sheet

Dear Participant,

This research will be conducted by Sarah Pemberton, a PhD researcher working with Nottingham Trent University and HMP Whatton. The research project is interested in finding about your attitudes and opinions towards sexual consent and refusal and wants to hear about your views and experiences surrounding your offence. It is hoped that this research will add to knowledge around this subject but also inform policy within the prison.

The data will be collected through a semi-structured interview. The interview will last approximately 90 minutes depending on the level of detail in which you answer and will be recorded onto a digital recorder. The researcher may require to carry out a second interview with you in order to follow up in greater detail discussions from the first interview and there also may be a possibility that the researcher would like to set up a group discussion (this would depend on how many other people would be interested in taking part) between yourself and other willing prisoners in order to discuss some of the questions relevant to the research within a group setting.

All recordings made will be transcribed fully and all data will be anonymised, in other words, your name will be taken out of all transcripts and replaced with a fictitious one. To protect your anonymity further all names, places and organisations that you mention will also be changed. This data will be kept in a locked filing cabinet for the duration of the PhD and for up to five years or until it has ceased being actively used within research.

The research data will be accessible only to myself, the principal and senior psychologist at HMP Whatton and Nottingham Trent supervisory academic staff. Please note that although your interview data will be shared with the principal psychologist any views or comments made during the interview cannot be used for parole assessments. Anonymised data may also be used for future publications, data sessions and teaching. It is therefore important to note that it will be seen by a wider audience but to stress that it will be anonymous. It is also important to note that any disclosure of offences for
which you have not been previously convicted will have to be reported to the prison; along with any risk or harm to yourself or others and any information that would be considered a breach of prisoners security.

Participation in any aspect of this study is completely voluntary and data can be withdrawn. If you decided to withdraw your data from the project, anonymised things that you have said would still appear in the PhD thesis and anything that has been published at that point but would then be withdrawn from any future publications or learning and teaching sessions (including data sessions). To withdraw your data, you would simply contact a prison officer on your wing or contact any member of staff from the psychology department. You can also contact me directly on the details below.

Withdrawal from the study must be received in writing and signed by the participant.

Participation is greatly appreciated. If you are happy to take part in this research please sign and date below. If you have any questions or concerns before, during or after your participation in this research my contact details are below.

Sarah Pemberton

College of Business, Law & Social Sciences,

Room 508, Victoria House
Nottingham Trent University, Burton Street,

Nottingham, NG1 4BU

Sarah.Pemberton@ntu.ac.uk
Consent Form

Title of project: Investigating attitudes and opinions towards sexual consent and refusal

Name of Researcher: Sarah Pemberton

1. I confirm that I have read and understood the Information sheet for the above study and have been given the opportunity to ask questions about it.

   Yes □ No □

2. I agree to do an interview (and possible second interview if appropriate) and I am happy for these to be audio recorded by the researcher.

   Yes □ No □

3. I would be interested in participating in a group discussion with other prisoners.

   Yes □ No □

4. I give the researcher permission to access any information that the prison may hold on myself or my offence

   Yes □ No □

5. I know that I am taking part voluntarily, all data will be kept confidentially and that I am free to withdraw from the research without having to say why. I agree to take part in the study

   Yes □ No □
6. I know that things I say may be published and also used for teaching and learning purposes but that my confidentiality will be protected and my name and any other details which might identify me will be changed. However, I am happy for HMP Whatton to be identified.

Yes □ No □

Name of Participant……………………Date………………..Signature ……………

Name of Researcher………………….. Date…………………..Signature…………………

Participant to sign and date two copies, which should also be counter signed and dated by one of the research team. One copy should be retained by the participant, and one retained in the project’s records.
Appendix Two: Interview Schedule (Semi-Structured Interviews)

Interview Schedule

- *Introduction to research*

Initial Questions

How long you have been at Whatton? And how long do you have left?

What do you think of Whatton? What is life like living in Whatton prison?

How do you feel you are treated by fellow prisoners?

Do you have any particular friends amongst the prisoners?

Do you feel that they relate to you differently than the others?

How do you get on with staff at Whatton? Are there any staff that you particularly like/dislike? Why?

Do you feel that there are particular places in the prison that you feel more comfortable? Prompts….

Do you share a cell with anybody? If so, how do you get on with them?

Did you transfer from another prison? How long were you there for? Was it a mains prison? Were you on a VP wing? What was that like? What was the prison like in comparison to Whatton?

- *Introduce next section*

Sex Offender Label

Could you tell me what the term sex offender mean to you? How would you define it?

How do you think society views sex offenders? Do you think sex offenders are demonised?
Do you think the way you define it would be the same for all sex offences? How do you feel about being in a sex offenders prison?

- **Introduce next section – I am really interested in your offence, would you mind talking to me about it?**

**Offence**

Is this your first offence? Explore other offences.

Describe your life to me before your offence?

Could we talk about your offence? What happened?

Was there any other violence involved? Physical? Verbal threats?

What was the age of your *victim* (substitute name if appropriate)? What was the relationship with your *victim*? Why do you think it was that person who was your victim?

Had either of you been drinking and/or taking drugs – what role did this play in the assault?

How was the victim dressed? What role did this play in the assault?

Did you know much about your victim before hand? (Trying to ascertain if sexual reputation was considered by the offender) Was she a virgin? Did she have many sexual partners?

Friendly vs. flirting…was the victim friendly towards you in the lead up to the assault? Explore the verbal and non-verbal actions that equate to friendliness. How did this make you feel? Was the victim flirting with you in the lead up to the assault? How did this make you feel? Explore the verbal and non-verbal actions that equate to flirting. How can you tell the difference between friendliness and flirting?

Did you plan to have non-consensual sex with this person? Why did you plan this? What did you plan? Why her?

How did the actual act make you feel – explore at the time and after.
How did it make your victim feel do you think? At the time and on reflection.

Did you think the person who you raped was in part responsible for anything that happened? Now and then (wording of this is difficult as always positions the person not to be at fault, for example if you mention victim or rape)

Would you describe the act as sex or rape? Now and then

How do you feel about their victim? Now and then

- Introduce next section

Consent

What does consent mean to you? How does this apply when we consider you offence?

Prompt

Was there anything that made you think that “sex was on the cards?”

Were there ways in which this was demonstrated verbally? How was this done?

Were there ways in which this was demonstrated non-verbally? How was this done?

In hindsight, do you think that there were any signs that she did not want to have sex with you?

Were there ways in which this was demonstrated verbally? How was this done?

Were there ways in which this was demonstrated non-verbally? How was this done?

- Introduce next section

Accounts used to explain offence to different people

Before the involvement of the police, did you tell anyone (ascertain who this was) about what had happened? Can you remember what you said and how you explained what happened?

How did the police become involved? Did you ever deny what happened? Who was the first person that you told?

How was the offence explained to;
- Partner, children, parents (what point were these people informed?) How was it telling the female members of your family?

- Friends (what point were these people informed?)

How did your family react to your offence and you being convicted? How did their reaction make you feel?

- **Introduce next section**

**Treatment**

What programmes have you taken part in?

Why did you decide to participate in treatment?

What were/are your expectations of treatment?

**For those who have not received treatment** - Do you think it will change attitudes? If so, how? If not, why not? Are there attitudes already changing? In what ways?

**For those who have been through treatment** - What can you remember from each programme? What did you learn? What would you say you gained from the experience? Was there anything negative about the experience?

How did it challenge your thinking? Before and after

How do/did you find discussing your offence amongst fellow prisoners?

How do/did you find discussing your offence with staff?

- **Introduce next section**

**Relationships now**

Explore sensitively (as these may have now ceased) current relationships with parents, partner, children, friends. Do they all know what has happened? Are you still in contact? How do you maintain relationships with people on the outside? Who visits and how often? What is that like? What do you talk about? Do you talk about the offence, future, past?
• Introduce next section

Attitudes towards women

Women – male dominated environment – what is that like? How does that impact on your attitudes towards women? How often do you have contact with women (perhaps through psychology, female prison officers, healthcare?) How does this make you feel?

• Introduce next section

Linking general with specific

Why do you think men rape? Why do you think the offence that you were charged with occurred? How is this explanation different from now to when you were first charged?

• Debrief
Appendix Three: Interview Schedule (Focus Group)

- **Examining non-sexual refusals**

Question 1

(Overhead of scenario 1)

A friend rings you up and they ask you if you want to go out this Saturday night... for whatever reason, you really don’t want to go with them...How do you let them know?

- **Examining sexual refusals (male/female)**

Question 2

(Overhead of scenario 2)

You’re back at your house with someone... it’s looking like sex could be on the cards... for whatever reason you really don’t want to have sex with her tonight...How do you let her know?

Question 3

In this scenario it says “it’s looking like sex might be on the cards” - how do you think the guy knows this?

Question 4

And equally, are there ways of knowing when it’s **not** on the cards? How do you know when someone does not want to have sex at that point in time?

Question 5

We have just talked about how you would let someone know that you didn’t want to have sex with them. Could you now give me some ways in which a woman might let you know that they don’t want to have sex with you at that point in time?
Question 6

Do you think that there are differences between how men and women communicate with one another?

Question 7

What might happen if someone ignores/misunderstands the verbal and non-verbal communication?

Question 8

(Overhead of Tannen’s (1990) ‘miscommunication’ theory)

“…rape is often the result of miscommunication [between the sexes]: he misinterprets their verbal and non-verbal communication, falsely believing that they want sex; they fail to say ‘no’ clearly and effectively.”

(Tannen’s ‘miscommunication’ theory as described by Kitzinger and Frith, 1999)

What do you think of this?

Question 9

Do you think it is necessary for a woman to say ‘no’ clearly and effectively for her to be understood as not wanting to have sex or are there other ways of knowing that she doesn’t want to?

Question 10

The next question is about a ‘date rape’ situation - when I say ‘date rape,’ I am not necessarily referring to when women are drugged but where the victim is known – so perhaps you are out on a date with someone you met earlier that day, a female friend or someone you work with.

Do you think that people who are accused of rape in a ‘date rape’ situation have misunderstood those verbal and non-verbal we have previously discussed, or do you think that they simply ignore them? In other words, why do you think date rape occurs?
Question 11

Do you think that ‘no’, or ‘I’m not having sex with you’ are phrases that are typically spoken by women to refuse sex?

Question 12

Why might a woman find it difficult to say ‘no’ to unwanted sex?

Question 13

So do you think in the lead up to sex is a situation where there is much discussion?

**RAPE MYTH SCENARIOS – (Overhead Scenarios)**

We are now going to look at five fictional scenarios and I will ask you some questions after each one. Again, this is not a test but about gauging your opinions.

All the girls/women described in these scenarios are over the age of 16

**Scenario One**

You are out on a Friday night and you meet a girl you like and spend time talking to her at the bar. As she leans over the bar, you can see down her top and she isn’t wearing a bra. She catches you looking and smiles as she walks off to the toilet.

You follow her into the toilets and have sex with her. She tells staff that she has just been raped by you.

**Questions**

What is going on in this scenario?

What is the man’s role in this scenario?

What is the woman’s role in this scenario?

Is it sex or is it rape?

If it is rape, what was the woman’s role in this, what was the mans?

If post treatment - Old me/new me?
**Scenario Two**

You are in a club and you start talking to a girl who is clearly wasted, as people push past to get on the dance floor she keeps falling onto you. She loses her friends and you offer to help her get home as she is clearly not capable of doing this alone.

You help her into her house and start kissing, she passes out on the sofa and you continue by having sex with her. Next day she reports to the police that she has been raped by you…

**Questions**

What is going on in this scenario?

What is the man’s role in this scenario?

What is the woman’s role in this scenario?

Is it sex or is it rape?

If it is rape, what was the woman’s role in this, what was the man’s?

If post treatment - Old me/new me?

**Scenario Three**

There is a young woman at work (aged 17), you have liked her for a while. You offer to drop her off one night after work as it is raining. She invites you in for a cup of tea to say thank you and to show you round the new flat that she has just moved into with her mate (who is still at work).

You start kissing her whilst in the kitchen, she makes it quite clear that she does not want to kiss you and neither have sex with you, but you say you will tell her boyfriend that she has had sex with you if she doesn’t. You start having sex with her and she goes along with it.
Questions

What is going on in this scenario?

What is the man’s role in this scenario?

What is the woman’s role in this scenario?

Is it sex or is it rape?

If it is rape, what was the woman’s role in this, what was the man’s?

If post treatment - Old me/new me?

Scenario Four

You have been married to your wife for five years. You have had sex together countless times. You are in bed one night, kissing and you suggest that you have sex, she is not interested and says she is tired, you continue and have sex with her anyway.

Questions

What is going on in this scenario?

What is the man’s role in this scenario?

What is the woman’s role in this scenario?

Is it sex or is it rape?

If it is rape, what was the woman’s role in this, what was the man’s?

If post treatment - Old me/new me?
**Scenario Five**

You are at a house party and there is a girl there who has slept with most of your mates. You want to have sex with her and in your mind she is a sure bet. She seems interested in you – you have spent most of the evening talking and start kissing, you lead her to the bedroom but she begins to lose interest in you, telling you she doesn’t want to have sex with you but you don’t listen as she has had sex with all your mates, why wouldn’t she want to with you?

**Questions**

What is going on in this scenario?

What is the man’s role in this scenario?

What is the woman’s role in this scenario?

Is it sex or is it rape?

If it is rape, what was the woman’s role in this, what was the man’s?

If post treatment - Old me/new me?

In some cases these could be consensual scenarios in others they could be described as rape, how do we tell the difference?
Appendix Four: Transcription Symbols

Taken from Potter and Hepburn 2006

The Jefferson Transcription System

The transcription system uses standard punctuation marks (comma, stop, question mark); however, in the system they mark intonation rather than syntax. Arrows are used for more extreme intonational contours and should be used sparingly. The system marks noticeable emphasis, volume shifts, and so on. A generally loud speaker should not be rendered in capitals throughout.

[ ] Square brackets mark the start and end of overlapping speech. They are aligned to mark the precise position of overlap as in the example below.

↑↓ Vertical arrows precede marked pitch movement, over and above normal rhythms of speech. They are used for notable changes in pitch beyond those represented by stops, commas and question marks.

→ Side arrows are used to draw attention to features of talk that are relevant to the current analysis.

Underlining indicates emphasis; the extent of underlining within individual words locates emphasis and also indicates how heavy it is.

CAPITALS mark speech that is hearably louder than surrounding speech. This is beyond the increase in volume that comes as a by product of emphasis.
‘I know it,’ ‘degree’ signs enclose hearably quieter speech.

that’s r*ight. Asterisks precede a ‘squeaky’ vocal delivery.

(0.4) Numbers in round brackets measure pauses in seconds (in this case, 4 tenths of a second). If they are not part of a particular speaker’s talk they should be on a new line. If in doubt use a new line.

(.) A micropause, hearable but too short to measure.

((stoccato)) Additional comments from the transcriber, e.g. about features of context or delivery.

she wa::nted Colons show degrees of elongation of the prior sound; the more colons, the more elongation.

hhh Aspiration (out-breaths); proportionally as for colons.

.hhh Inspiration (in-breaths); proportionally as for colons.

Yeh, ‘Continuation’ marker, speaker has not finished; marked by fall-rise or weak rising intonation, as when delivering a list.
y’know?  Question marks signal stronger, ‘questioning’ intonation, irrespective of grammar.

Yeh.  Full stops mark falling, stopping intonation (‘final contour’), irrespective of grammar, and not necessarily followed by a pause.

bu-u-  hyphens mark a cut-off of the preceding sound.

>he said<  ‘greater than’ and ‘lesser than’ signs enclose speeded-up talk. Occasionally they are used the other way round for slower talk.

solid.= =We had  ‘Equals’ signs mark the immediate ‘latching’ of successive talk, whether of one or more speakers, with no interval.

heh heh  Voiced laughter. Can have other symbols added, such as underlinings, pitch movement, extra aspiration, etc.

sto(h)p i(h)t  Laughter within speech is signalled by h’s in round brackets.