Victim Precipitation: Why we need to Expand Upon the Theory

Abstract

Victim precipitation is a controversial theory asserting that victims sometimes initiate the actions which lead to their harm or loss. It is important to study because research shows that it happens with some frequency, and therefore cannot be ignored simply because it is distasteful. This paper examines a number of reasons why we should not only retain the theory of precipitation but expand upon it through more discourse and research. A thorough examination of the literature and research reveals more than enough evidence to show that precipitation is useful within the disciplines of criminology and victimology. Going beyond the often misplaced criticism of victim blaming, a better understanding of the role victims play in crime could help better tailor services for them in order to reduce victimisation or re-victimisation.

Keywords: Victim; Victimology; Criminology; Victims of crime; Precipitation; Victim precipitation; Victim blaming

Introduction

Victim precipitation was a term first used by Wolfgang to describe situations in which the victim was the initial aggressor in the action that led to their harm or loss [1]. Victim precipitation existed not only in the research of Wolfgang but also in spirit in the early typologies of Mendelsohn (1956) such as the completely innocent victim (no precipitation) and the victim more guilty than the offender where one provokes another to commit a crime. Precipitation can also be seen in the typology of von Hentig [2] in the tormentor, who precipitates his victimisation by torturing his family, and in Schaefer’s [3] typology with provocative victims and explicitly with precipitative victims. The latter type is a direct acknowledgement that some victims have characteristics or do something that entices an offender to commit crimes against them and is more akin to what Siegel [4] calls passive precipitation.

These early typologies of victimisation, in which precipitation played a part, were often developed by lawyers attempting to understand how much responsibility the victim carried relative to that of the offender. In some way, it could be said that these were attempts to, partially at least, mitigate the actions of the criminal and allow for some consideration in sentencing. Indeed, Schaefer [3] directly offers this as a justification for the development of his own typology: “although one might disagree with the idea that proposes to assess the victim’s responsibility, this concept may operationally cover the pivotal issue in the criminal-victim relationship that, after all, is the critical problem of understanding and judging crime”. These early attempts and their emphasis on assigning responsibility are no doubt instrumental in the negative stigma attached to the very idea of victim precipitation today, where any attempt to understand the role of the victim is met with ire or derision. This is especially true from victim advocates who see it as undermining victim status while simultaneously excusing the offender for the crime. As applied by this author and colleagues, nothing could be further from the truth.

While there may be a victim-offender duality or dyad that exists in theory, where victims are viewed as always good or virtuous and offenders as always bad or predatory, the reality of crime exists somewhere in the hazy middle. No doubt there are many cases where the crime would have occurred regardless of the victim's actions, but there are also many cases where the crime would not have occurred, at least at that time, if not for the actions of the victim. To ignore this is to ignore a reality of crime, thereby undermining attempts to understand it. Because of this, the author and colleagues believe that we should not ignore victim precipitation, no matter how distastefully it is viewed by some authors (see Eigenberg et al. [5], who actually discuss victim precipitation, no matter how distastefully it is viewed). Perhaps the first reason we have for retaining and expanding upon the theory of precipitation that exist, and also the factors that contribute to precipitative actions. Only by doing so can be truly understand the context of crime and criminal and victim behaviour; and therefore hope to reduce or eliminate (at least certain types) of crime. Viewed in this way, understanding precipitation would be considered pro-victim as it works to reduce to the incidence, prevalence, and impact of crime upon them. Given this, the following reasons are proposed for not only retaining the theory as a useful construct in the understanding of crime, but also to expand upon it through more research and reinforcing the theoretical base on which it rests.

Victim Precipitation Happens

Perhaps the first reason we have for retaining and expanding upon victim precipitation is that it happens. The degree to which
Victim Precipitation is Not Victim Blaming

Despite the protestations of some, victim precipitation has departed from its early bonds, and is no longer an attempt to understand what Schafer [3] calls “functional responsibility”. This alignment with victim blaming is not helped by some of the studies such as Amir [6] which revolved around sexual assault where it is often viewed that a manner of dress or behaviour is seen as a sexual invitation. Attempts have thus far been made to address this concern [8,9], redirecting inquiries about precipitation from any form of blame to attempts to understand the criminal event in its totality.

An example the author uses often is the negotiation that stalking victims often engage in to try and end harassment. They may make meetings with their pursuer to try and “reason” with them about how the stalking is negatively impacting them and how they would like it to stop. The stalker, inevitably with a self interest outside of and beyond the victim’s desires, sees these meetings as just another opportunity for contact. It could be said that the victim precipitated further stalking by demonstrating that if the stalker continue, the victim will make another meeting with them to plead their case. Nowhere here are we blaming the victim as they are simply doing what they think will work. But a threat manager on will view this as a behaviour worthy of change if the victim truly wants the stalking to stop.

Assists in Understanding the Dynamics Between Victims and Offenders

This facet helps us to understand that some victims can also be offenders, and some offenders can also be victims (Muftić & Hunt, 2013). Because of this, any attempt to understand crime will be incomplete without understanding the full gamut of behaviours engaged in by all parties, and any characterisation of the offender-victim dyad as black and white will be largely incorrect.

Providing a Deeper Understanding of Victimisation

Studying precipitation allows us to understand more about how the victim and offender are connected. Whether compiling a victimology or doing a thorough analysis of a criminal event (such as an Applied Crime Analysis or ACA, see Petherick et al. [9]), every effort must be made to understand the breadth and depth of physical and emotional experiences of each party, along with how they perceived and responded to events, and how others responded to their responses, and so on.

Providing a Deeper Understanding of Offending

Though not trying to excuse the offender, an analysis of precipitation provides a full accounting of the offender’s responsibility in the commission of a crime. This examination may help understand issues relating to offender motivation and intent, among other possible insights.

Victim Precipitation in Legal Proceedings

Perhaps the most danger of aligning victim precipitation and victim blame comes in the form of legal attempts to understand victim and offender roles. Whether we view attempts to mitigate the offender’s responsibility or culpability as victim blaming, the reality is that such examinations are allowable under the law. This may be in the form of the so-called partial defences, such as provocation, of the full defences, such as self defence. If there is a problem with doing this from the point of view of understanding the various roles in the crime, then it would be reasonable to assert that your problem is with the law, not with the theory of victim precipitation per se. While this may be a problem for some, the outcome of any cases will likely hang on a large number of factors, only one of which is any identified precipitation. What is more, it could be said that considering the actions of the victim is only fair; giving the common but-for argument used in legal discourse. That is, but for the actions of the victim, the offender wouldn’t have acted in this way/the crime would not have occurred.

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