Examine whether article 1 q the 1933 Montevideo Convention on the Rights and Duties q States is an accurate statement q the criteria q statehood in the modern context q International Law. [20]

I) Introduction

Article 1 of the 1933 Montevideo Convention on the Rights and Duties of States, and the criterion set by it for statehood, has been the pivot of ascertaining Statehood as far as the theory of International law is concerned. However, same has not been reflected by the practice of States as we see today. Hence only the argument that it is still useful is not very persualive.

II) Article 1 a Monte video Convention and criteria set by it for Statehood

According to the Article 1 of Montevideo Convention fon Rights and Dubies q States 1933 includes:

1 A Definite Territory

For a State to have the element of statehood

a defined and definite territory with

booders is essential.

2 A Government Secondly, another condition for statehood is a government governing that definite territory of a state.

Another essential element of statehood according to the Montevideo Convention is the presence of a permanent population in the state.

(4) Capacity to enter into relations with other
States:

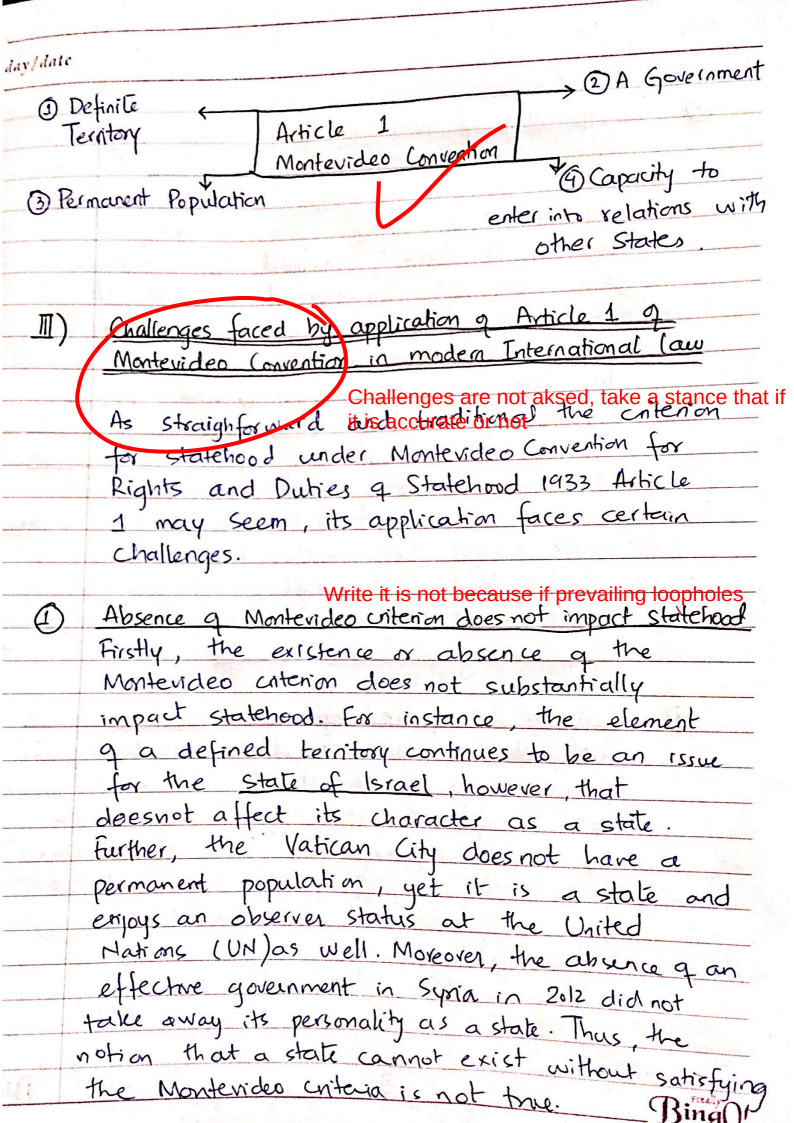
Lastly, another essential element q

Statement according to Article 1 q

Monte Video Convention 1933 is the

Capacity q that state to enter into relations
with other states.

If a state comprises all four q these elements, that territory is considered to have fulfilled all conditions q statehood according to Article 1 q the Montevideo Convention for Rights and Duties q states 1933.



(2) Incapability q entering into relations with other states not importing Statehood.

Besides, as politics plays an essential point in secognition q States, even entities.

Seeming to have satisfied the Criterian have met with, widespread International society rejection that are aannot reasonably argue that the entity quadifies as a state.

This has been seen in cases like Turkish Republic q Northern Cypnus, Rapublic q Sometiland, Republic q Abkhazia and Republic q Astsaleh.

All mentioned States have theoretically met enterior set by Article 1 but either an other State accepts their statehood or hardly any states do, with Republic q Abkhazia having highest number q states, being 7, recognizing

3 Chterian disregarded by International Community
The criterion has been disregarded imaginity
q the times by international community, which
has dented its credibility Political needs
q states influence how they follow rules
and norms q International law and the
reaction to creation q states, is primarily on
case to ax basis.

- Griterion disregards other ways Imeans 4 acquiring Statehood considered outdated by many scholars Since the criterion privided by the Montevides Convention 1933 Article I has 9ts roots in the declaratory theory, it completely disregards other ways through which states can come into existence, thus scholars argue that the criterion is outdated.
- (i) States coming into existence by decolonization
 After 1933, numerous state have come
 into existence through devolonization, such
 as Sudan 1956, Tunisia 1956 and Ghana
 in 1957. Elaborate
- Operations.

 After 1933, many states have come into existence through military operations, such as Israel 1949, Indonesia in 1949, and Bangladesh in 1971.
- further, many states are being demanded by ethnic minorities further, many states are being demanded by ethnic minorities around the globe on the baris of self-determination as well such as; Quebec by French Spelking Quebec nationals in Canada, Kurdistan by kurdish people in the Middle East of Kashmir by kashmiris in India and Pakistan and Chenchnya BingO!

(iv)

by the Cheachen population in Russia.

Membership of UN - more credible way of achieving statehood New States deem membership of the United Nations (UN) or recognition from its members a more credible and redible effective way of achiering statehood rather man by toying to satisfy the Montevideo Uniterion. For instance, the state q kosovo, who although is not a member of the UN, relied heavily on recognition by UN Member states and upon an advisory opinion given by the International Court of Justice to attack recognition.

Conclusion and Way Forward

Discuss way forward separately

Overall, the Montevides Cotterion for statehood has been the pivot of ascertaining statehood as for as the theory of International law is concerned, but the same has not been reflected by practice q states which is why the argument that its is welful is not very persuance. Perhaps, an amendment in the convention accepting that statehood can be achieved through devolonization, nilitary operations and self-determination would allow the criterion to coutch up with the Changing times. Nevertheless as it Bingo!

Repharse the challenges part that how these criteria is becoming null and void by those at helm of affairs

Stands now, unless supported by influential states, relying upon the Mostendes convention solely for ascertaining statchood does 1 ot seem to be useful.