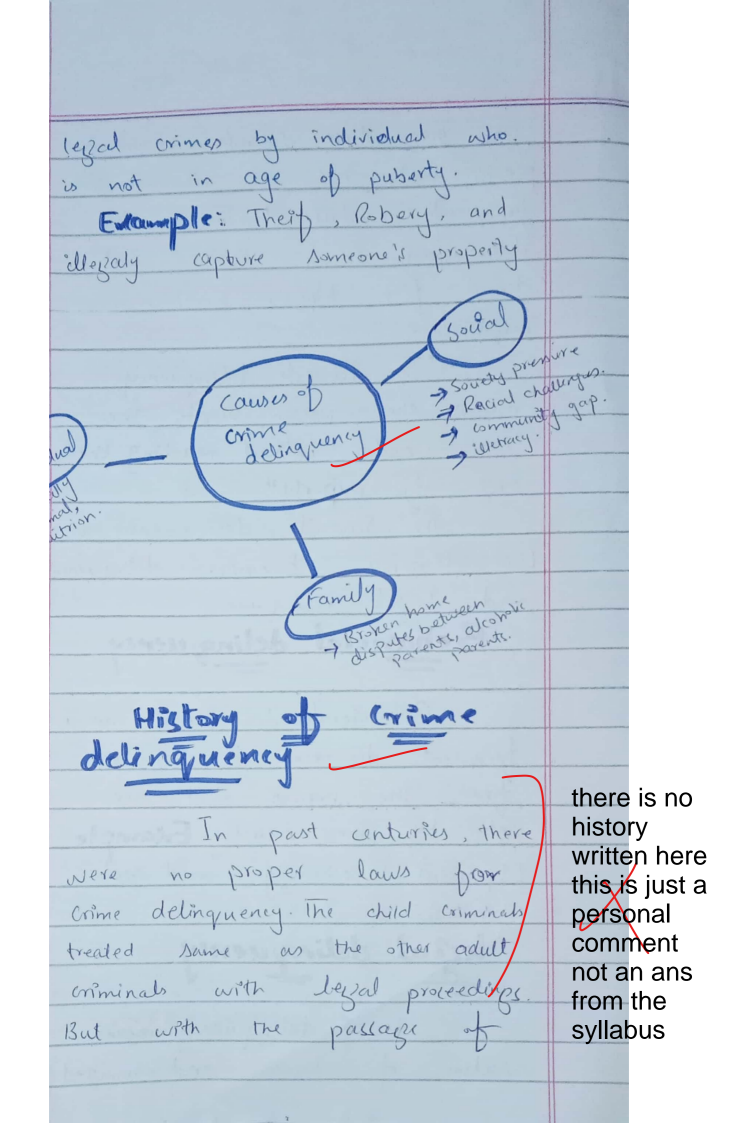


iii. Provide protection to Juvenile by state. IV. Proper legal proceeding Hereome Suvenile delinquency. V. Court operate theory that punishment not necessarily to prevent delinquency. vi sourt emourage resolution of disputes of Juvenile by 'Oprension' vil Rights of legal Assisstance for Juvenile offender. Vili. Effective polícies of International Juvenile Justice Obseratory (IJIO) organization 5) (onclusion. Juvenile delinquency also known as juvenile offending. It is the act of involving in unlawful behavior by a young individual who has not reach to adult age. In Juvenile delinguency individual perform illegal actions and deviate from the social norms set by the Society. - Literal meaning

The term "Juvenile" means a person who has not allained the age of adulthood. The word delinquency is a latin word derived from 'deliquere' which means 'negligence! The Twente delinquency means the person violate the social code without reaching the age of puberty" The Swenile delinquency has two dimension behavioral delinguency and legal delinguency. Behavioral delinquency Behavioral delinguency means prequent deviation of behavior from the norms which are set by the society. Example Elopment's Lethars'y and illmannerøsm.etc leval delinguency regal delinguency means violetion of laws and committed are cruia accinquency. Il

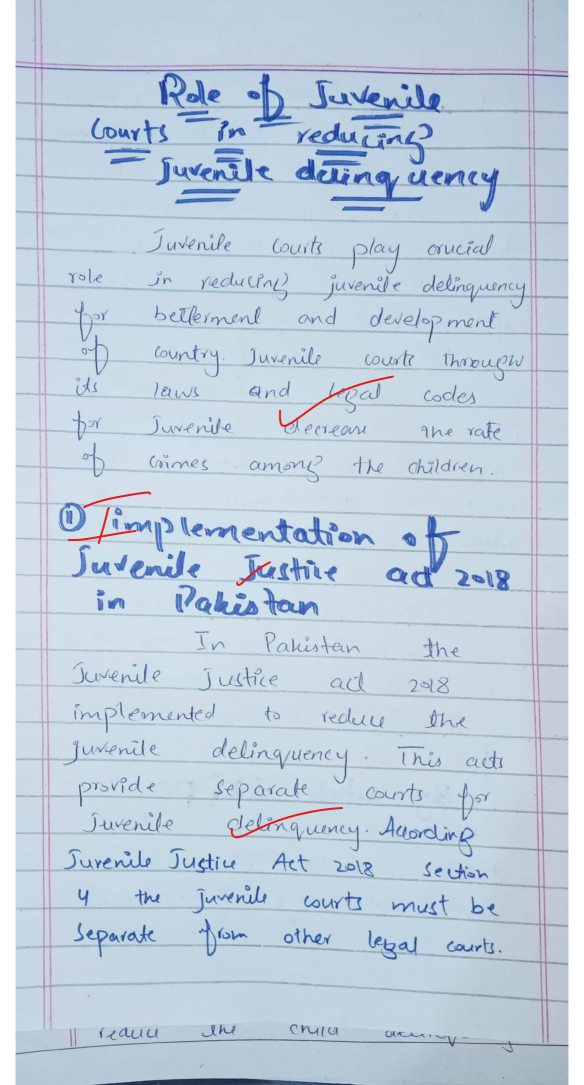


time frequent development our en juvenile justice system. Hestory of criminial Juvenica Hickory of origin of Juvenile Justia uvenile justice in Palistan. Origin of Juvenile Justice in USA. In the early 18th contury the children crimes faced same punishment as like adult The children improsped with the adult criminals which lead them more Severe criminals.

In end of 3th century the development occur when repormation movement started for the rights of

children and women. In 19th Contury Separate Legal laus and justice system reform for the child delinquency. In laws many states of USA separate the Juvenile Justice system from other legal courts to rehabitate the child delequent behaviour. According to Juvenile Justice System of USA "it is duty of state to provide child proper protection and rights. so The children who involved in deliquent behavist are responsibility of State. Justice in Pakistan In Pakistein Promolugated the Juvenile delignency ordinance in 2000. According to this ordinance the child delinquency should have separate Juvenile Justice courts.

But this ordinance properly implemented and repeated in Juvenile deliquency Act 2018. Through this aut the commerce committed by children their legal proceedings occur. According to Article 25(3) of constitution of Palistan "It is duly of state to protect women and children" Pakistein is also signed the United nation humanterian children rights in 1989. According to UN article 37. which is implemented in Pakistan No children is tortured, nor improsoned and neither punishment of death penalty untill chances to relases the oppender. By article 82Ppc No children is punished to death penalty who has not reach the age of eighteen.



Date: / /20

Day:__

The Suparate courts of Juverille
delinguency also have separate legal
codes which provide them chance
to renabilitate or reform their
personality which cause decrease
en level of juvenile delinguency.
2 Provide Rehabiliation unter
for Juvenile delinquency
In juvenile delignoney
pustice system the NCros and
other institutes prostate rehabilitation
Center to the juvenile which
would helpful to reform their
perisonality and made them
responsible citizen of country.
By Section 3 of Juvenile Justic Act
2018 et es responsibility of NGOS
to rehabilitate the gavenile for
its better development. This would
provide opportunity for juvenile to learn
The legal and social norms. This can
reduce the child delinguency.

Date: __/__/20__ Day:_ (11) Provide Protection to Juvenile by State. The State provide protection to governde which wrose the loyality towards the state. According to Palistan article 25/3). "Women and children Should be protected by the state" The guvenile muste be reform and protected by the State. Therefore state às responsible for the devient behaver of child and it is duty of starte to provide opportunity to delighter juvenile for its learnings. So by provide protection to Juvenile the state con reduce the juvenile dellinguency Proper legal Prolections

Duercome juvenile delinguise If the proper laws legal assistm

leisa ...

vii Rights of legal Assisstance for juvenile obtender

The regnts of legal auristance

2s a major step for juvenile

offender. The legal aristeines help

the juvenile for "to legal proceedings.

In USA Law within 24

hour of care of juvenile

must proceed with right of

lezal ansistance.

All in All juvenile deliquent

Es a legal and social deviant

behavior of radicidual which

Windson Charles

is not at the age of eighteen.

In history there was no proper legal codes for the Juvenile delinguing but with the paggage of time every state realise the importance of Separate juvenile courts, laws, institutions and organizations that hapful in reducing rate of givenile delinquency from the state.

ans is not coherence and has alot of useless commentary

be precise and to the point ans lacks material content from the syllabus and no theoretical references at all 5/20 not satisfactory give a formal intro and conclusion