

Criminology

Q 2: How does deviance varies from time to time and place to place? substantiate with Examples by keeping pakistan in perspective

Ans:

Deviance: Deviance is the disapproved behavior or violation of social norms. It can be criminal when it violates the law but can be non-criminal when it doesn't violate the law but deviate social norms that can be disapproved by the set norms of society.

Deviant behaviors that violate social norms are telling lies or being extravagant or ~~or~~ disrespecting parents and family.

Those deviant behaviors that violate the laws are robbery, theft, harassment, murder and all those acts that can be considered as crimes.

are deviant behaviors.

A Debate of Criminology over Deviance and Crime:

As crime and deviance are often used interchangeably due to close relation but they are put in different aspects because deviances are normally considered those behaviors which violates social norms and are not necessarily punishable by law. While crime in its strict sense means are those behaviors that are punishable and prohibited under criminal law. They provide a matter of investigation and many parties are involved in the investigation till solution and punishment of the problem.

Problems that precipitate Deviances

The problems varies from society, mind, psychology, environment, education, family and neighbours and relation with people. There is a wide array of problem that give rise to deviant behavior in a society. Particularly in India

the discourses in family, the neighbour's behavior, the social issues of particular population, inflation, ethnic issue, terrorism all these give rise to the deviant and criminal behavior.

Deviance variation in ~~places~~

places:

As there is a close relation of crime and deviance and can be used ~~and~~ in tandem but the narrow and straightforward border distinguish them from one another.

In a particular place a deviant behavior is considered as a social deviant behavior and considered as violation of social norm but not exactly liable to criminal law or investigation. On the other hand in another place or time the same deviant behavior is considered as a criminal act and laws are formulated to stop that crime.

For instance a Sin and Murder Sin may or may not be punishable

liable to punishable investigation.

but a murder is a sin that is punishable and a crime.

Example 2:

Extravagance is a harmful act in society and family but not liable to any criminal activity while corruption is an evil and considered as crime.

Behaviors are criminalized and decriminalized based on locality and time duration factors. It also changes with cultural understanding and sensibilities.

Example in Pakistan: Decriminalization, criminalization and decriminalization.

In Pakistan crime and decriminalization take a shift from time to time and place to place. At one point of time the decent behavior is considered as decriminalized while the same act is criminalized in other places.

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For instance kite flying is criminalized in Lahore because it was needed at the time of saving lives of people. Although kite flying is considered as a game but its criminalization is the process by which an act is considered criminal when it is harmful and against the laws. So the an order was promulgated in 2001. called as 'Prohibition of Kite Flying - Ordinance 2001.'

In the same way Benami Transaction is known to be a way of corruption. It is considered as corruption in Pakistan and so an act was promulgated in called as Benami Transaction (Prohibition) Act 2017.

Critical Analysis:

It is important to bear in mind that crime is a social construction what counts for legal structuring in a particular place or time is

considered as Crime while the other term deviance denotes all those behaviors that break informal social norms and rules. The same deviance when takes the legal standing are considered crime. So the deviance

Conclusion

From above discussion it is analysed that crime is a social construction and constituted for the purpose when the deviances take legal standing, particularly its Pakistani content.

Part - II Sect - II

Q4. Write a comprehensive system of Pakistan.

Ans: Juvenile Delinquency:

Juvenile means a child, the one who

has not reached to the age of 18

year, and 'Delinquency' mean negligence or 'Violation'. So when a child violates the social code of society

or a law is called 'Juvenile Delinquency'. So there are behavioural and legal aspects and dimensions of Juvenile delinquency. The one which breaks the law and legal standings are the legal dimension and the one that are the disapproved behavior of the children. For instance leaving home and element, ill-manner with elders, disrespecting parents. These are disliked by society but no codified crimes.

causes: There is a wide array of causes of Juvenile Delinquency ranging from physical defects in children to family society and set up of family and society. Poverty, child labour, child abuse, illiteracy and the list moves.

Juvenile Justice System:

Juvenile Justice Systems are the laws and institutions made for dealing the Juveniles who commit delinquency and that too the legal dimension of delinquency.

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It is a separate system from other courts because the cases and nature of Juvenile delinquency is way different from adult crimes.

It was first developed in England through a series of historical development in dealing the Juvenile crime the idea of a separate Juvenile system originated.

Juvenile Justice System in Pakistan:

The Constitution of Pakistan has provision in the Article 235 to protect women & children. Also being the signatory to UN convention of the Rights of child in 1989, Pakistan govt is responsible for the protection of child.

a. Age of criminal liability in Pakistan.

According to section 82 and 83

of Pakistani Penal code 1860.

- ① Under 10 year of child's offence is not an offence
- ② Nothing is an offence between the 10-14 age child crimes.

In Pakistan the first Juvenile Justice System Act 2018 was promulgated in 2018 and repealed the 2000 Ordinance of Juvenile Justice System.

PROVISIONS IN JUVENILE JUSTICE SYSTEM ACT 2018

1. Definition of Juvenile : Below age of 18.

2. Separate courts : Called Juvenile Courts.

3. Construction of Observation homes and Rehabilitation centre in

- Place of Police Station and prison.

4. Sub inspector under supervision

SDPO would investigate the cases

of Juvenile.

5. Juvenile committees in every Division for proper investigation

① the role of committee to dispose

the case in one month

② inspection of homes and rehabilitation centres

6. the concept of Diversion - if possible

the crime involving the child through

Sirga system.

7. Separate trials from Adults offenders.
8. Children who commit crime - will be legal assisted as they rights.

The Role of police in Juvenile Justice System:

1. Not to treat the child as adult offender.
2. avoid handicapping the child if there is no chances of run away.
3. Inform the guardian in case of arrest.
4. Keep the child in Observation home instead of Police Station.

Role of Probation Officers:

1. Take care of child.
2. continues monitoring and counseling.
3. coordination with guardian.
4. Assisting the court.

Non-implementation of Juvenile Justice System:

Unfortunately the Juvenile Justice System 2018 is just theoretical

but there is no progress in implementation.

There is no Juvenile court yet established along with that offender identification is not enacted, and hence there is not rehabilitation and committee and no observation homes.

Reasons for non-implementation.

- ① Juvenile is not a priority.
- ② The Act of 2016 is a draconian law.
- ③ Civil Society don't ask for children rights.
- ④ The role of media also suppress the issues.
- ⑤ Implementations of laws are slow.

Recommendations and Measures for Improvement of Juvenile Justice System:

1. Legal actors need training to understand the Juvenile system and Rights of children as it is new phenomena in practice.

2. Orientation courses should be provided at some level of education for

understanding Juvenile law, probatric law, procedure of courts and the whole process of Juvenile delinquency.

3. Fair trial and Equal treatment of police department is necessary.
4. Time limit should be strictly followed as mentioned in acts.
5. Separation of adult crimes and Juvenile delinquency is necessary to be understood by court houses.
- b. Parol system is not properly availed as new to the people of Pakistan.
7. Conferences and Seminars should be arranged at different universities, schools and college to bring awareness in the people.

Conclusion:

Although Pakistan has documented a very proper Juvenile crime act but unfortunately it is not implemented in court due to the new system. Proper awareness and training may bring fruitful results in the future if implemented in the Pakistan.