	Profinancy - II +109 Day: 155	T
	what are the core Principle	11
	The fear of losing mestments discourages	
	deviance.	
111/	Involvement:	(2
7	Time spent in skuchered, socially	
+	auptable activities such as schools,	
	work etc leaves less opportunity for	
1.0	deviant behaviour.	
(14)	Belief:	
	Adherence to moral values and	
	societal norms reduces the tiklihood	
	g deviance. Individuals who respect	
/	laws and social expectations are	
-5	less in clined to breake them.	
3)	Understanding Crime through SCT:	
	According to Social control theories	
04 - T 1+150	(SCT), criminal behaviour puber an	
	individual's bond to society is weathered	
7.5	or broken.	
עין	Lack of A Hachment:	ę
	Individuals with poor relationships,	G^{λ}
	especially during childhood, forexample	
	absence of parents or toxic social environments	
Cii	are more prone to crine.	
(1)	when individuals lagus clear goals	
	or percive limited opportunities for	
	Lucies through legitimate means,	CHIL
(22)	they are more likely to resort to crime.	
(III)	Idle time & Opportunity:	
36 / 05 0	People without meaningful	Contract of the Contract of th



te:	Day:	
	Emboracion Education and Employ-	(3)
	have greater chances of engaging in	
	Ginimal behaviour.	Longon Co.
2	Erosion of beliefs:	3
	Those who reject or are	(
	indepperent to everal morms are more	
	likely to engage in activities considered	/
	devianent or criminal.	March 1999
	Solid Speialbonds Weakened Social B	ords
	Y	
	· Attachment · lack of A Hachme	nt
	· Commitment · Low Commitmen	
	· Involvement · Idle time	
	· Belif · Erosion of Bel	ief.
	Seingring Moral & Legal Execution:	4
	Deterrence of Crime / Crime /	
	Criminal behaviour Leiminal behav	our
	,	
4)	Proposed Remedies for Social	
	Contral	
1)	Strengthening Family and Community	
	ties:	
	Introduce family counselling and	
_	support programs to build stronger	(3
	attachment among family members!	
	Encourage community balding activities	
	such as cultural festivals, local	
	support groups to faster unity.	

Date:	Day	
	Enhancing Education and Employ-	
	ment opportunities:	
	Provide scholarhips emd mentor	
	ship programs to ensure access to	(v)
	quality education for underprivilized	/
	and marganilized groups, Enpand	
u	vocational training and job placement	
	programs to increase individuals?	(2)
	commitment to goals.	
3/3)	Promoting Structured Engagement:	
gation soliday.	Establish youth centrery sports	
+1.5	programe, and entra curricular .	
	activities to keep individually.	
	especially youth, actively involved	
251	m positive environments.	
	Reinforcing Moral & Legal Education:	
- '/	Launch campaign for	
1.3103	legal and moral awareness that	
President (Control of	emphenixes upon the importance	
	of societal values and norms.	4
	Integrate Islamic values and	
	Edwarting in schools so that	/A
•	students would know the real	1
	teachings of Islam.	
5)	Implementing Restorative Justice	
	Mechanisms:	
	and mediatron techniques between	
	victim and openders to rebuild	
	attached and in it is to consider	



Date:	: (f - c(-f + 3 - 5) Day:	or by
	How does the 2000 on Timberle	*
	to integrate organicles back into society.	
6)	Empowering youth and marginalized	ń
-/	Groups:	•
		-
	Development of mentoeship programs	
-	for youth at rick. Adderen	-
	systemic megualities to encure	
16	marginalized groups have equalacess	
	to resources and opportunities.	
(CONCLUSION:	
	Social untrol theories lightights	
	the importance of so cial bonds in	- 1
	preventing criminal behaviour. Effective	
	Gime control neasures must be focused	_
120	on justing attachment, commitment,	-
-	involvement and belief in societal.	-6
	nouns - By strengthening family tres,	
	providing education and employment	
	opportunities, and promoting	
	restorative justice; we can adoles	Q
	the root causes of deviance: and	
	build a layer society.	
	J. J.	
	satisfactory 12/20	
	Satisfactory 12/20	

Date:	Section - II: Day:	
94	How does the absence of Turelille	
		-
1)	INTRODUCTION : Atuay Samousages	9
	The absence of specialized	16
	Tuverelle Couls means separate	<u></u>
	courts and hearing units for	
	children under 18, years of age,	
	so threy are not enposed to the	
	severity of the criminal courts.	
	The absence of specialized courts for	- une
	Javaniles significently impacts the	્ર
	effectivenes of juvenile justice system	
	in Pakistan. The each of renabititative	
	justive, enposure to abuse, over burdening	
	g justice and delays.	
2)	IMPACTS ON OVERALL EFFECTIVENESS	
2)	IMPACTS ON OVERALL EFFECTIVENESS OF THE JUVENILE JUSTICE	
2)	OF THE TUVENTLE JUSTICE SYSTEM IN PAKISTAN:	
2)	OF THE TUVENILE JUSTICE	
	OF THE TUVENTLE JUSTICE SYSTEM IN PAKISTAN:	
	SYSTEMD IN PAKISTAN:	
	SYSTEM IN PAKISTAN: Lack of Rehabilitation-Focused Justice:	
	SYSTEM IN PAKISTAN: Jack of Rehabilitation-Focused Justice: Juvenile offender require a	
	SYSTEM IN PAKISTAN: Jack of Rehabilitation-Focused Justice: Juvenile offender require a System focused on rehabilitation rather	
(i)	SYSTEM IN PAKISTAN: Jack of Rehabilitation-Focused Justice: Juvenile offender require a System focused on rehabilitation rather than punishment. However, in the absence	
(i)	SYSTEM IN PAKISTAN: Justice: Justice: Juvenile offender reguire a Lysten focused on rehabilitation rather than punishment. However, in the absence of specialized juvenile courts, they are	
(i)	SYSTEM IN PAKISTAN: Justice: Justice: Juvenile offender require a System focused on rehabilitation rather than punishment. However, in the absence of specialized juvenile courts, they are often treated within the same judicial	
(i)	SYSTEM IN PAKISTAN: Justice: Justice: Juvenile offender reguire a Lysten focused on rehabilitation rather than punishment. However, in the absence of specialized juvenile courts, they are	
(i)	SYSTEM IN PAKISTAN: GW JADI Lack of Rebabilitation-Focused Justice: Juvenile offender require a System focused on rebabilitation rather than punishment. However, in the absence of specialized juvenile courts, they are often treated within the same judicial framework as adult offender-which leads to:	
(i) a)	SYSTEM IN PAKISTAN: Justice: Juvenile offender reguire a System focused on rehabilitation rather than punishment. However, in the absence of specialized juvenile courts, they are often treated within the same judicial framework as adult offender. which leads to: Delay in case resolutions	
(i) a)	SYSTEM IN PAKISTAN: GW JADI Lack of Rebabilitation-Focused Justice: Juvenile offender require a System focused on rebabilitation rather than punishment. However, in the absence of specialized juvenile courts, they are often treated within the same judicial framework as adult offender-which leads to:	

Date:	Day:	
	Over-burdened Judicians and delays:	4
	According to a report by Justic' Project	(7)
	Pakistom (JPP), around 3,000 gureniles	0
	were incarcerated, without access to	
	proper legal representation or	
	rehabilitation programs annually.	
2)	Increased vulnerability to Abuse:	
10 1 20	without specialized courts	
	jureniles are frequently tred in	
	general courts and determed in	5.
	facilities with adults exposing them	
22.00	to abuse and exploitation, undern-	
	ming their chances of reintegration	
	into the society.	
3)	Non-Implementation of Juvenile Laws:	
	Although, Pakistan enacted the	
	Juvenile Justice System Act (JJSA) 2018,	X
	implementation remeins weak, The	
	absence of separate courts hampers	
	the Act's core principles of diversion	
	and rehabilitation. Turenile are	
	often denied diversion and probation	
	or ristorative justice due to the lack	
	of specialized mechanisms to implement	
	them effectively. Society for the	
	Protection of the Rights of Child (SPARC)	
	survey of 2022 revealed. thatlonys x of	
	tue juvenile cases in Pakistern were	
	cliveted to mon-custoclial measure	
	aciverca to more considering	
		-

Date.	Day:	da esta
4.	Over-hurdened Judiciary and delays:	
	Pakistem's succeival backlog	
	reached 2.3 million cases in 2023,	8
	according to Fransparency International	
	CTI) report, including juvenile cases,	
	causing delays that entend beyond	
	the recommended simelines for juvenile	
	trials. The alaerdy, one burdened	2
L	general courts, struggees to prioritize	
	juvenile cases.	
5.	Limited Access to specialized	
	training for Judges:	
	Judges in general courts often	
	lack the training to clear with	
	juvenile cases, resulting in judgements	
	that donot align with principles &	(8
	childs rights or prsychological well-beir	<u> </u>
3	CONCLUSTON:	
	The absence of specialized	
	juvenile courts unclumines the	
	core punciples y rehabilitation	
	protection, and timely justice for	
	jurelilles in Pakestern. Establishing	
	a separate framework for juveniles	
	is not a legal necessity under the	
	JJSA 2018 but als a snoral obligation	
	to encure that vulnerable children	
	are given a chance to reform and	
	sintegrate into the society.	
ansi	wer is a bit short for 20 marks	
	more in it an give an applied answer	
	y theories and tell about juvi del theory too	

Date:	SECTION - III: Day:	4442
	Explain the use of interrogation &	
	7	1
- 0	INTRODUCTION:	_(
777	Interrogation and interview are	
	essential tools in criminal investigations,	4
	enabling investigators to gather information,	
1	Verify tacks and seek confessions. While	•
	both techniques aim to collect evidence	
	and uncover the truth, they cliffer?	10
	significantly in approach and purpose.	
	A s A	10
2)	INTERROGATION:	
	Interrogation refers to	4
	Unterrogation refers to	7.
	to elicit information or a confession from	
	a suspect."	
		6
	and it aims to incover the truth	
(:)	regarding a crime.	
(1)	Interrogation Techniques:	
	Λ	
	Heurstery Guesterning: Bish	b
-1	PEACE Model	
	-3 _ Behavioural analysis	
	3/	
	Accusatory questioning.	
a)	Ried:	
)	Direct confrontation with suspect about evidence.	
2)	Offering possible justification for their behaviour	
4	to minimize puilt.	
3)	Encouraging a confession through highlighting -	
	7 0 0	

Date:	Day:	
	consequences of lying.	
	It is a risky technique because it can	
	lead to false arcusation if not	
	Carefully managed:	1
		(10)
b)	PEACE Model:	
	A non-confrontal approach.	
1)	P = Preparing and Planning, through	
	under stemding the core.	
2)	E = Engage and Explain, building rapport	
	with the suspect.	
3)	A: Account, allowing the suspect to	
	present their version: of events.	5
4)	C = Closure, summarizing and concluding.	
	E: Evaluation, reviewing eviclence and	
	efatements.	
	a suspect.	
c)	Behavional Analysis:	
	By observing the bady language,	
	facial enpressions and speech patterns	
	to access thathfulness or detect deception,	(i)
	, ,	
d	Accusatory Questioning:	
	Presenting the evidence to confront	
-	inconsistencies in the suspect's story,	
	Often with escalating pressure.	
	Often with escalating pressure.	
	Ried:	(0)
	C EAKS	

Date:	Day:	
3)	INTERVIEW:	44
	Interview refers to:	
	" A non-confrontal conversions	
	clesigned to gather information from	Gu
	witnesses, victims, or suspects. ?	0
	The goal of the interview process to	
	collect accurate aniel detailed	
	accounts without coercion.	
(i)	Interview Techniques:	
	[[마리아이션 유통하실 위기의 원인역 유명이 전에 가는 그리고 있다면 가는 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 모든 사람들이 되었다.	
	S / Cognitive Interview	
	- Open-Ended Questions. Active - Listening.	
	Active - Listening.	
	The forest the state of the sta	
a)	Cognitive Interview:	
	Used to enhance memory recall	
	In wither or victim.	
	Reconstructing the content of the event.	
2)	Encouraging detailed description without	
1	Interreption.	(1)
3,	Recalling the event in severce occler	1
	or from different perspectives.	
- 15	0. (110 11.	
(ט	Open-Ended Questions:	-
-	Avoide leading questions to ensure	i.:\
	embiased responses such descriptioning	111
7	Action lide in a	
	Active - Listening:	
	Building triest and rapport by	
	showing empathy and allowing the	
	interviewee to feel heard.	

ate:	Г <u>Р</u>	100
4)	ENSURING ETHICAL PRACTICES DURING	
	THESE QUESTIONING TECHNIQUES:	
	2 men concertat constitues	60
)-	Eneuring ettical practices on	(12
/	interrogation and interviews is	
	critical to sape guard human rights	
	and preventry wolations of Justice.	
	Investigators must archere to legal,	
	anoral and professional standards to	
	maintain credibility and fairness.	
(1)	Adherence to Legal Standards:	
	Informing the suspects about their	
	sights, such as.	
	Right to remain silent, and	
	access to legal counsel."	(0)
	Physical, psychological pressure, threats	
	and promises of lensency are prohibited.	
	Digital recording should be done to	
	maintain transparency and accountability	4
(i)	Building Rapport:	
	Establishing a respectful and	
	non-sucutening environment encourages	
	open communication, reducing the	<u>(d</u>
	likelihood of false statements.	
(iii)	Training in Ethical Techniques.	
	Provide investigator the proper	
	training in non-coexcive methods	(3
	like the PEACE Model, ensuring	
	etheal behaviour during questioning.	

Date:	Day:	-
(4)	Monitoring and Oversight:	
	Supervisors or independent	
	booker should review interrogations	
4	to ensure compliance with ethical	
PLI	guidelines.	13
(v)	Avoid Leading or misleading Questions:	0
	Uning neutral language	
	frevents tu investigator from influencing	CO TO COMPANY
	My subjects responses	
(vi)	Respect for Vulnerable Population:	
	Special cone must be takein.	9
	when questioning minors, victims of trauma,	
	or individuals with mental health issues,	
	and elderly and women , ensuring the	
	presence of legal quarchians, psychologist	
	a counsellors. Lady police should be	
	present while necessating women and	
	arresting women.	
(111)	Professionalism and Neutrality:	
	Investigators must avoice	
	prejudging suspects or appearing biased,	
	focusing solely on uncovering the	
	facts.	
5)	BENEFITS OF ETHICAL QUESTONING:	
(i)	Increased accuracy:	
	Non-coexive methods reduce the	
	sick of false accusations and ensure	
	reliable evidence.	
<u>(ii)</u>	Legal Compliance:	
	Prevents violations of laws like in constit	ution
	luman rights and interpatronal laws whi	le
	나를 가지 않아 가게 가게 되었다면 하지 않아야 하셨다면서 하는데	11

Date:	Day:	
	Monitoring and Occisian:	163
	Pakisten has ratified.	
Cií	Entranced Trust in Law enforcement:	
	Ethical practices juster public	(11)
	confidence in the criminal justice system	(14
iv)	Admissibility in Courtis and blood	(0)
	Eflical questioning encures	
	that evidence obtained is not	
	chimissed due to procedural violation	
	Reall for Villounde Populations	(iv)
6)	CONCLUSTON:	0
	Effective interrogation techniques	
	and interview techniques are vital for	
	aininal investigations. By employing	
	structured method like Reid technique	
	PEACE model, Cognitive interviews	
	investigators can gather accurate	
	information while uspretty human	
	rights, proper training and accountability	(114)
	measures upholes the integrity of	
	the Justic systems and prevents	
	wrongful convictions. It protects and	
	Grengthen public trust in law enforcement	nt.
		7-2
	BENJEELLE OF ETHICAL PURCEOURLES:	()
	interced activacy:	(i)

(ii)	Lack of Capacity and Expertise:		100
	KAB's lack of skilled investigator	<u>, </u>	
	forensic auditors, and modern	(16)	
	technologies, needed to handle	(10)	
190	complex white-collen crime such		
1	as money laundering, ofshore		
	accounts, and digital frauch.		
	Many cases of NAB fail in courts		
	due to weak evidence or poorly		
	prepared cases.		
(iii)	Judicial Inefficiency:		
	Cases involving high-posfile	1	
	incliviolucies opten face delays m		2
	the courts due to longthy procedures	¥	
	adjournment and limited		-
	accountability courts.		
(iv)	Plea Bargaining and Voluntary		-
	Refurn Mechanism:	(1)	
	NAB? use of plea bargains		
	allows accused individuals to		-
	return part of the embezzled		-
	fraud and avoid prosecution. This		_
	practice is seen eliment and.		_
	undernances detterences Critics arque	2	1
	that this approach encourages		_
	comption by enabling offerders		-
	to buy their way out.		-
	O O		
(v)	Weak legal Framework:		
	NAB's legal framework often		
	gails to ensure appropriate		
		1	

Date	Day:	dissident of the second
	prosecution. Ambiguities in the	
	National Accountaintity ordinance	(17
	(NAO) 1999, makes it easier ger	(1
	accused individuals to exploit legal	
1/	loopholes.	
	Media trials and loss of Credibility	
	High - profile cases are usually	
	senentionalized by the media,	
	leading to public trials before	
1	courts reach decisions. According	
	to Gallup Pakistem Survey, it is	(vi)
	respondents trusted NAB to conduct	
	Impartial accountability.	
	• in the second of the second	
3)	Reforms needed to renhance MAB's expectiveness:	(v)
	NAB'S exceptive ness:	
(i)	Strengthen Institutional Autonomy:	
	sweld NAB from political	
	interference by introducing structural	(iv)
	reforms, such as creating independent	
	board.	
(ii)	Capacity building & Technological	
	Upgradation:	
	Train NAB's investigators In	
	forenese auditing , financial crimes, and	
	digital fraud detection. Establish	
	partneships with internettional anti-	
	Corruption agencies like Inter Pol or	
	the Amancial action Task Force (FATF)	
	The American push rolle CIMII)	

Date	: Day:	
	to encure advance investigative technique	1.
(iii)	Judiceal Retorms:	
	Increeise the number of	
	accountability courts and streamline	
	Judicial processes to ensure swift	
	disposal of cases, Implement:	in
	time-bound trials for corruption	(18)
	Casas	
	" A Justice delayed is a Justice	
	denied."	
(iv)	Revamp Plea bargain mechanism:	
6.	Introduce stricter regulations	
	for plear baigains, ensuring	
	full public disclosure and stricker	
	penalties for offenders.	
(4)		6
	Address the ambiguities in	
	the NAO to prevent misuse of	
	the law and ensure transponent	(1)
	procedures.	
(vi)	Strengthen Oversight Mechanisms	
	Framulate anithalependent	
	accountability commission to monitor	
	NAB's specations and reclude	(ii)
	perceptions of bias. Enlience mal	
	coordination between NAB and	
	other anti- corruption agencies,	
1	such as the federal Investigation	
	Agency (FIA).	

Day: -CONCLUSION Pakistam. over all paper is fine and satisfactory 12/20