According to the conflict perspective of Karl Marx, Earliet asises due to differing interest of social classes. The laws enacted one more suitable for the upper class add a cost of lower class. Upper class segment is usually while collar criminals including corporate crimes. It descret these crimes one generally percreved loss hounded than theel cimes for randows reasons such as less intensity of violence losser cases of human victimization and softer accountasing than street crimes. Critics state that law usually favours while collar criminals to street aminal, disvegarding the urberlying circumstance.

Relationship between white-collar crime and corporate crime

White-collar crime:

white collen-coince is fromwitted by white collar employees in an established professional eminorment.

There are various varifies of white collar civines such as con frond, havasement, threads etc. I tence it usually covers a broad range of crimes committed in an organisational structure. Among them, one of the most required is work-place sexual harvasiment. For success promotion, employees are asked to sexual harvas, this work promotion, employees are asked to sexual harvas, this while include who concented and unconsented ones, transcorpe, threads one used include who mentally presumice employees

Conjude Cime: Corporate Crime are types of white cotton crime that directly affects the organisation. Such coines usually bappen she to weak internal control are usually required to ensure that organisations is travailed Statements one bee both makerial vietalement or fraud and show true and fair value. Composate Cime incolors fund ausasalluncat insider trading only under Parous for specifica From a organisation. What relationship exists?: Corporate Criminals are usually dealth through Laws enacted in Company's Act 2017, Penathes and punishment are clearly prescrited in cases of fraud.
Financial Harkers and Regulations stipulated by SECP (Socurity Exchange Comminion of Pakistan) ensury that business Insider Trading in Jock market, Specifically, is determed. Tax Ordinance of 2001 Specify tax or regulations and cada provide bajos of calculations. Hence Corporate Crime 4 and penalties and logal provisions in different acts and regulations Peral Code, The act for work-place houversquelrevou our loyal sinding. Hence, both (vivice been types have speaker loyal aspects However, Corporate Cima on to should be considered a subject of White collar Crime.

While colour Cime us Street Crime Street Crune: Street Crimes are committed publically. It usually involves cimes like murder, theft, robbery and havasjenech. Street Cimes one usually more voilent. It may proude victine with wore traumanic experiences directly or indirectly. Moreover, the crime may be result of poverty or frustration. Strain theory explains this behavior ushich it to be disursed later involves illicit, doviant methods of achievement. Anomie, therefore, occurs due to hopelessness and societal pressure. White-Collan Crime parciered as less hamful than Street crime: Street-crime, as mentioned earlier, have greater violence and more direct victimisation. Even though the amount stoller, to example, may be howen
than a white color crime it tund entacellment, it creates direct affects on victim. Hence, it ignolves more like threatening, direct approach to come. Hence, making it more harmful in the eyes of people.

Therewer, A white-colour exploit client-agency relationship took to commit crime. His actions may not usually affect the major chunk of share statishedows.

There dospite of greater crime committed by white-collar literace, Jospite of greater crime committed by white-collar crimes. climes.

DEAR STUDENT 3 PAGE ANS IS NOT ACCEPTABLE AT ALL MAKE CHARTS AND TABLE HIGHLIGHT THEORETICAL APPLICATION AND HIGHLIGHT KEY POINTS ADD MARGIN LINES TO ALLIGN YOUR ANSWER 5/20 ANSWER IS VERY GENERIC AND BLAND

NOT SATISFACTORY

1



Consclusion conclude, corporate crime is a branch of white colleu crime. Corperate Crime, speakiedly, covers specific cimes directly related to the functions of corporation. In management term, it affects the formal structure of organisation. Whoven White allow crime include both formal and informal structures of organisation. Moreover, white-collar crime is percieved less harmful Lecurse of less incidences of violence divery affecting or temoriting masses. Juvenila affenders constitutes of those criminals who Wy. have not recioned the age I adulthood. By law, these offenders must be handled differently from the adult offendor. Hence Juvenile Justice cystem was enacted for Juvenile offending cases. It Juvenily Justice of Pakistum is essentially less effecting due to absence It On specialised juvenile courts. Hence prumpt uction is needed to ensure smooth function. of Turenile Justice System. The Structure & Turevila Justice Zystem: Juvenile Dustice System is similar to Criminal Justice system. However, it is seviline to the offendors due to their ages. Jurenile Justice Eystern have seperate jervenile prisms, re counts, rehabilitative content. This ensures that juvenile does not experience justice gystem with adults. It avoids exposing him to adult criminal, provides a mare triordly convomile and tailored approach to rehabilitation. Even the Police, is not abouted to hardculf the suspect with

few exceptions in circumstances. Assence of specialised Juvenile courts in Pakistan and its effects Underdereloged Twenile Justice System in Pakistan. Palistan has provided Juvenile Justice System Act. but it has no real effectiveness. This is because Pakislan lack proper train of police, prisons, rehasilitation and specialized Twenthe courts. Police, due to have of training mishandle the Juvenile. The ruch of pinn for Towards expose him to adult prison. Luck de rehabilitation conter result in failed reintequalina of individuals in society. Specifical Junaile (OW+): The Specialised Twente Courts are enacted for the sole purpose of conducting trial to the cases involving Tenerile supects. This is to avoid Juveniles for appearing in session courts. A more sensitive environment is given to avoid Juvenile to feel mental strain or is exposed to unreeded adulthood. Even if a Twenile was complian with an adult in crime, he is not required to come to court. Rather, an online session is conducted for the suspect to join. Moveouce, Specialised Juvenile Court Sounds prosecutor to ensure the confidentiality of the prospect Juvenily Criminal. this if to p came to know that he committed crine. him if toy

*

110

11

840

67

4.2

=

1

3

3

Especializate Curina.

Trialed as an 'adult':

Miseria of specialized Juventle counts means the trial is not serving to Juventle. Hence his case will be treated similar by those of adult.

The Juventle will be brought in fresh of Jury. The marked streak modering adult Jury may results in house them mental health issues.

There are more chances of Juvenile getting punishment. Thus is because the Jury is not trained to take the aspect of age into consideration.

There are the aspect of age into consideration.

There are aspect of age into consideration.

There are appeal agency him to mak notation.

Chine. Hence, there are greater greater chances of years in the courses.

Lasels given to Jurenils:

Since Juvenile courts encure that the identity of offender remain confidential, the Juvenile can early reintegrate such intop society. According to laselling throng the identity of the criminal is associated with the crime he committed regardless of improvements. This last to their made part of one's identity, risking to reciderium. I knee sexion courts many result in exposed identity.

Sexion courts many result in exposed identity.

similar issues 6/20 highlight and apply social theories here ans add some charts Conclusion Palainais overall Juvenile Justice system is ineffective. Te law count be implemented without the presence of Structure. Hence, Turenily one weeted equally to adults in court resulting in vainconceration, montal health issues and recibirism. al - Intervogation and Futerian techniques are assertical in crime invertigations, It constitutes to use of interse quastioning and manipulative technique to extract information for evidence. However , a thin line exists between its ethical and unduced cipproach. Techniques of interrogation and Interview in Criminal investigation: gather alisi of the time and place of aime 7) Theirstation The investigator asks questions regarding The activities of the surpect during the hope of the crime. The ourswers or information exthered is cross Checked with gathered evidence, for example, CITUS tootages and can be checked if the suspect claims Hel he was elsewhere when the coinc buppened. Reading Body Sanguage of the rusped Those are certain postures of the suspects that can be judged to assers it the suche is tolling a touch or providing jorcomplete movement. Contain lobi

details like the movement & eyes and hunds are chacked. Modern teamologies to assess he volicibility & iformation 3) assers to regional like like before one used to hope haps po gagnes if the endert! toffice He hath or not. Other strategies like data analysis can be used to deduce velicibility of the information praided. Manipulations to extract onswer Emolional tadies can be whilised to let the expansional suspect took like he is being understood. Helde tone or of compaggion will build the tour of suspect upon unestigator. The investigator in return to confession will assure him a lesser sentence or puishment. However, Sometimes pressure is also used to sence suspect into admitting the crime. This involves Choss drosylonis and bechanological brossers po fourtoute surject in confession. This may involve of the element of making suspect quality and threadency him with greater punishment it he did ver confessed. Ethical practices during questioning There has been reports of about by investigatous in numerous vopouls. For example, Aly Ahavis or Russamala prisons are notorious for human rights

abuse by investigators. It unally involves interpopalish quactices that involves touture, deried of larygor, illegal 3 like extrapolicial killing and truck phychological trauma. This method may be effective but not necressarily. 3 This is because the severe above may love an imount 7 to adout for a crime he has not conneitted. Hence mossificators must ensure ethical practices duri questioning. There are many ways to ethical interrogation. Communicate the rights that supert possess during whoogeting The investigation must communicate all logal sights to the suspect. This involves the votugat to answer, and the access to lawyer. This is mundatory as these lawy are sein provided, and they constitutes to human 10 rights. Retains access to these vights is a sheer violation of constitution. -and professionation of junestigator 2) An investigation must be trained sufficiently regarding legal way to interogette. This strategy to quartionicy, the protocols and the vights it suspect, the use of technology and the ability to voud Sody Parquage. Hence Investigation Utilize more effective and ethical llia w techniques to evenue successful interregation. and Survillance in interogation vous. Survillance comovas should be installed intervogation vagy voom. This would deter invertigator you are supposed to mention KINESIC RIED PEACE etc models and answer from the syllabus not from your own lold opinion 0/20

use coevier and unethical practices dury intervogation. Comprehesive voice recaders min be installed to ensure that investigation maintain integrity and professionalism. (oudurius) There one various method of luterview and interoquition involved federalogy manipulation, body language and general questioning. (bowever, investigators could resolve to unethical practices, resulting in human vights valuislation. Hence, sufficient trains must be given to invertigator, legal rights to suspert much be communicated and internal to ensure ethical investigation of suspect. Role of Geospatial Technology in wine wapping and anaplasie Geospatial Technology: Geospatial technology is used the ulilisation of technology in assessing earth's surface, It compréses of Satelliere rapping, GPS gro-mapping and recognaphies thromation system: The method is used to visuales come scene letter cound make judgements.

Geo Spatial Technology In aims mapping and analysis Geo Spatial Technology aids in crime investigation by 3 unliking technology to thoughty study come scene and stropped the dula out fit. Geographical Fulornalian System: Geographical Information Eystem (GTS) provide visuals and 30 mapping of the crime scene. It access helps acress the different geographical positibilities that helped the alpost councit the cime scene and thee. The possibilities are horoughly analysed. Petherns established and the interpretation is applied to eridences gathered hom other sources. Heures, It decodes 2 1 possible orting and exit voules used of criminal. 19 Satellite imaging: Satisfile imaging is used to assess the tocation it the aine and the surrounding or relevant other areas.
There areas are thousunghly assessed to buld pathorn and onefuse escape possibilities I the culput. Nature & Crimes in Round and Univers area Pokstan is a country with vich cultures only languages. The prononent among them are Sindhi. 33333 Portion, Punjasi and Balach. Moreover, the regions they live in to divided who reveal and Urban arcas. Hence, the values, authore, norm, and tradition differ thee too. lola Nature of Cime in Usban once

White-collar Crime:

When cheers compared of government Fustitutions, composeds I Sectors and other established institutions. Hence, the average is more prose to white color crime each as trand, consuption and favours. For examing In Pakistan, consuption is common in Unban areas of got selver. NAB investigation has reported cases of consuption booth billiers.

Street Crimas.

Street (vime & more common on Outsan areas due to weak community structure and social corresion. Population is to prillians and people are at risk at theft and volumes. According to strain theory, people resort to illegal means to meet social expectation. In undergreen, social expectations are higher, forcing people to commit arms.

Teww attacks:

Controller is the use of terror to bries maximum damage in order to pressure your to concessions.

Hence, highly populated areas good suldings and concern private cector is at rist of temor attacks.

For example, Gwadar is more prone to attacks from BLA due to stacks rested interest in

Notural Cimes in Rual Aveas: Pouchayat and Jirga System: Although Panchayed a-I Tinga system in various cases, staslised areas him pour law on I order situation. Trace are still verious cases of exploitation through this system to acquire regitioner de crime. The prominent example is as a punish ment to New Svothow. This was done on the Panchayiant system of the area who decided that the honour of aggrieved family i i will be restored this way. The concept of verenge on thisal Apreous. tribel conflict to many decades, this usually involve reverge as the form & killing of the member of other tribe. The chair continues to generations. Fuedal System. Fyeddism, especially in Sirch and Bubdustan, has give powers to fended Lords to commit votorious cimes. Usually these crimes are undercoported due to threats from passer foundard Lord. One such example is Nazim Takio, who was murdered in cold blood. There was no accountability until the case got prominence on social media. over all paper is not satisfactory very generic and bland bvery basic answer 101