

The compatibility of reforming procedures of juniors with the international conventions – comparison study

Abstract

The junior age group is considered one of the important categories in the society which has negative or positive effect the social system, subsequently in developing and progress of societies and the positive effect of this category required legislative procedure system whose role enjoy with privacy compared with the system of the adult because this category is need of special treatment starting from considered a victim of environmental and social circumstances both eternal and external one driving them to commit the act that is violated the law, subsequently the procedure process of reforming nature away from punishment factor , then would be of social reform, because of the importance of this category , it has get a great attention represented by the international and national efforts in the field of finding bases and principles , some of them of compulsory nature and the other of moral nature, the national criterion is an echo for the international legal criterion, because each integrated the other and this procedure specialist started from consideration specialization in the nature of these procedure rules which takes asocial aspect and legislative in another and could gather the two features and could be of double nature, thus our study has divided in to three chapters , started with introduction and ended in conclusion , the first chapter the concept of the junior and reforming and development of the judgment reforming procedures discussing all international and national aspects dealing with the topic with illustrating the international efforts represented by announcements and the international conventions and the UN principles and rules related with sponsor the juniors and reforming them, besides the national efforts in this aspect, considering some of samples of legal systems in some of Arabic and foreign countries as for the second chapter we discussed the nature of the procedure reform related with the aiming interest behind adding the specialization for these procedures via illustrating the considered interest concept, and distinguishing the junior reform from the adult reform summoned

before judgment and illustrating and nature of junior reform and its a legal basis(the international and the national one) as for the third represented the practical axis in the study we displayed in it the legal scope in which these procedures via illustrating the reform procedures in the stage of the investigation with the junior by allocation of the specialized authorizes and the stages it passing by of the followed rules in this stage also displaying the reform procedures in the stage the junior judgment related with specifying the specialized court and the specialization of the followed rules in this stage, we have concluded this study by illustrating the most distinguished affairs we have reached concerning the conclusions and suggestions hoping to come to light one day in the future.