## Teens and Kids Criminal Responsibility in Iran and International Kids Rights Documents

sahel shahsar\*,

Increase in juvenile delinguency in recent decades, including in the field of criminal law issues that drew the attention of the public and pundits have The exact pathology of the crisis legal look to find the causes and factors of the phenomenon and evaluate legislative policies towards the crimes of children can play an important role in alleviating the growing crime statistics, children playing. Despite being a global community in maintaining the rights of the child, particularly in the field of Pediatrics Convention to offences and for unification of criminal law in the protection of children the countries of the world, particularly in the field of criminal responsibility of children, still seems to be In the field of criminal liability of children in Iran's rights to make changes to legislative policy synchronization with essential international documents. Islamic Penal Code weaknesses such as the former pediatrician at the crime problem can be pointed out that the law in spite of the admission of a lack of criminal responsibility of children; at the same time in some cases to criminal responsibility may conflict with this policy that are examples of explicit materials contained in law and international documents on the protection of Pediatricians. errors and weaknesses found in the former Act was to cause the punishment the law in the year 1392 in relation to persons under the age of 18 positive steps in the direction of keeping pace with the heads of international documents; despite the developments created in the new Islamic Penal Code, criminal responsibility for children in the reception gave the extent of crime and retribution, the fine despite the new law, article 146 children eligible to criminal liability does not know continues to disaffection that can There is a basic point in the critique of the Islamic penal law in comparison with the criminal liability of children raised in the international documents. The result was that the outcome of this is that the recent reforms in 1392 the Islamic penal law to international principles on the rights of the child has been

close. the present study sought to examine the materials of the new Islamic Penal Code, and the former and to developments in the field of criminal liability of children and review it with the international instruments for the evaluation of the existing shortcomings and express the positive points.

Keywords : Key words: criminal responsibility, the rights of the child, international documents, the terms of criminal liability

Islamic Azad University, Rasht Branch - Thesis Database دانشگاه آزاد اسلامی واحد رشت - سامانه بانک اطلاعات پایان نامه ها