DATE:/	
Name :- Asad Ali	
LMSID :- 30306 Batch :- 54	
IJAFCH 1º 34	
Willestion:-	-
9,000,010,1	
Write a Comprehensive note on the	<u></u>
Juvenile justice system of Pakistan.	
Suggest measures for the improvement	
Write a Comprehensive note on the Control Juvenile justice system of Pakistan.  Suggest measures for the improvement of Juvenile justice system of Pakistan	<u> </u>
Internation	
TITCOOCIUC CIOD:-	
T D O 1 De	
Juvenile Justice System in Pakistan	-
plays a crucial role in ensuring the welfare, protection and rehabilitation	
of young individuals who find	
themselves involve in criminal activity	
The system aims to strike a	
balance between accountability for	-114-11-1-112
the actions committed by juvenile and	
the recognition of their unique	
vulnerabilities and potential for	
rehabilitations. Over the years, Pak-	
Istan's juvenile justice system has	
undergone significant changes reliation	
the evolving understanding of child	
rights-Additionally, juvenile justice At Dok replaced by the Tuvenile rustice System	
replaced by the Tuvenile Mustice System	

	radings Dawn
	Ordinance 2000
	JUVenile Justice
	0 1 0 10
	54stem Het dolk:
1)	Background
	On May 18 2018,
-	the President of Pakistan anyoned
	the Iwenile Tustice System Act
	all which passed by Darliament
	earlier this year. JTSA 2018 Overcome
	the shortcomings which were present
	in Twenite Tustice System Ordinance
	2000 and provides a much better system for commal justice and
	Social reintegration for Juvenile
	Offenders.
21	Ticological
<u>d)</u>	JJS Act Classifies into three different
	Categories:
(i	Minor:
	for which maximum punishmentande
	the Pakistan Penal Code 1860 is
	imprisonment for up to three up
	with or without sine line of
	entitled to bail in minor offen and
	with ox without surety bonds by

give max 2 3 line details of these three heading Heinous

nder inspection



Maria Maria	· DATE:
	quardians and others directed by
	the court should be presentationy
	Sitting at the Twenite Court. The
	exceptionary directanyone to withdraw
	or dispense with the trail of the
	Case in the absence of the juvenile. It a juvenile is found to be suffering
	from serious physical or mental
	illness, the court should send them
	to a hospital or medical institution.
-	for treatment at the expense of state
_ 8)	Disclosure of Identity of the
•	Juvenile :
•	Anyone who publishes
	the name or anyinformation that
	punished with up to three years
	in prison and a fine.
4)	Role of Probation officer in the
-	Juvenile Procedure:
•	A Probation officer
•	will conduct a through assessment of
	the juvenile including their bachground
	rehabilitation or probation. This
	assessment will be used by the
	Juvenile Court to make information
	decisions about the juvenile's
	Case

		1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
10)	Release of a Juvenile on Bail	
	Juvenies are generally entitled to	
	bail unless there is a serious concern	
	about their safety or potential invol-	
	vement with criminals. However, Por	
	serious offences, older juveniles may	
	he detained if there is evidence	
	suggesting their involvement	
	<u> </u>	
	Establishment and Certification of	
	Observation Homes and Tuvenile	
	Rehabilitation Centres:	
	The government	
	can create and manage homer and	
	centers For juvenile offender includ-	
	ing separate ones for temale offenden	
	The government can allow a non-	
-	Profit organization to run a home	
	or center for juvenile offenders. The	
	government can approve an existing	
	beal group or organization that helps	
	juvenile o'thenders reintegrate into	
-	Society or rehabilitate.	
101		
14	Inspection of Observation Homes	
	and Juvenile Kehabilitation Centery	
	A designated person from the juvenile	-
	Justice Committee can inspert a	
	juvenile-related facility with prior	
	approval. This law's rules supersede	
	any conflicting regulation from other	
	<b>)~~~~</b> " 기식지역 문제경공회회교업업업 전보자 (기사 전기 등이 등), (기사 역 시기 경영 및 기업이 등이 경영 (기업 기업 기	



DATE: \_\_ OFFENCE Tuvenile is arrested Juvenile is taken to Observation home officer informs guardian and probation officer <del>reduce th</del>is part to 4 pages max Probation officer Drepare repor there is useless Juvenile Court decides extra detail whether to release of this If not released juvenile is sent to Tuvenile Rehabilitation center portion Tuvenile remains in Juvenile Rehabilitation Center until released

## half ans should be of recommendations not one, page

	DATE:
1)	Lack of clarity on the age limit for baileligibility:
	baileliaibility:
	There is a contradic
	tion between two sections of the
THE STATE OF THE S	Juvenile Justice System Act 2018
	regarding the baling of juvenile
	otherder Section 6 (A) forbids bail
	for juveniles over 16 years of age
-	arrested for serious crime, while
	section 15 does not address this
	matter. The government should
	Clearify this matter.
2)	Reform the Twenile Justice Comm
	itle :
	The government and
	judiciary should be charified to
	avoid revise the juvenite Justice
	System Act 2018 by increasing the
	number of members of the Juvenile
	Tustice committee to enhance its
	effectiveness and monitoring capabilities
3)	In crease access to diversion and
	Rehabilitation program:
	Diversion
	and rehabilitation programs are
	essential for reducing redictivism
	among juveniles. However, access to
	these programs in limbed in Pak-
	isten-
E. W. C. 188 C.	HIOMAIN THE THE PARTY OF THE PA