Discuss some of the functions and responsibilities of Juneville Justice System. Do you beliere meet juvenile Justice has Played its vole in frevention Preventation of juvenile crime in Pakistan ?

1) Introduction

"what Judgement Proyne you whon him who though . relevance ?????? honest in his stesh yet is the thief in spirit? "?

Khalil Jisran

when it comes to crime every country take especial care while investigating the case of a juvenile. Juvenile is a person who has not attend their 18th birthday. In every country there are special courts to consult casses of juveniles delinquency. Juvenile justice system of any country is meant to Provide rehabilitation and support to its youth, with the goal of helping them reform and reintegrate into society as responsible and law-abiding individuals.

2) Functions of the Juvenile Justice System Juvenile Justice system in every country has a wide range of functions some of them are as follows 9 DReduce youth involvement in crime;

- ii) Mountain Public safety
- iii) skill development

- iv) Habiliation, the Process of enhancing the independence, well-being, and level of functioning of an Inclivicable with a disability or disorder by Providing appropriate resources.
 - v) Rehabilation
- vi) addressing treatement needs
- vii) successful reintegration of youth
- 3) Responsibilities of Juvenile Justice System The realm of responsibilities. of juvenile justice system is wides makenheading Some are as follows: of each point 1) To ensure providing information and then write your points are not appreciated in every step of the Process. 20 marks ii) Ensuring that turoughout the question Process of apprehending the child, inaviry aftercare, rehabiliation, the rights of the child are Protected iii) If the child fails to understand the language in which proceedings are conducted, the board shall Provide an interpreter or translator with Prescribed avalification and un Payment of Prescribed fee. iv) To give final orders that includes individual care Plan for Child's

Rebabiliation including followed of

By the Probation officer or the

district child Protection unit or

a member of Nono rewrited.

"I conducting inspection of Jails meant

for adults to check if any child

is lodged in such jails and take

immediate measures for transfer of

both such child to the observa-

u) History of Juvenile Justice System of Pakistun: Before Partition

Prior to JSSO 2000 Pakistan had four major laws for dealing with delinevents.

There are Reformatory School Act 1897,

The Ponjub Borstal Act 1926, The sindh
Children Act 1955, and the Probation of
Oftenders Ordinance 1960. All there laws have been in Place since their Promulgation but found inactive for all Practical Purposes. Apart from these acts, Section 399 of Pakistan,

Criminal lode 1988 Provided for the Confinement of chird delinament Sentenced to

Imprisonment below the age of 15-year to
reformatory School established by the Provencial government concerned However, until 1947

all these laws remained dormant and neglected.

5) Juvenile Justice system of Pakristan: After Partition

After the Parktion took

Place Some Serious efforts were made in

order to avoid Complications in future. In the

Dear of 2000, the Introduction of Jiso 2000

appeared as a milestone achievement as Pakis
tan viewed it as Compliance to up Convention

of Rights of Children polich way ratified by

Pakistan in 1990. Thereafter, retired Creneral

Parvez Mushavraf Iswed a notification in

2001, Granting remission of those offenders

found to be below the age of 18-years-old.

Despite these efforts the loopholes were still

there to challenge the System of Pakistan.

5.1) failure and shortcomings of 5350 2000:

Presedential notification miserally failed in safe Juarding children to the reason that child delinquents directed to severe barbaric punishments of medieval time. For example, the case of Sher Alizool and Mohammad Nadeem (ase in 12000, Mohammed Nadeem was sentenced by an Additional Sessions Court in Lahore to 273 years' Imprisonment and Co accused sabir and Sentencence to 63 years' Imprisonment of the Same (ase. The purpose of developing a juvenile justice

System got lost due to reluctance of the authorities upon implementation of TSSO 2000.

6) To Counter Shortcomings of JJS0 2000 JJSA 2018 implemented

President of Pakristan approved the Juvenile Justice System Act (JJA) 2018, 9th was passed to overcome the chortcomings which were Present in Juvenile Justice System Ordinance 2000. The Act defines a child according to the definition of UNCRC as "a Person who has not extrainded the age of eighteen years."

The 2018 Juvenile Justice System Act (JJSA) Cumed at to replace the Previous ordinance and address its inherent gaps, but whether it succeptly eliminated there gaps remains a Subject of debato.

7) Arguments on whether Pakistan has fluged its role in Preventing Juvenile

rights, justice for all stands as a vigorous concern globally. In Pakistum the 3550 2000 as well as 355A 2018 came up in harmony with the UNCRC and other international instruments, including the Nelson Mandela

Rules and the Beijing rules, with an intent to sage safeguard the rights of children. But it is not without its short comings. According to the united pations office of Drugs and Crime, the sevenile obtained united pations office of rate in fakistant is 2,200 fer 100,000. This is significantly higher than the global average of 1,000 fer 100,000 feeple. There are many reasons behind these numbers.

7.1) Flaws of the Age Determinution Mechanism;

in 2018, the 35SA law in Pakistan said that anyone under 18 is considered a third, while this taw is respected, it can also be used by som to Commit illegal acts because maturity varies from Perso to Persong as mentioned in the Farood Ahmed Vs. Federation of Paristan Cara write by the Lahore Hight Court, Again in the half of it Case of Sultan Almen, the Court sace even too if the issue of Javenility is not brought spmuch initially, the Presiding officer still investigate repetition and gather relevant Jocuments, summon people, of the and obtain medical reports to determine the points Person's age, However in the Cas of Muhammad everywh Aslam, the court stated that simply showing ere a school leaving certificate is not enough to Prove suvenility. So there should be a more crear law and a panel of experts to check the maturity of offender

For example, After the 2012 Delhi gang-rape case (Nirbhaya case) in India, the Country changed its to advers the shortcomings of the Previous one. This was prompted by postic outrage when a 17-year-old was acquitted of murder by cluming to be a suvenile. so they enacted a body of psychologists to check if offender has an edecuate consulted.

7.2) Inability to Establish Doli incapax

System Act doesn't incorporate the Principle of "Joli incapar," which stems from Article 40(3)(4) of the UNCRC. The Principle Suggests that setting a minimum age for cuidren who should be exempt from Criminal liusivity rate to their inability to understand the nature and consequences of their actions. While section 82 and 83 of the Pakistan Penal Code align with this principle, the TJSA 2018 overlooks it, Creating inconsistency in the legal framework.

1.3) Training of Special Police Officers: Rule 12 of the

Beijing Rules emphasizes the Importance of Specialized training for law enforcement officials dealing with juvenile lager. India has impremented Such rules in its legal framework, creating special trade Police officers for juveniles. However, the ITSA 2018 fails to address teris aclequently, Not Providing special training; instead, it only have mentioned the need for an additional social welfare officer

to cissit in investigations, which is insufficient.

7.4) Lack of Juvenile courts: The

JSA 2018 in Pakistan has a significant Problem

with the lack of juvenile courts a Despite the laws
elemands, the state has been sime in creating crourts,
with just 13 in the whole courtry. This leads to this
lettern being treated in regular courts. Even in Islamabad there is no recoved of a single juvenile court.

The law also Calls for the creation of Juvenile
justice Committees under section 12 of the JSSA

2018, but Progness is extremely sime, with none
established even a year after the law was created.

Tish 2018 mandales the establishment of obsercation homes for temporarily detaining juveniles after arrest or during physical remand itouvever, key accessions still unanswered; who will provide and manage those nomes; will they obtate independently or under police actuarity? what facilities will be available? unfortunately, since the enaument of TISA 2018, no such homes are in place, Juveniles are often confined in adult-like Cells, exposing them to adult criminals and increasing the visle of violence. This dire situation in paristants juvenile detention system exposes children to dortore, harasment, and served abuse, underming the vary largose of this system.

7.6) The Need for Rehabilitation: Banglar desh has effective child development centeres (CDCs) that offer services like playgrounds, vocational

trainings, Primary education and more. These centers, like one in Tongi, an accommodate many children and follow a structured dealty routine. Pakristan about ansider adopting similiar reforms to break the cycle of child crimes. Justice salahodin Pantowari, in a sinch high court Judgement, highlighted the stockers responsibility in Providing and Protection under the Sinch Child Protection Act's section to. Besides, thate 22 of Beijing Rules calls for Professional strategies to Impro Justice System, but the TSSA 2018 in Pakristan lacks such provisions. In Pakristan every law and Article 25(3), Article 34, and Article 37.

8) Critical Analysis: The challenges in Pakistan's juvenile justice system stem from law enforcement agencies not effectively implementing the laws. Legislation alone is not enough it requires effective imprementations The UN was criticized pakistan for its inadequate law implementation. Parliament creates laws but often neglects the ned for strong mechanism for both draftind and implementation of there laws-Besides, monitoring bodicy are crucical for activering successtel outcomes, The JISA 2018 also contains Provisions then might be seen on discriminatory, such as Granting exceptional bail privileges to cuildren under. 16, even in cases of henious offenses. This could Potentially be misused due to societal variations into Cocioeconomic norms, howing there all issues, It is Crucial for the superior judiciary to endress these issues, they can learn from cover like the

Perhawan High Court's sudgement in the case of Zeb Sar us. MSt. Kosar, which imposes limitations on bail for children involved in Serious. Crime or who are habitual offenders

a) Conclusion: To address the Serious shortm shortcomings in Palaistan's juvenile justice System Act of 2018 and effectively combat child crimes, the country can learn from neighbouring India and bangladesh, which share Similian socioeconomic Londitions. Trey obstacles include language complexities, discriminatory Provisions, infrastructural deficiencies, and ineffective law enforcement agencies. To Improve, Pakistan must Prioritize education, strenthgen centers, and Provide necessary training for those overseeing these Institutions. Ponliament should Play a Erusial role in enacting legislation that not only addresses the Problem but also fills gaps in enforcement.

your content and arguments are acceptable but you write too much detail in each para be precise and dont write more than 6 7 lines make more headings to make you ans self explainatory conclude the ans on 8th page max seems like you are taking alot to of time to write this much 8/20