Defend defenseless children
(Let’s fetter to child marriage)

SABA MUHAMMAD HUSSAIN
Master Degree, Political Science
University of the Punjab, Lahore, Pakistan
LLB(Hons), Punjab University Law College
University of the Punjab, Lahore, Pakistan
Post Graduation Diploma in International Affairs
(UoP) Lahore, Pakistan
LLM (undergoing), Zhongnan University of Economics and Law
Wuhan, China

“By getting men to reject the practices that subordinate women girl and subject them to violence, we can get to the root of child marriage”.
(Wanjala wafula)

Abstract
Child marriage dismisses the rights of children. Child marriage, which is the main issue of today society, in which the child who are under 18 years of age in Pakistan got marriage due to some reasons. But it is totally against to the legitimate policy and against the laws. This assignment plays and looks towards the child marriages in the way of legal and social scenario. It also will show it in the way of human rights which are described by national or internationally. The focal motivation behind this paper is that early marriage is an move ahead of fundamental human rights and that both state and non-state performer must be viewed as mindful under widespread assenting responsibilities regarding clash early age marriage. ¹

What is interesting about this assignment is that it looks actual system when all is said in done and proposes a course of action of all about legal and approach change. By evaluating the picture of laws that impact on women and children, we can reflect about a more

¹ Submitted to UC, Boulder on 2016-11-29
broad extent of course of deed choices and a more refined cognizance of how the diverse fibers of law and inventive legitimate systems can join to check child marriage. The human rights talk gives the dialect and the structure to envision new laws and repeat old laws.

Child marriage becomes harmful for child especially in matters of girl who are young and got marriage in their early age. They are destroyed by physically and also on mentally level. To stop it there are laws which extent in a way of human rights which protect to girls and also those children who are got married in their child ages.

In national and international laws and all other forums, there are conventions and laws on child marriages that repugnant to the child marriages and there are further punishments and also fine on that acts. Through these laws and conventions the child rights are to be protected in which the right of education and right to speech and discretion involves.

Such laws are guaranteed to the protection of the child marriages and stop those factors which becomes for the infringement of such rights. Child rights which are included in a very vast topic known as human rights also stop the families and customs which prevail in Pakistan and all other states. It also sees in the perspectives of social, political and financial ways. These perspectives also become the reasons of the child marriages.

Basically, in the rights of human being perspective diagrams more youthful social unions a wrongdoing against women and the young woman adolescent. Child marriage too much impacts young women because of their sex and paying little heed to facially unprejudiced laws, women and young women are routinely genuine imbalanced under the vigilant view of the law. Which are the basic reasons behind such marriages. There must be laws for demolish such marriages which violates to the other causes of rights and there are also legislation on that act.

**Key words:** child marriage, defenseless children, Pakistan

**Introduction:**
In view of child social unions, everyone knows the issue of energetic and adults by virtue of its threatening effect on the family line and

---

society, and has negative implications to the extent prosperity, mental and preservationist points.

Tyke marriage is encircled by whole relationship as a giving. Thought with respect to structure marriage or essential getting together gone into by a man before getting to the nearness period of 18. By the law gave orchestrate qualified nearness sort out in a couple of Jurisdictions is underneath 18 years, especially by virtue of young women; and despite when the nearness mastermind is put at 18 years, various Jurisdictions specialists given in making before marriage with to do with father or mother understanding or in outstanding conditions, for instance, age in the region of twelve and twenty pregnancy. In particular countries, despite when the honest to goodness marriage time is 18, craftsmanship and learning feelings take right of beginning things out got done with lawmaking law. To a great degree adolescent marriage influences both young fellows and young women, however the over-coming more important number or part of those followed up on is young women, the larger part of who are in poor society and money places, positions.

Child social unions were general all through history for a miscellanea of reasons, including condition of being poor, powerless self-conviction, and furthermore for political and money business reasons. Today, youth married nearness sort out is still really expanded wide in getting more unmistakable, more grounded, more whole country, for instance, in the region of “Africa, Asia in its south part, Southeast Asia, West Asia, Latin, USA and Oceania. The rate of not basic marriage has been falling in many parts of the man. The Res publica in which Niger, Lake Chad, French Sudan, Bangladesh, Guinea and the Central African nation with operator government, with a rate more than 60%. Niger, Chad, Bangladesh, Republic of Mali and Ethiopia were the countries with uncommonly youth marriage rates more unmistakable than 20% underneath the nearness period of 15, as demonstrated by 2003-2009 charts, there are mostly child which was marriage under their maturity of age i.e. 18 years of age.”

Child marriage is a harmful impact since it typically denies young women enlightening open entryways, achieves destitution and fiscal vulnerability and contains a real negative impact on their prosperity and fundamental administration capacity. This in like manner revealed the mother and her young people to mental and
various therapeutic issues. Inability to set up or regulate their families. In this manner, they are adolescent mothers infiltrate less effect and organization over their families, and have less ability to make call regarding their support, prosperity tending and family organization. Isolated rate extended. Physical and sex wrongdoing rate extended due to particularly young age social unions. Out of ghastliness of her parent and thusly the social disfavor still in light of the fact that the need related to being single; a couple of youngster life partners’ square measure obliged to stay in the midst of a frosty and furious wedding.

Laws that cementing a base critical measure of wedding capacity are a unit of fundamental as a result of protecting child and young woman from being hitched before they're prepared. It's major that young's district unit seen inside the law as being teenagers which they're agreed the aggregate confirmation of the law. Governments found the opportunity to have open and consistent authorization that sets up eighteen in light of the way that the base time of wedding. The nearness of law that set a base age for wedding is a basic puppet that urges those workings to coordinate families and social occasion from offering their daughters as teenagers.

The Prohibition of to a great degree young age Marriages collection was familiar in 2006 with reference the shortcoming regular inside the past establishments. It came into influence from one Gregorian logbook month 2007; reward the youngster wedding Simplicity Act (CMRA) of 1929 or Shard Act. This law was adjusted in 1978, whereby the honest to goodness status of wedding of women was raised from fifteen to eighteen social affairs and of young fellows from eighteen to twenty-one years. The modified law was implied as the tyke wedding Restraint Act, 1929.

These laws help the adolescents to guarantee their rights, making care among society the disharmony of to a great degree young age social unions and keeping up the social and money related structures.

Definition:
A marriage is said to be a child marriage in which the children got married before reaching their age of majority which is described by their own states.
In Pakistan the child who got married before the age of majority which is 18 years of age are to be said a child marriage.\(^3\)

**History:**

Generally, marriages in a very young age are prevailing in mostly in most of the states. Now, in modern where the people are more legitimate, they are more vigilant for the protection of child and they are also against the child marriage.

If we trace back to the ancient era there were prevail child marriages especially in matter of young girls whose were got married by the social financial and some other reasons.

In ancient ages most girls were got married even before the age of 15. In the middle age state of affairs the age at marriage comes into view to have been about pubescence all from side to side of the Jewish world. \(^4\)

In Ancient Greece, early marriage and parenthood for young ladies was locked in. Without a doubt, even youthful colleagues were required to wed in their youngsters. Early social unions and optional school parenthood was conventional. In Ancient Rome, young ladies hitched past 12 14 years of age youthful colleagues upper then 12.

In middle ages, according to the international laws on fundamental rights which was derived from the law of Rome i.e. roman laws the age of majority is considered almost 16 years of age and it is considered as a normal age.

**History in Pakistan:**

As given view by 2 2013 statements, most of each and every grouping coming together in Pakistan make strong young ladies under 18 years old enough. Another UNICEF go to person in authority claims 70 parts of a hundred of young ladies in Pakistan are got fixed together before the existence-stage of 16. So in addition as with India and the state of Africa, according to the the UNICEF in order for Pakistan is from a little picture which were seen in 20 hundred. The right number of young persons grouping unions in Pakistan under the existence-stage of 13 is unexciting, however going higher as point out by the United Nations. Andrew 8 gallons claims rate of marriage of 8-to 13-

---

\(^3\) https://en.wikipedia.org/wiki/Child_marriage  
\(^4\) http://www.unicef.org/french/files/Child_Marriage_and_the_Law.pdf
year-old young ladies whipping half in northwest parts, divisions, places of Pakistan. Another Custom 1 in Pakistan, called vani fuses 2 town more (made) certain, fixed individuals loosening up family open thought or (making) certain, fixed payment less duties by offering young ladies. The common marriage time of vani young ladies is in the place of 5 and 9. in addition to, the Custom 1 of watta satta has been insinuates as a reason behind young meeting unions in Pakistan. As appeared by group body of persons to give opinion, 35% of all females in Pakistan forward development toward getting the chance to be moms before they put into effect the existence-stage of 18, and 67% have had a fight having baby inside before birth 69% of these have viewed a family before they get done the existence-stage of 19. Under 4% of married young ladies under the existence-stage of 19 had something to do with selecting her living addition; more than 80% were got fixed together to a near-by or taken away in comparison with. Tyke marriage and early being a father or mother is run of the building housing machines in Pakistan.

Reasons behind child marriage:
There are many reasons through the child marriage prevail in many states. Some of reasons are as under:

- Dowry and lady of the hour cost
- Trouble making factors, obliged improvement, and oppression
- Fear, neediness, group influence weights and feeling of insurance
- Politics and money related relationship

Outcomes or Consequences of child marriage:
Young ladies who wed as teenagers face unprecedented and life-undermining wedding ruthlessness at higher rates resulted in a weird form of outcomes. Child marriage has long-term outcomes on young children, Ladies hitched in their high analysts in the way of pregnancy. There are all other outcomes which create due to early age marriages. Domestic brutality Hitched auxiliary school young ladies with low levels of rule bear more certified hazard of social separation and mighty direct at home than more indicated ladies who wed as

http://www.ebooklibrary.org/articles/child_marriage
grown-ups. Following marriage, young ladies every so often move to their better half's home and go up against the family part of being a sidekick, which routinely fuses moving to other places. Mental success aftereffects of spousal viciousness can join despondent and absurd considerations. These are as following:

• Health
• Illiteracy and destitution
• Domestic brutality
• Women's rights

The 1929 Act in Pakistan prevail on child marriage:
Child marriage in Pakistan is by the law said no to a degree under the very young person Marriage holding-grip Act 1929 (No XIX). Under the Act, the base existence-stage for marriage is 18 years for a male and 16 years for a female (sec, 2). condition of change is punishable with an in very small grains of Rs.1000 and a place with limits of one month detainment or both, In these sort of examples: A grown up male (over 18 years old) who contracts marriage with a tyke (part 4) An person who solemnizes a young thing marriage (part 5) A responsible for or way-in keeper who does not act to keep a tyke marriage (part 6) The 1929 Act is one of those grouped in 2 of laws on the Statute books that were introduced by the first starter of Pakistan, Mohammad Ali Jinnah, while he was a person from the from England India lawmaking group of machine parts. It was passed on October 1, 1929, to keep from moving the solemnization of tyke meeting unions and connected with the complete work of India right April 1, 1930. In any Case it remains in private road and persons in touch the complete work of Pakistan. It puts to use to, both Mohammed supporter and Non-Muslim, subjects of Pakistan, and giving money for little in connection with to whether they are Tenant in Pakistan or in another place. Before the 1929 Act, the existence-stage of give agreement Act in 1892 was approved which group out the existence-stage under which a marriage should not to be pleased. Early of relation unions however continued with unabated. It was having or keeping in mind the true end to control this danger the 1929 Act was started. The impulse for doing driving the Act, as its sign of position suggests, is to control the solemnization of young person of relation unions. young person was at first made picture of in the Act to middle, half way between a "man who, if a male, is less
than 14 years old enough, and if a female, is under 12 years old enough." The existence-stage was thusly made. The Mohammed supporter Family laws order 1961 (No VIII) July 15, 1961, lifted up the time of young woman young persons in the Act from 14 to 16 years old enough; and cut down the divisions of the year of male from 21 to 18 years to the level of the Mohammed supporter position-takers; this suggests the existence-stage for the non-Muslim persons of the town proceeds as before as going before the 1961 Amendment. [13] The Act, in the awake of being adjusted by the 1961 order, communicates that, whoever being a male more than 18 years old enough, gets a marriage with a young woman ever-after of under 16 years, have to be responsible with most important place with limits connecting up to one month, or with in very small grains getting stretched out up to Rs 1000, or with the 2. in the same way, whoever performs, leads or organizes any young person’s marriage, made picture of as marriage to which both of the becoming smaller parties is a tyke, is responsible with clear place with limits connecting up to one month, or in very small grains getting stretched out up to Rs 1000, or with the 2, unless he Exhibits that he had impulse for doing to take to be true that the marriage was not a boy (or girl) marriage. So in the same way, any person having go forward of the not important, small part getting a young thing marriage, giving money for little respect to whether as father or mother or way-in keeper or in whatever other breaking point, straight, good to goodness or unlawful, who does any putting things into a given form to give forward the marriage; or fixed payments it to be solemnized; or carelessly fails to safety skin it from being solemnized; is at fault with most important place with limits connecting up to one month, or with, in very small grains getting stretched out up to Rs 1000, or with the 2, gave that no woman is blameworthy with place with limits. For accounts behind this part of the Act, it will be was looking on as to come under law, unless and until the point that the up-side down is pictured, that where a not important, small part has gotten a young person marriage, the person having go forward of such not important, small part has mindlessly become feeble to safety skin the marriage from being solemnized. No Court other than law judge of the highest point of the line can take view, knowledge of, or attempt, any Offense under the Act. However even he cannot take view, knowledge after the end of one year from the day on which the Offense is requested to have been given; and if
not, at the side of in Punjab a dissent is made by the coming together board of trustees inside whose place, position a young thing marriage is or will be solemnized, or if there is no coming together getting together in the part by such chief as the normal government may for this more chances suggest. In circumstances where the Court is pleased from knowledge put down before it through a giving (causing) trouble or for the most part that a young person marriage has been sorted out or will be solemnized, the Court may question under discussion a request against any of male getting the marriage; or the general group needed in the Execution, lead or heading of the boy (or girl) marriage; or the general group having go forward of the not important, small part whether as responsible for or Guardian or in whatever other point of place with limits whether within the law or unlawful. No mandate, though that is so, can be gave out unless the Court has before pulled, transported out to the person had a part in, and has over-seen him a chance to Exhibit cause against the question under discussion of the request. Such a control given to another request can in the same way be gave up or adjusted by the Court. Rebelliousness of the guideline ask for is open to statement of wrongdoing with place with limits detainment to three months, or with in very small grains getting stretched out up to Rs. 1000, or with the 2.6

International laws relating to such perspective:
Internationally, there are laws on the protection on child marriages. The international declaration on human rights act also deal with the child marriages. Also, there are conventions which deal with the child marriages.

There are some terms which show the articles and laws on child marriages in which some areas under:

- CEDAW
- CRC
- UDHR

Examining these articles together proposes that youths unequipped for judgment are fit the bill for appropriate bearing and course from gatekeepers or guards.

The social weight on young women to persevere through a child rapidly after marriage is enormous. It is as often as possible a technique for working up their incentive as companion, young lady and sister-in-law.

Other overall assertions related to youth marriage are the Convention on Consent to Marriage, Minimum Age for Marriage and Registration of Marriages, the African Charter on the Rights and Welfare of the Child, and the Protocol to the African Charter on Human and People's Rights on the Rights of Women in Africa. Youth marriage was moreover perceived by the Pan-African Forum against the Sexual Exploitation of Children as a kind of beneficial sexual abuse of children.\(^7\)

**CRC Articles:**

Article 1: A word tyke implies every individual under eighteen years of age years unless, under the law significant to the adolescent, larger part is expert some time recently.

Article 2: Freedom from lopsidedness on any grounds, including sex, religion, ethnic or social starting, birth or diverse status

Article 3: In all dealings relating to youths; the best preferences of the child may be a basic idea.

Article 6: Maximum help for survival and change

Article 12: The benefit to express his or her points of view without limitation in all issues affecting the adolescent agreeing with age and improvement

Article 19: The benefit to affirmation from a wide range of physical or mental ruthlessness, harm or misuse, mishandle or maul, with sexual misuse, while under the vigilant gaze of gatekeepers, guard or some other person

Article 24: The benefit to prosperity and to perfect to use to prosperity organizations; and to be protected from harmful standard practices \(^8\)

Article 28 and 29: The benefit to preparing on the commence of equal open entryway.

Article 34: The benefit to security from a wide range of sexual abuse and sexual mistreat

---

\(^7\) the Convention on the Rights of the Child, 1989

\(^8\) http://www.unicef.org/policyanalysis/files/Child_Marriage_and_the_Law(1).pdf
Article 35: The benefit to security from seizing, bargain or trafficking

Article 36: The benefit to protection from a wide range of manhandles harms to any piece of the child's prosperity.

The Convention on the Rights of the Child:
The Convention on the Rights of the Child was conclusively drafted all through ten years from 1979 to 1989. The CRC sees that kids are met all prerequisites for human rights in their own particular advantage. Thusly, the CRC mirrors a change far from the perspective of the pre-adult as a beneficiary of favorable position gave at the watchfulness the family, gathering and the State towards a more one of a kind perspective of the tyke as the transporter of good 'old fashioned rights under general law.⁹

Child’s Rights deprived by marriage:
- The perfect to guideline (Article 28).
- The proper to the fulfillment in the most surprising achievable standard of prosperity (Article 24).
- The proper to informational and proficient information and course (Article 28).
- The suitable to not be confined from their people without needing to (Article 9).
- The suitable to security against a wide range of abuse impacting any piece of the child's welfare (Article 36).¹⁰

These international bodies protect child marriages and against it because do to this marriage some of other rights are to be infringement due to this marriage. These international statues grant punishment as well as fine for such offender who cause for this act. If the families are include in such marriages. They are also liable for such acts described in international convention and laws.

---

⁹ Submitted to Quest International University Perak on 2015-12-14
¹⁰ (Article) stop child marriages-protect vulnerable child
Conclusion:
So, I can conclude that child marriage is illegal and prohibited by law the law of Pakistan as well as it is prohibited by internationally. Child marriage has its vast effects on that children who are victimized it. We can say that it has its notorious effect as well as financial effects. If we look it in social, legal, and economical perspectives; it eradicates the rights of victimized children. In Pakistan and some states i.e. India and Nepal there are many children who are losing their rights especially girls due to marriage in the very young age. All these cases are due to some causes which are already described in this assignment. In universal declaration of the human rights it is also prohibited. There are punishments and the offender who imposed that marriage is also be liable to fine. To cut it from the root we should do more effective legislation on child marriage. Here, in this assignment some suggestion will be helpful for this purpose. We as a human being must be participate and protect the child rights in manner of child marriage. Kid marriage harms panoply of composed rights, including, the benefit to correspondence on grounds of sex and age, and the benefit to wed and found a family, the benefit to life, the benefit to the most essential down to earth standard of prosperity. So, Let’s fetter to child marriage and defend defenseless child. There are some suggestions which may be helpful in matter of restrain of child marriages.

Some suggestions are as under:
• Make Marriage Registration should be Compulsory.
• Protection of the young lady and child must be formed in a legitimate way.
• There must be Mandatory Birth Registration in a legal scenario.
• There must be Clarify Minimum Statutory Age of Marriage in law.
• There must be Render Child Marriage Null and Void in law.
• Penalties and Remedies must be created and executed.
• Commit Government, Donor and NGO must Support to Combat Child Marriage.
• There must be Develop Programs and Provide Incentives to Delay Marriage.
• Provide the Powers and Duties of Protection Officers
Saba Muhammad Hussain - **Defend defenseless children (Let’s fetter to child marriage)**

- There must be Provide for Mandatory Restraining Orders in law.
- In society, there must be Strengthen Community Networks for restraint of child marriage.
- Collected Data must be available in and before the law.
- Monitoring Requirements must be exist.
- Monitoring the Law must be execution in state.
- Progressive Interpretation of Religious Texts must be clearly defined in law.
- Increase Educational Opportunities for Girls, so that they can fight for their rights.

If these suggestions are to be followed or do some legitimate work on that issue, we will get rid of this huge social as well as legal issue known as child marriage.

**OSCOLA REFERENCE:**

**Primary Sources**

**Cases:**  

**Citation:**  
http://epub.boku.ac.at/obvbokhs/content/recpage/1043486?lang=en  

**Statutes and statutory instruments**

Submitted to Higher Education Commission Pakistan on 2016-12-13  
Saba Muhammad Hussain- **Defend defenseless children (Let’s fetter to child marriage)**


Article 16(2) of the Convention on the Rights of the Child, 1989

Submitted to Higher Education Commission Pakistan on 2016-12-13

**Secondary Sources**

**Books**

http://www.ebooklibrary.org/articles/child_marriage

*Causes and Consequences of Child Marriages in South Asia: Pakistan's Perspective* By Naveed, Sofia; Butt, Khalid Manzoor

**Student paper**

Submitted to Flinders University on 2016-10-31

Submitted to Quest International University Perak on 2015-12-14

**Journal articles**

The Age of Consent Act (1891) Reconsidered: Women's Perspectives and Participation in the Child-Marriage Controversy in India

Padma Anagol-Mcgin - South Asia Research - 1992