| How far has the nature of centre-province           |            |
|---|------------|
| relations changed under various amendments          |            |
| to the 1973 constitution? Evaluate                  |            |
| at bailt that pay test parameter                    |            |
| 4ntroduction bottoll go not tuting and and          | -          |
| The evolution of centre-province relations          | -          |
| within the reconstitutional of framework of Pakista | 7)         |
| has been a dynamic and intricate process.           |            |
| As determined by its forefathers, Pakistan's        |            |
| vision was based on a strong federation.            |            |
| Unfortunately, forthcoming leaders hegemonized      |            |
| powers and Kept Pakistan nunder a strong            |            |
| centre for their Vested Interests. Due to this      |            |
| reason the grievances of the provinces              |            |
| exacerbated, and the struggle for                   |            |
| autonomy continued. Through certain amendm-         |            |
| ents provinces achieved minute autonomy.            |            |
| The real change in the centre - province            |            |
| relations occurred due to Eighteenth Amend          |            |
| ment. Numerous articles of the 1973 constitu        | 1-         |
| on are revised to bring provincial autonomy         |            |
| and federalism to the country. Among them.          |            |
| the most significant steps are the scrapping        | 7          |
| of article 58 (2)(b) and the abolishment            | ୁ          |
| of concurrent list from the constitution of         | The second |
| Pakistan. Apart from that, various changes          | 1          |
| are also made in important areas of the             | 1          |
| constitution to lestrengthen parliament and         | -11        |
| federation. As a result of this, Quaid-e-           |            |
| Azam's vision of federalism is achieved             |            |
| defined by him in 1945 in the following             |            |
| words: and regulated to various about that have     | The second |
| all impossib based may si too it manager            |            |

| -  | Day:  |
|--|---|
|  | "The theory of Pakistan quiantees and   |
| - Account of the Control of the Cont | that federal units of the national  |
|  | government would have all the   |
| And the second second second second second   | autonomy that you will find in  |
|  | the constitution of United States   |
|  | Canada, and Australia. But certain  |
|  | vital power will remain Vested  |
| Al .   | in the central government such  |
|  | as monetary fund, national defence,   |
|  | and federal responsibilities."  |
|  | Variation in Centre Province Relations  |
|  | under Various Amendments  |
|  | When the 1973 constitution was enforced,  |
|  | a parliamentary form of government was  |
|  | P I and the step  |
| Partie.  | right direction, but it was short-term but  |
|  | could not be matured. Thereafter, notorious                                       |
|  | 58 2(b) had ruled the country for three   |
|  | dander Moreover dictatorial regimes   |
|  | had regulated laws to strengthen the  |
|  | centre and prolong their unjust lengtes.  |
|  | Fox the first time in the history   |
|  | Pakistan, the Constitution of 1913 has made                                       |
|  | Pakistan a sederation, and a partiamentary  |
|  | form of government has given provinces  |
| 7  | autonomy to a certain extent. Democracy   |
|  | had been strengthened, along with the   |
|  | improvisation of the provincial role in the                                       |
|  | improvisation of the provincial role in the country. Meanwhile, the 8th amendment |
|  | was made by the then General to   |
|  | had the veign of government in his hand   |
|  | hold the reign of government in his hand.   |
|  | Then, this was removed through the 13th   |
|  | amendment, but is reimposed through 17th  |

Date: amendment. After 17th amendment, the centre had innumerable powers governments were bound to follow the orders. The provinces' presidents and governors were much tronger than the Prime minister and chief ministers. Hence, the struggle for provincial autonomy continued for three decades. 18th Amendment: A step Towards Provincial Autonomy. First, the abrogation of dictatorial articles 58 2(b) and 112 (2b) is one of the prime reasons Pakistan is a true federation. These articles gave enormous powers to the and governors of the parliamentary form of government to declare the elected assemblies null and void whenever they deemed it necessary without any accountability. By scrapping these articles, these powers were transferred to the respective assemblies. Hence, centre province relations are improved in this way. Second, in the 1973 constitution of Pakistan, there used to exist two lists of total of forty-seven subjects federal and concurrent. Subjects in the former list can be legislated by the national assembly, while the latter romes under the domain of both federal and provincial assemblies. However, if there is a dispute on any law, federal legislation would supersede the provincial legislation. By the abrogation of Date: the concurrent list, all of the fourty-seven subjects have come directly under the domain of provinces. The authority of vailous departments like health, education, and tourism has been devolved into the provinces. Thus, devolution of powers occur from the centre to the provinces, making Pakistan a federalist. Next, there is also a transfer of various subjects: from the federal list to federal list 11. The subjects - major ports, census, use of police force from one province to another - in the second list are liable to discuss in the Council of Common Interest (cc1). Thereby, the role of provinces has been enhanced. Then, a new article 140(a) is introduced that deals with the formulation of local government the means devolving the governing powers of the country into three tiers: federal to provincial and provincial to local. In this way, local issues, such as street cleaning waste disposal system, and maintenance of roads could be fixed, Similarly, there also occurs a drastic change in the province's role in sharing natural resources by amending article 172. Provinces becomes joint and co-equal owners with the federal government in oil, minerals, natural gas, and water in their respective provinces. Also, by amending article 128, the governor's role in the provinces affairs is curtailed. Previously, a governor

could extend the ordinance several times before its expiration life of ninety days. This power is not only transferred to the provincial assembly but can be exercised only once. Moreover, under the amendment 232, a governor could not of article proclaim an emergency without the consent of the provincial Vassembly in any case. Likewise, under the new article 38, the senate's working days are increased from 90 to 110. And there occurs a ban on issuance of ordinances when the senate is in session. Futhermore, the governor should belong to the same province. Article 154 has made it necessary for the council of common interest to conduct at least one sitting in 90 days and to have a permanent secretariat. Apart from that, article 157 bounds the federal government to consult the provincial government before sanctioning or banning any hydropower project in Its tenitory. Lastly, article 160 is amended that deals National' Pinance Commission (NFC). with 4+ defines the revenue distribution between the centre and provinces. Furthermore, it bounds the provinces to revive it after five years and that the share of the province cannot be less than the pievious share. As a resulti a remarkable 7th NFC award is formed, considering aspects other than population. Moreover, provinces are also given the right to raise

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| thems            | elves. In this way, just and ea                 | uitat   |
| distrib          | oution of resources could become                | 6   |
| H                | ole to promote inter-provincial ha              |   |
| and<br>short ans | swer. a 20 marks qs should have around 15 subhe | ading   |
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| To con           | occude, it is the need of the hour              | 20  |
|                  | ke provinces autonomous and indi                |   |
| -                | in various aspects. Numerous amen               |   |
|                  | in the constitution of Pakistan                 |   |
|                  | illy the 18th amendment, have made              |   |
| Pakista          | an a true federation. Decades o                 | <b>f</b> (m)  |
| shuq qi          | e have been accomplished. Fust                  | on_   |
| of po            | wer by the centre is neither for                | SIP   |
|                  | +. Nonetheless, by amending the                 |   |
| 7                | ution, centre to province and prov              |   |
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