Date: _	Day:	
	E((au :	
	Essay:- ec Will Rule of Law	
	J. J	
	always remain an	>
	Torium -	
	impracticable mythin	
	our country.	
	Consideration of the Constant	
	Outline:-	
Carlos Ca		
(1)	Introduction	
2)	Rule of law is a hallmark of peaceful democracie	<u>s</u>
	and the second of the second o	
3)	Rule of law seems like an impracticable myth in our country:	
	rayth in our country:	
	Entrange of the Control of the Contr	0
	3a) Corruption within bureaucracy and lack of account	#abilit
	- worlth aggrandizement practices	
	- corruption in procurements	
	- collusion with political groups	1000
	- Pak -> CPI -> 133 CTransparency internation	)
		V
	- lobbying of industrialists, cleegy, military, businessmen, landlords the mantain top	1
	positions in polity	
	Positions in Foundation	
	3c) lack of melitocracy and prevalence of patronage	100

	Day:
	4a) Givilian supremacy and empowement
1	- no military mays for 3 decades
1	
	16) Independence of judicialy and Judicial review power
	- Era of Iflikhae choudhay as chief
	Justice of Pak - excessive accountability
	16) Independence of judicialy and Judicial review power  - Era of Iphikhae choudhay as chief  Justice of Pak - excessive accountability  of government
	4c) Strides in holding government accountable by
	judiciary
	- Ufference Care
	judiciary  _ Ufferance Paper care  _ Toolerchena case
	4d) Actions against corruption
	- trial of Fair homes on Top city colleption
	- trial of Fair homed on Top ally colleption  - improvement in CPI index -> Pak improved
	3 parks
-	
5)	Rule of law can become a scality and
	Rule of law can become a scality and practicable regath with adopting corrective measures:
1 200	
	Sa) Empowering judiciary and ensuring independence  - lessons from the US political system
	- lessons from the US political system
	56) Accountability of state of picials within
	buleaucracy
	5b) Accountability of state of picials within  buleaucracy  - independent audits from third independent  parties
	parties
	Sc) Culture of constructive clinicism by opposition instead of leg pulling
	opposition that I have

Date: _	Day	
	Td) Enpowering indicates the restert citizens	
	Td) Empowering judicially the protect citizens  from infringenial of their constitutions  right	glowny
	with the constitutions	Jacky
	- enforcement if with without indescription	miles
	- en forcement of works without the countries	manifes
		In
	Se) checks on media the advance its	cut
	rolle as a watch dog only	k'
-	- lessons from ocandinavian countries.	1
		-
100		
6)	Conclusion	
100 per 1	Imagine waking up in a country, where	•
	you have no idea what chine you have committed	
	and minding yourself hostage the d cline you never	-
	committed. You find yourself charged and stripped	200
	off your lights in a society where the lule of	The second
	law is absent , freedom of speech is shifted and	
	a denocracy is a distant dream. This country	
	is becoming an epitone of such imagination. Rule	
	of law is not only a hallmalk of democracy	
	but a hope that drives countries towards a	
	trajectory of progress and prospelity. Unfortunately,	12.5
	rule of low is becoming a distant dean and	
	on impracticable night in this country. There are	
	hundreds of examples manifestations and events	
	that underscores the impracticability of whe of law.	
	Rising colluption , weath aggrandizenes practices	
	and lack of accountability within buleauclacy paint	
	V	

		<del></del>
y )		
in a	1	
	a glowing picture of lule of law in this country.	
-X	Similarly, elite capture, lobbying , lack of	
eto.	meritocracy and prevalence of patronage systems	
	도마일이어 없다는 사용하는데 이 등에 대한 이 사용하는데 이 사용하는데 되었다면 하는데 되었다면 되었다면 되었다. 그 때문에 대한 사용하는데 보고 있다면 하는데 보고 있다면 하는데 되었다면 하는데 다른데 다른데 다른데 되었다면 하는데 하는데 되었다면 하는데 되었	
	manifest the fact that rule of law is ecoding.	
\-	In a similar vein, suppression of dissent by government	-
	cultailment of judicially powers and rising extrajudicial	
	killing and moborary are the evidence weating	
)	away of enle of how. Biased media is a 100	
	[HT 12] [HT 12] [HT 14] 하나 14 [HT 12]	
Administration of the second	fuelly polarization, violence and chaos in Pakistan	
Annual Ma	without being held accountable. The inforgement of	
	The furdamental sights of people at paint an	
s ere consider	inspracticability of sule of law in Pakistan. On the	
	contrary, rule of law has also achieved some	
	stricted which offer a hopeful but not 80	
destant of	promising pictule. Civilian supremary and aupowelnest	20,000
and a grant A	is evident in no military coups for the three decades	
	in Pakistan ty I ensules cule of law. More over	
	judicial levice and independence of judicially god	
	요한다는 사람이 보고 있다면 하나면 하나면 하는데 보다는 이번 사람들이 되었다. 그래 사람들이 되었다면 하는데 하나 사람들이 되었다면 하는데 하나를 보고 있다면 하나를 보고 있다면 하는데 하나를 보고 있다면 하는데 하나를 되었다면 하는데 하나를 보고 있다면 하나를 보고 있다면 하는데 하나를 보고 있다면 하나를 보고 있다면 하는데 하나를 보고 있다면 하는데 하나를 보고 있다면 하는데 하나를 보고 있다면 하나를 보고 있다면 하는데 하나를 보고 있다면 하나를 보고 있다면 하는데 하나를 보고 있다면 하는데 하나를 보고 있다면 하는데 하나를 보고 있다면 하는데	
10 mm	actions against corruptions; judicially & offer	
	plinned of hope in this country. Despite here	
90 Table 1	shides, the ovelall status of lule of low is	ga second
1 ) Terra Johan	raising selious concerns. All the hope is not last.	Service of the
	ever the darkest cloud has a silved lining.	
7 337 77	HE HENGELLE HENGEN HENGELLE HENGE	
\$100 (S)	By taking corrective measures and adopting the	
	principles of democracy and lule of law, one	71
	can definitely steel takistan out of the clisis of	
	lule of law. For this, empowering judiciary,	
12 (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		
*****	ensuring accountability mechanisms within bulcauclacy	
and or a feet	and coasting a culture of dialogue and tolerance,	
	rule of low can become a horn in this country	
		-

Date: _	Day:
er en	Sugar
	and their interests and problems are largely
	Intered in favor of these ruling elites. Palaistan
	has witnessed similar kind of bobying in sugar
	and wheat subsidies, where industrialists were
	clearly prioritized over local James. It has not
	only faced a heavy stress on the economy of Pakistan but
	also Kap croded the fast of general messes on the
4	rule of law.
	By the same token, lack of melitocracy
	is also a question mark on the effectiveness of
	the rule of low in this country. This system altogetherly
	shore up the system of patronage in this country whele
	the appointments the public offices are sollely based
	on loyally towards political parties. Such system is
	a huge question malk on the sule of law whele every body
	doe not have equal and failed access the the opportunities.
	It hinders public trust and completely eracles their
100 mm (100 mm)	belief on the legitimacy of state institution. This belief
and the second	was manifested in DIDE sulvey, where most of the
	people agreed to leave the country given the opportunity.
	It shows that roome wants he live in this god-forsaken
	country that prioritize power over rule of law. 10 bc
ALL ALL STATES	ourt, lule of law seems like an unbelieving teath
	of this courtage.
	0 0 4
	In a similar vein, suppression of dissent
	is the most prominent fact of all the governments
	of Pakistan. Binee its inception in 1747, all successive
-	governments have added to the final stock of
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

V	Day:
$\langle \rangle$	
$\mathcal{L}$	suppressions and repressions. The country seems like
1	a playground in a hards of few buling alites,
/	where I am opposition, within or dissent is met
	with severe crackdowns. The recent Depistation of
	gordament on regulation of protests raises selious
	concern over judemental rights. Pakistan has
	Steadily becoming a place while even the pendamakel
	light like peaceful assembly , association and movement
	Take slifted. The freedom of speech, appinion and cliticism
	are taken as tellorism by the state. Chans, who
	obselve such practice are habelled as traitors. Thus,
	it undernines the rule of law and is an absolute
	balbalism.
	With suppression of whicism and freedom of
	speech, Patistan has also observed longheld som
	of cutailing judicial powers. Ever sice its.
	independence, the governments have fried the
	inclease heir power through cashitation amendments.
	The notorious and controversial amendments , 3, 4 and
	I the the constitution of Pakistan Represents a fact
Name :	that the judicially and the bule of low was never
	a priority for the leaders of Pakistan. Bhille squalely
	tried the after the power of judiciary to not question
The state of the s	his extrajudicial practices by anedig the actives. These
	amendments pare power the Bholto for incharing political
	virtinization of opposeds without judiciary interestion. Also,
	The arbitrary detention of drainces and increasing the
	days of detention detention without judicially intervention
	was a blow to the bule of law. This is dear that

	Day:
	· ver
news media outlets, the	e growing interest of
media ty has become profit	is griews and rating over
legitimate, honest and stacel	e opinions 1 - news is
even presented in fragment	ed and spicy way so that
the attention of audience ca	a be know aringed for the
long Morcover, state pol	
started forming alliances wi	선물이 가지 않는데 그렇게 되는데 중심한 생각이 되었다. 그렇게 하는데 하는데 하는데 하는데 하는데 하는데 나를 하는데 하는데 없다.
that the one-sided, controll	
can be presented to the peo	
world press freedom andex, pu	
without borders, Pakistan li	
180 countries, This routing	
which shows that media is ce	이 없는 사람들이 가장 그렇게 되었다면 하는 것이 되었다면 하는 것이 없는 것이 없다면 없다면 없다면 없다면 없다면 없다면 다른 것이 없다면
and not independent. It under	
such outlets miguide and dist	
Polalization in a country. T	
the demedate and sule of	low norms.
In a some menn	el, the growing infringement
of the fundamental lights of	heaple and the wife
evidence of weatherite of &	
granted by constitution of B	
and the cities face ifing	
out of 142 countries in	
Atrole 9-28 grants Junda	
to the people of Pakistan ,	
the granting of any rights a	whtellupted. There is a
conclidows on the journalist	s by misusing PECA laws
	and the cities of journalists,

	Day:	
	With civilion supremary through 18 amendments	
	the judicialy is also significantly a powered. After the	and a second
	Majhaller coup, the judicaly had seen a major blow out	
	But the lawyers movement in 2007 significantly reshaped of	stone
	the judicialy rowch. The era of Iftikher chandhaly is	7,0,0
	Still lemembered as the most powerful era of judicialy,	
	when judicially excursively used its judicial leview and	
	monot poder for the dispensation of human lights and	
	issuing contempt of court against constitutions violations.	
	Similarly the panema popula case against Nawaz shill	
	is also considered a development by many legal expects	
	and analysts of Patristan. It is because the sule of	
	law was ensued against the power polities. The	
	offshale company reword, and illegal accounts well	
	questioned and the government was made accountable.	
Day,	In a some manuel, tushakhana case against corren	and the
	then is also conidered a stride in improvement of	in the same
	The cute of low. Thus strengthening of judicially and	
	incleased accountability of powelf groups point	
	hopeful and promisely picture of the sule of low suprem	- yen
100	this country.	
	Another significant advancement in the	
	enle of law is evident in incleasing accountability of	
	called groups. Actions against callegation is considerably	
	improved in past few decades. The trial of Fair	
	flowered, who was alleged of collegtion is a major	
	development of the bule of low. Similarly, the improver	es
galar Tan	of Pakistan ranking on Colleption Reneption Adex (CPI)	_
	is also the evidence of strapthening of Rule of law	

Dat	e:
	in Pakistan. The aulture of incleased accombability
	discourages other cellipt groups from holding in callupt
	practices It also hinder the reducing behavior in
	buleauchay while policies are often motion manipulated
	for political interests. This material clear that
	the sule of law is gaining traction in Catestan and
	any soon it will become a norm of the institutions.
	Desote the sines haves the see is still
	Despite the given hopes, the gap is still widering. The bule of low is not a near pear with
	in this country because the current political landscape?
	The regard of human eight and United nations organizations
	that are published annually
	place palistan and the bottom in every aspect.
	To intent only fores better
	Then Afghanistan and is absolutely worst and
	deplorable in delivery of all basic fundamental rights.
	Then any other south Asian country, making it on a verge
	of low erosion. All the hope is still not fost,
	Company of the second of the s
	lule of low con become a reality and practicable
	truth by colophy the principles of democracy.
	By empowering judicially, the lule of
	low con be improved. For this purpose, the
	independence of judicially must be ensuled and
	no external possition flee ferences should be allowed

1	Day:	
1		
	in the decisions of judicialy. The write issued by	
1	courts must be implemented transparently. The	
1	government should prevent the institution I'll existence	
1	government should prevent the institutional desistance	
	USA is a discovered of with a like of	
	USA is a fine example of independence of	
	judicially and strong rule of law. Pakistan should	
	draw lessons from the USA and should stray then	
	its judiciary by officiary longest terrele and handrome	
General Control	Sallaties so that the justice is selved without any force	
CAN MAKE MAKE CAN MAKE MAKE CAN MAKE MAKE	reluctiones of political collusions.	
- 1	Or y 1 the beautiful must be	
	Similarly, the buleauctary must be	
	overhauted for strong enforcement of sule of low.	
	Men't based recluitment, security of femule and distribution ale the key reforms proposed for the	
	Sector of huleauclase of Palistan. It will strengthen	
	Sector of buleauclacy of Pakistan. It will strengthen the mechanism of accountability and transpalency of	
	government of ficals. Shilvely, depolitization of	
	Suleandary must be discouraged. They should	
	be prevented from taking political pressules of Their	
	work. The goal of baleauday shall be solely	
100 m	the salve public under the well of low and	
	nothing make then this. Therefole, lefacus within and to g	mut
Section for the	bureauciany is necessary to transform Tall illiat	
	activities with buleanery. By doing so, lule of	
MA 1 4 (Mar)	law could be prevail in the county.	
1 m 1 m		
	Hnother instrumental way be ensure supremary	
	Another instrumental way be ensure supremary of sule of law is allowing a culture of	
1956		
	:	A STATE OF THE PARTY OF THE PAR

enignatic. The lule of low seems like an impracticable vising extrajudi ale the paracea of all problems It is high time the full tables on well of law suple the steel Pakistan out of the chisis ele of law atracity. Government must pay heed be this call and should substitute weak lule of low with strong sule of low. It will bring much 1st and 2nd person

Deconstruct the topic properly. Improve your expressions.

