DATI	<u>MTWTFS</u>	)
	Topic of the	
A.	Jutline: essay??	
1.	Has Intiodu chion and al and	
1.1	Historical Background .	
1.2	Recent Developmentes ANN	
	i e 26th amendment. Make proper phra	Ses
2.		non
2 · 1	Execution branchar a had belief	umonte
1.1.1.1	losing hold on power Follow propers	
2.2	Six high Court Side of the outline	
	judge letterssollellugsracen fre laced	
2.3	Appointment of accounting desires	
	protiudiciary Chig Ri 1 10 Station	
	Justice of Pakistan In Experienterions and	
43-	Impacts : William	
3.1	Impartiality in	
	Verticits i depederal	
	Constitutional courts	1. See .
3.2	Loss of public trust Unclear and we	ak
1	in courts arguments	
3.3	Over powered execulive	
	branch.	
3.4	Judicial movale	
4-	Solutions :	
4.1	Balance branches of	
	state	
4.2	Public awarness	
	regarding judicial auto-	
	nomy	
4.3	Ensure checks and balance. feature of constitution.	
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	The mander the annual entry		
	Essay in the art in the		
	The Importo 4- Judicial Pol		1.
	Intereperantice on Judicial Independen	r0 °	
and the second	Initial provider instal and in the first		15.
and the	Judiciary is one of Thetald	Balle:	
and and	three important plans of the		1
	state alongside Executive and		
	Legislature. In a well jurchioning	an a	1
	democracy these three bronches	Tiel	3.4
	avel give voist powers to govern		2
	a state whereas each branch		
and the second sec	is allowed to work dependently in	~	26.
Val del	there own spheres without inter.		
	eneing in each others work In	200	23
AN IN	the light of the characteristics of	angenge	
	demotracy, the Judicary must	Clean	
	keep check ion the laws and	1	
	" activities of the other two branch	<u>y</u> .	
入的行行法	1 It is cound strike down any	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
	such law which goes against		
	constitution. When the Mudical		
	branch of a state is labe to		
and the second	interpret laws and take actions		
	against them without in biasness		
Sec. States	and theing price d, it is said		
	that judicial independence prevails		
	in that state		and the second
	- and the second second the second second the second		8
	Party Summer VIA MARY SHORE		

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D	ATE:
	Pakistan has a long history
	Where "judiciary" has been deprived
	of its independence and is used
NOVE	las tool for political interests at the
10	DNO examplet can be more
	ONO examplet can be more
	fitting than that of Pakistan where
Al- Isis	judiciary is often exploited such as
by	Initiany dicidious to legitimize their
	illegal rules, serving governments
	taking revenge on their oppositions
1	parties and its own highly respected
A NEW STR	jugdes making controversial decisions
CHARLES F	and extending their tenures All
	of which makes one of the most
n in the second	important pillar of state to become
	distrustiul and Idouby al and your
	The political intergenence
S. exception	in judicial matters is jourte to
	visible in the recent amendments
Carlo Maria	to Constitution of Pakistan which
	was passed on 121 Oct, 2024. This
<u></u>	moveliby the serving government
	came at a time when the
	Supreme Court ordered Election
	Commission of Pakistan to
	award the political party PTI
	it's reserved seals and the
	party's position was restored.

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C. 11 10	Furthermore, the public	announcement
e Cetrain	1 5 High court judges ac	cusing
white		
Tsial	the Loalition goverment	
bau		
PORT OF THE PARTY SERVICE OF THE	this controversial amendme	
and a second	naste stripping judicary independence. Avoid con	off its and all all
A CONTRACTOR OF A CONTRACTOR OF A DISTANCE		
and the order over a contraction trace of	Political interperience	
	pendence will have Iserious	
	Pakistan in the course	
St	ape of Importiatity in vevo	
	public trust in courts one	
	executive branch of state	
	The best way to	The second s
in	l'experience of political entities	in judicial
	matters is by explaining.	20 amenament
	to Pakistani Constitution.	
a	wuntry has been ruled	
	101 major part of its histor	
	during ilvilian tenure,	
	ment calls the shots be	ick stage.
100 - 100 -	During those years, the	Judicany
	was controlled and sew	ved their
<u></u>	int evests. Prior to 20" an	" Subury
A Antonio	The apex court of judicia	
<u></u>	Court gave verdict in th	whether a start a start of the
	of a banned political p	All and a second s
	Trestoring its position o	
	awarding it the vesew	ved seats.
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<u>alida</u>	
	This move was hailed by some as
	"independence of judiciary" but
	downgraded by the idalilion
	government as it deprived them
	of the majority in the parliment. There-
	fork, it was the first reason, this
	(controversia) amendment was
Carlos Autor and	passed through illegal means such.
Active Actives	as abducting and Intreatening
	the lawmakers to vote for the
	amendment
1	The rears of executive to lose
	power lover judiciary is not
	the only reason to solidify their
	hold on judicial matters by passing
	the untrovial amendment, in
	about same time trance, six high
i da	court juddes motel letters to SC
4	accusing intelligence agencies of
9. <b>8</b> 9.	meddling in afrains of judiciary.
	This quither exposed the ract
	that judicial independence is
	a mythin Pakistan. Furthermore,
	the raising voices of jugdes made
	the establishment realize the
	vising judicial independence
Construction of the second sec	in the country. So, it can
	also be laken as a reason
	for the executive to control
and the second s	



in.			
D	AT	ΠĒ	:

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	judiciary and what is a better
	way than 26 amondment.
<u>新。</u> 用	Other than executive's years
	and letters gist high lourt jugdes
300	the Pro- Judidial independence judge,
	Justice Mansoon Ali Ship issas another
24	hurdle intexecuctive control over
	judiciary, who was soon to
	become next Cherry Justice of Pakistan
	after the then UP Quei Frag Isla So,
	ip order to block his lasend to the
	highle's position the 26th ameniament
and the second	was passed, "which one of the
	article states that the appointment
14	of CJP Will be done by "Judicial
Contraction of the second	l'ammitteel which will be comprised
	of parliment members, having .
17.3	majority of those in serving government.
	So we can say these were in
di di se	some of the reasons which made
and a second and a second and a second	the orlevalition government backed
	by establishment passed the controv-
	existal amendment its slit the
	Throat of judicial independence
- Contraction	in the country and stop the
14	stolen mandale and fraudulint
	elections from being questioned
SE 1	by independent judictary.
A CONTRACT	The advised for any set
A Standard Stand	



DAT	E: M(T)W(T)F(S)
	The impact of Political interference
	on judidal independence can be
	long lasting and serious Indiated
	As the Supreme Court and
	"High Court juddes are no longer
a particul	appointed by seniority bases but
	selected by a committee which
	is purely ("Pulitical, there are higher
	chances of injustices , and windhicts
	based on manipulations land in
	javour of politicians (govenoment). The
	Supreme lower is subsecurient to
	the executive. as had and and and and and and and and and a
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