

foreigh affers and finer and deposiment in its History of Federalism in Pakistan was envisaged by its creators as a strong federalism. However, after the death of its prespethers and institutional imbalance the dream of strong federalism changed into the week federalism. i) 1956 Constitution of Pakistan Some major points regarding ledenlism > Limited authority to the Fournas were given as there were Please write in formal baragraphs Concurrent List Federal List Provincial Ust to the contex C- Unicameral Legislehm

d- Presidential system 1962 Constitution of Pakistan Some major provisions are quer below Limited authority a- Two owl8 Oni cameral de Two third majority for amend ment powers to Units: 1973 Constitution of Pakistan in) Some of major provisions are mont below a- Comaratively flexible Presidential and parliamentarysta form of govt is a significant detail bowers were

a Bicameral Legislature

c Open Party Election

Headings must reflect the asked exilicplantinglysis of evolution of federalism in takistan and vole of political dwelopmen its evolution 3 In the initial years of Pakishn, the country witnessed the grave institutional imbalance as the Judiciny approved the discolution of the prist constituent assembly. That imbalance resulted in the week federalism in Pakistin, just beaux the seemed constituent assembly was not the elected one but the selected one- movened the constant political instability pleyed with role in prong the way of dichlore to capture the state through their coups. That also resulted in the week feduration. [nstitulional Im belonce Selected Constituent Assembly prilor 8 rotabio the country The work federation 1958, and 1959 Constitutions

After the continuous political and constitutional upherval the country witnessed the fall of Dhicka. After that the country are up with the moderate (federalism) supporting Constitution Constitution Compartnely -Cevib 6 Federalism after the 18th amendment in the 1973 constitution of Pakister As mentioned above the 18th amendment diel not provide - the Strong federalism, however, one an six that Pakistan moved from the week Federalism to moderate foderalism. Although -the 18th amendment in - the 1955 of the country shifted Pakistu to moderate federation to Strong federation. Some of the provisions are Anleacks by by stance

1 Critical Analysis The 18th amendant in 10 ederalism than over through the dovolute Powers-1 Conclusion Owing the the political unstability and constitutional imbalance the country was modulged in the weeker federilism. However after some horrific event the country muly moved towards the worker moderato federalism. The 18th omendment the 1973 constitution finely mude Pakistan a Stronger Federalism. Section - B ?NO4: O Introduction There is no blinking the Ret that the IMF's bailouts and conditionalities are a tool of developed countries to be used for exploitation of the amelopmy Countries Moreover, morder to understonel how there the institution works one must comprehen its mandate and its offered reporms. As

You were supposed to take a stance either in favour or against dwelyphilanswert in with of comony, economic also the its IMF and mandale International monetary was established order to help the war-ridden countries world Warii. The due to pelow. Identification of Issues in Elaborate your key Suggestion to reform points econon Surveillance after Rforms iii Criving the Structure 10 -

3	Understanding the Structural Adjustment Plan of IMP and the process
	then of IMP and the process
	Food Economy -> Threat of depault -> Approach the IMF
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	The institutione Suggests the methodi
	Suggests the methods to reporms
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1	Structural Adjustment Plan
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4	11- Liberalization of trade
	in-Privalization of SMEs
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-	in Reduction in the subsidius	
	went projects	
	ment projects	
	vi. Standarizad prices with	
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)	Consequences of the Structural Adjustment Plan by IMF	
	Plan by IMF	
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1	in july 24% (Economic Survey of	
	i- By devalution of the eco currency the country would face severe Ipfalations. As faced by Pakiston in july 24% (Economic Survey of Pakiston 202-23)	
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	v- projects would never growth the country's Youth educationally, economically and society					
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0	Summary	: how the IN	1F bailout and			
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ŭ K	Condition Devalue commy Low Sabadius Privilization Libralization		Exploitation			

Therefore , it is appropriate to mention this the IMF28 bailout and conditionally the tool of exploitation for the developing countries. Concluses By analysing through different angles, by seviciong Toorshort and it been thulfill the d requirements of Conclusions tradural adjustment plen, one can write the the IMF's whole purpose to exploit the dwelping Countries. 900C O Introduction of the Judicical journes is deep implanted the idea of the separition of powers by Montesque. Wheras on con see that due to judicial seven the essence The donocray is also If ther there is no concept of Judiciel review the other institutions would interpret the Low as per their worker. However cetting the Judicing go hind in the judicical review it would politicze the just cirry and would

Will the theme of separation of power and democray. This having power of bedicial review with the checks is important as the elections in domo cray What is duditial Review is the a exercise of the Daver of the lightness where tromprehensive court has a interprete the constitution of the country and checks that the laws and the process in country are produced and done Constitutional limits. Impostence of Judicial sonion 3 didicial review is important just because it keeps the check on the Darliament and the executive bonch. Youthave not answered what is the Judicing being asked ensures the laws and bill are parsed as per the constitution and the executive brench is wooking within its. allo celed work. The importance of Judicial oxemple, as the Judicing brinch of Palciston issued an order to the

	Election Commission of Pakiston By- elections of Porjats and K help within time.	ensure the
	help within time.	
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		and become th
		Hegemon

is increased and unchecked
is increased and unchecked
It can be understood by these.
1
"Absolute Power Compts Absolutely"
There are many speculations regarding that question and some of them are mentioned
pelon
i- Threat to the independence
i- Threat to the independence of distining
ir-Politicised Judicinity
1111 - Unchecked Judicity may cause imbalance in the
Cause imbalence in the
mstitulians
in - Changing or interpretation
of Longtolvin as per the
whims of Judge.
For exemple, in the initial years of the USA
For example, in the initial years of the USA the Judges interpreteted the constitution as p
The wish of President The formals carse
og Merphy.

Judicial Review in the light of recently Promulgated Practice and Procedure Acto Jacas Before understanding that one must have verlook the political situation of Pakistin. st M Excusive Political eli Polarization unimagnable mstitutional crisis Un precendented Judiciel Activism Unseen Political Rivaler y Not enough to explain what is Ownpeting tasked conditions the perliment of Pakislan wented to limit the power the Judicing in the of gree as Ordiciel Actions and Judicial review **CS** CamScanner

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2) Conclusion			
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Morever excessive	power to Judicing 18		
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Povere 8hould 59ha	nced Mose ouch, due		
to political uncertei	my the masses has also		

the procedure and produce and aparos DN08 1 Introduction ANS: There are molliple factors that are 8411 becomining the hurdha in the political devolution of powers provincial automony. That obsticles couring the anti-centre feelings and some of them are unwillingness of the politicel Leeders to implement U.Ih dirent completely the mineral and economic securi also cauxes trouble in the provincial authonomy- Above threet toof the national dismegrith helt the center to empower the units. That reason are continuously causing the Les Mag Mose overs - proper decisions gro be somed if the tekun s at time; Amendment in a rout shedl @ Devolution of Powers @ Finans are Autonomy or

This is not all that 18th amendment did in crossed cake in prince @ Abdoling of Concurrent 1/15} Why there grestill the gravisions of positical devolution and the provisions of provincin and H There are multiple reasons of the f questions, however some of them are highlighted below: 17 (0) (1) (1) (1) No leadership No Province Autonomy Politice | Davo Whi Makiona Integritine 159Ue No mechanism E No Finence 1

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	completely inorder to removed the		
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3	Conclusion		
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	18th amen I has not been implemente		
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	on the admisoner - The contex-		
	princes referres can be resolved.		
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