NOA Test Series	Date:
Q.2)	Sun Mon Tue Wed Thu Fri Sat
- laubuiba na teur ton e	1 nodoblana 7/20
Introduction to ensternance	n tod nodpolido
The 26th Amendment to -	the Constitution of
Pakistan was passed by Parlice	ament on October
21st, 2024. The amendment	contains 2/clauses
which in effect change ju	udoidi, partionemory,
and executive framework has seen several comover	eries both during
the process of interaction	and possing as
the process of interaction well as the of implementation	mentation. One main
area it has impacted is	the independence
of Poinstans Judiciary Wil	ion this ariory ors
Will seek to explore furt	her.
Caliant Faste al Amandan	ont
Solient Facts of Amendme > revoking Supreme Cor powers (change to A	irts suo motu
muers (change to A	rticle 184)
-> setting the Chief Justice term at 3 years	of Patristan (CJP)
> empowering PM to appoint among the 3 most senior	or Supreme.
Court Dudges	
-Dempouer Supreme Cour	t to transfer
Dempouers Supreme Cour any case to itself	***
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	Date:
	Sun Mon Tue Wed Thu Fri Sat
	AM AM AM AM THE THE MANAGEMENT
0	Amendments Amendments
1	to Article 1967237 21 2 tous
B	1840 Article
-	Immers and talus brover from 175AD
-	
-	Main Contours
-	son for Amendmen Po nos of
-	more want the series with my to large
-	sitely not family himash i Alasti ort
-	
-	Insertion of New Insertion of
-	Article 202A 1000 Mew Article
-	Use the article numbers amended
-	
-0	Casmelerences and give specific
-	appointing "most senior" judge as CTP,
4	appointing most senior judge as OP,
	CJP will now be "appointed on the
	recommendation of the Special Parliamentary
-	Committee from amongst the 3 most senior" GC Judges
-	
-	-> Special Parliamentary Committee consists of:
-	> 4 members from Senate
-	>committee sends nominee to PM, who
-	forwards it to president for appointment.
	Tolordias II relo presidenti tor appointment.
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Date:	
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2 Amendments to Article 184	1
-> SC's ability to exercise suo motu	0
- powers is restricted shart of	<b>(4)</b>
-> Sc cannot issue orders or directions	-
on its own beyond what is presented	-
in an application	
- Drew clause (1) prohibits suo moty	2
-> SC can now transfer any cose,	-
- appeal or proceeding from any high court to itself if deemed expedient for justice	-
- TO TIOCH TO COOP OF STEELS	-
3 Insertion of New Article 191A	0
-> establishes constitutional Benches	-
- within the SC	-
-> Benches will include judges nominated - by the Judicial Commission of Pakistan,	2
- by the Judicial Commission of Pohiston,	2
- with an equal representation from	0
each province	4
(4) Insertion of New Article 202A	4
Stormation of constitutional benches in	4
- the high courts sobut or moinge	0
-sonly constitutional benches may exercise	4
- specific jurisdictions vestor in high courts,	0
- Particularly: some	U
-> issuing order for enforcing	Q
constitutional fundamental rights	X
	->
	0
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•	Date:
	Sun Mon Tue Wed Thu Fri Sat
-	26th Amondment's Tompact on Independence
1	26th Amendment's Impact on Independence of Judiciary:
8	"These changes bring an extraordinary
A	level of political influence over the pocas
1	Of judicial appointment and the judiciary's
P	Own administration of memory I = worker
3	noma of spate , andman
-	"They erode the judiciary's capacity to
-	independently and effectively function as
-	OKE a check against excesses by other
-34	branches of the state and protect human
-	cights" "a blow to judicial independence.
	Ose a check against excesses by other branches of the State and protect human rights" "a blow to judicial independence, the rule of low, and human rights protection"
-	The following of the state of t
-	29-International commission of Jurists
0	ELITORIO DE SOLVETAS DE SOLVET
-	Appointment of Composition of
9	CJP John and common Judicial Commission
-	Africa Africa Africa
9	Main Contours mutch (JCP)
7	eta of Amendment with a solution
10	With Respect to how
7	nutrana) polica Judica hattorn nata nortalezano
- 10	atriba la Independence motal amala
7	
-	Removal on the stands Administrative
-	ground of powers of JCP
	offinefficiency" Disibut show - what show
	1000 3000 ACOSO 1000
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Date:
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(1) Composition of JCP
->JCP is responsible for nominating
judges for SC and High Courts
These changes bong on extraction sagarity
-> Previously = comprised a majority of judges
Experience application of the redicional
> Now = 2 members of Notional Assembly, 2
members of Senato, I woman or
non-Muslim enominated by Speaker)
an notionation of the state of the state of the
>these changes allow for direct political
influence over JCP, and reduce JCP's judicial
members to a a minority sold of cetano
reg. for appointment of SC Judges only
5 out of the 13 JCP members are
dente required tomber judges
2) Administrative Powers of Is Promoting
appointment, JCP has been given the
appointment, JCP has been given the
power to determine and nominate "constitutional"
benches" within sc and High Courts
>> these benches shall have exclusive
power to determine and nominate "constitutional" benches" within sc and High Courts where benches shall have exclusive a jurisdiction over matters involving Constitution and inhomographical constitution of the constitution of
interpretation + tunchmental gins
> Such power allows JCP- a body
subject to direct political influence-to
create tailor-made judicial benches to
>Such power allows JcP- a body subject to direct political influence-to create tailor-made judicial benches to hear specific cases,

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	Date:
the street later and seek and	Sun Mon Tue Wed Thu Fri Sat
> there is a serious	concern these
JCP-appointed bend	
independent + impar	
1 International	executive, hetmying
3) Appointment of CJ	Polis to 2019 and
>> Previously = Mos	tosenior judge, in
- Execut	tive or Parliament
The state of the s	2 no say
7	SPC
>Now = Special Parli	ignenting Committee
moral mominate (	STO empouers PM
bon Institute &	training m tangnil
>Amendment outlines	no grounds/criteria
on the basis of whi	ich SPG is to man
nominatie CJP, eradi	ng judicial independence
11 9 9 JUL 079 1000	not selves iniscos
Dremoval on the are	ound of "inefficiency"
-> Cummo Tudicial	COLLOGI (STC) may
recommend judges of	SC and High Courts
- for removal if it Lin	ds they "may be
recommend judges of  for removal if it Lin  inefficient in the per  duties" of their of	formance of the
a duties" of their off	Sice
-> Amendment does	not define "inofficiery"
	A 1
> this directly viole	es Article 14 of
The International Cover	iont on Civil and
Political Rights, which	h quarantees night
to a fair public h	earing by a
the International Covery Political Rights which to a fair public he competent, independent	nt impartial tribunal

Date: Sun Mon Tue Wed Thu Fri Sat Orotound