

# **THE DOCTRINE OF SEPARATION OF POWERS**

**AN APPRAISAL OF PARLIAMENTARY SYSTEM IN PAKISTAN**



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## **ABSTRACT**

There are two aspects of our research. The doctrine of separation of power and the parliamentary system both the concepts are interrelated with each other. The debate on the Separation of power is started from Maulvi Tamiz ud Din case 1955 when the Executive dissolve the constituent Assembly and interfered in the Legislative function.

Firstly we will analyze the doctrine of separation of power in general and as presented in the constitution of Pakistan 1973, And trying to identify those difficulties faced by the three pillars of the Government and often overlap with each other such as executive Legislature and judiciary while implementing the Law.

Then we will asses the Parliamentary system of Pakistan with the help of Historical study, scholarly work, and Case Laws are also apart of it. Through this way will analyze the Doctrine of separation of power and the Difficulties faced by the Parliamentary system of Pakistan at the time of implementation of separation of Power. At the end we will present certain recommendations and propose Amendments for the parliamentary system of Pakistan.