AP United States Government and Politics

Sample Student Responses and Scoring Commentary

Inside:

- **☑** Free Response Question 1
- ☑ Scoring Guideline
- **☑** Student Samples
- **☑** Scoring Commentary

AP® UNITED STATES GOVERNMENT AND POLITICS 2017 SCORING GUIDELINES

Question 1

5 points

Part (a): 1 point

One point is earned for a description of a constitutional provision that seeks to insulate the Supreme Court from public opinion.

- Justices serve for life.
- Justices are appointed/not elected.
- Justices' salaries cannot be reduced.

Part (b): 1 point

One point is earned for identifying a power exercised by the Supreme Court that acts as a check on another branch of the federal government.

- Judicial review
- Power to declare governmental actions unconstitutional
- Power to overrule/uphold laws passed by Congress or actions taken by the president or bureaucracy

Part (c): 2 points

One point is earned for an explanation of how Congress can limit the Supreme Court's independence.

- Proposing constitutional amendments or passing legislation
- Impeaching justices
- Setting the operating budget of the Supreme Court
- Increasing or decreasing the number of justices
- Changing the appellate jurisdiction of the Supreme Court

One point is earned for an explanation of how the president can limit the Supreme Court's independence.

- Refusing to enforce judicial decisions
- Proposing legislation or issuing executive orders to limit the effect of Supreme Court decisions
- Making public statements/exerting pressure

Part (d): 1 point

One point is earned for explaining how the Supreme Court protects its political independence.

- Secret deliberations
- No public recordings
- Control of its docket
- Limited public statements/media appearances

A score of zero (0) is assigned to an answer that is off-task or is attempted but earns no points.

A score of dash (—) is assigned to an answer that is blank.

UNITED STATES GOVERNMENT AND POLITICS SECTION II

1A (10f3)

Time—1 hour and 40 minutes

Directions: You have 100 minutes to answer all four of the following questions. Unless the directions indicate otherwise, respond to all parts of all four questions. It is suggested that you take a few minutes to plan and outline each answer. Spend approximately one-fourth of your time (25 minutes) on each question. In your response, use substantive examples where appropriate.

- The framers of the Constitution intended the Supreme Court to be politically insulated. Despite this intent, the Supreme Court is not completely insulated from political influences.
 - (a) Describe one constitutional provision that seeks to insulate the Supreme Court from public opinion.
 - (b) Identify a power exercised by the Supreme Court that acts as a check on another branch of the federal government.
 - (c) Explain how each of the following can limit the independence of the Supreme Court.
 - Gongress
 - · President
 - (d) Explain how the Supreme Court protects its political independence.

(a) One constitutional provision is that once a supreme
must justice is appointed, the justice serves
for life tenure under good behavior. This means
that the justice is insulated from public spinion belowe
they do not need to fear bosing their office and To
any unpopular decisions they might make
(b) A power exercised by the supreme Court that
acts as a check on another branch is judicial
leview of the power to deciare laws of actions
un wushful onal . For example, in vixon ous.
the Supreme Court sikel against executive
priviledge, the right to withhold intomotion, thousand
checking the power of the executive
_ branch)

Unauthorized copying or reuse of any part of this page is illegal.

GO ON TO THE NEXT PAGE.

ADDITIONAL ANSWER PAGE FOR QUESTION 1

(c) longues can limit the indefendence of the
Jupreme Court by determining apellate
junsdiction. By determining a collete
insedictions Consuls limits what kind
of costs the moveme Court nois a
of cases the Supreme Court nois a jouspitutional right to review. Congress com
do this by amending the constitutions
to limit what type of cases the Ripreme
lount entertains. The Pusicient can limit
the independence of the Supreme Court
by retusing to imprement the supreme
Count's decisions. This was seen when
Andrew Tackson ignored the Supreme Court's
decision mat the Cheroliee had a light to their
land and forcibly ramoved them anyone yo
This limits the indefendence of the preme
Land because it must rely on the executive
manch to enforce laws and is helpless
against the executive if it returns to do so.
(d) The Supreme Court Protects US
political independence by returing to
reliant when loved in the constraint of Deart
proceedings and by deliberating in Secre Cy By taking these measures
secrecis By taking these measures
the supheme court limits any outside
pressures from political entities and

Question 1 is reprinted for your convenience.

- 1. The framers of the Constitution intended the Supreme Court to be politically insulated. Despite this intent, the Supreme Court is not completely insulated from political influences.
 - (a) Describe one constitutional provision that seeks to insulate the Supreme Court from public opinion.
 - (b) Identify a power exercised by the Supreme Court that acts as a check on another branch of the federal government.
 - (c) Explain how each of the following can limit the independence of the Supreme Court.
 - Congress
 - · President
 - (d) Explain how the Supreme Court protects its political independence.

linkage in strutions, like the media of 13y
making its dicisions as privately and
possible, the Supreme Court protects (Is political independence.
its political independence.
F.
·

Unauthorized copying or reuse of any part of this page is illegal.

GO ON TO THE NEXT PAGE.

SECTION II

Time-1 hour and 40 minutes

Directions: You have 100 minutes to answer all four of the following questions. Unless the directions indicate otherwise, respond to all parts of all four questions. It is suggested that you take a few minutes to plan and outline each answer. Spend approximately one-fourth of your time (25 minutes) on each question. In your response, use substantive examples where appropriate.

- The framers of the Constitution intended the Supreme Court to be politically insulated. Despite this intent, the Supreme Court is not completely insulated from political influences.
 - (a) Describe one constitutional provision that seeks to insulate the Supreme Court from public opinion.
 - (b) Identify a power exercised by the Supreme Court that acts as a check on another branch of the federal government.
 - (c) Explain how each of the following can limit the independence of the Supreme Court.
 - Congress
 - · President
 - (d) Explain how the Supreme Court protects its political independence.

One constitutional provision that seeks to insulate the supreme
court from public opinion is the fact that they are appointed and
not elected, thus enjuring that they don't serve Irule to win
the pavor of their unstituents or are imaged to provide
registrative favors to organizations with my interest groups) that
fund a campaign.
A power exercised by the supreme court that acts as a
check on another branch of government is their power for
JUDICIAI YEVIEW and determining it comething is constitutional
or unconstitutional. This check of power can be applied to laws created by congress, ar executive orders, or presidential
laws created by congress, ar executive orders, or presidential
actions. The supreme court has the power to deem it
CALLY TO ANY

Unauthorized copying or reuse of any part of this page is illegal.

GO ON TO THE NEXT PAGE.

constitutional/unconstitutional; their decision supercedes

all other authority.
both the congress and president limit the independence of
the supreme court by deciding who serves as a justice.
The president has the power to appoint land as
a result choose the political ideology) sopreme
court justices in the event of a vacancy congress
must then confirm the nominee by a 2/3 majority.
Furthermore, longress also mus the power to increase or decrease
the size of the court. If they obtain the necessary support.
The supreme court protects its political independence
by choosing which cases to hear and rule on. A writ of
ceritori must be issued and at least. 4 judges must
parel to accept a case in this repard, the rupreme
eaux is varically independent, macconceasing neither
congress or the president can necesarily porce them
to take a use threspecease Their political independence
is protected by the fact that they are the "rupreme
law of the land."

UNITED STATES GOVERNMENT AND POLITICS

SECTION II

Time—1 hour and 40 minutes

Directions: You have 100 minutes to answer all four of the following questions. Unless the directions indicate otherwise, respond to all parts of all four questions. It is suggested that you take a few minutes to plan and outline each answer. Spend approximately one-fourth of your time (25 minutes) on each question. In your response, use substantive examples where appropriate.

- 1. The framers of the Constitution intended the Supreme Court to be politically insulated. Despite this intent, the Supreme Court is not completely insulated from political influences.
 - (a) Describe one constitutional provision that seeks to insulate the Supreme Court from public opinion.
 - (b) Identify a power exercised by the Supreme Court that acts as a check on another branch of the federal government.
 - (c) Explain how each of the following can limit the independence of the Supreme Court.
 - Congress
 - President
 - (d) Explain how the Supreme Court protects its political independence.

	One constitutional provision that seeks to insulate
	the supreme Court from public opinion is appointing
	Supreme Court Justices instead of electing them.
	A power exercised by the Supreme Court that
	acts as a check on another branch or the
	Federal government is limiting grant money for
	the executive branch. Congress can limit the
8	independence of the supreme court by 213 vote
	OF a law they want passed. President can limit
	the independence of the Supreme Court by persuading
	against a decision they made. The Supreme court
	protects its political independence by achieving
	Seniorizy over others and thus their opinion
	upholding more influence.

Unauthorized copying or reuse of any part of this page is illegal.

GO ON TO THE NEXT PAGE.

AP® UNITED STATES GOVERNMENT AND POLITICS 2017 SCORING COMMENTARY

Question 1

Overview

This question examined the intent of the framers of the Constitution to keep the Supreme Court politically insulated. Part (a) asked students to describe one constitutional provision that seeks to insulate the Supreme Court from public opinion. Part (b) asked students to identify a power exercised by the Supreme Court that acts as a check on another branch of the federal government. Part (c) asked students to explain how Congress and the President can limit the independence of the Supreme Court. Part (d) asked students to explain how the Supreme Court protects its political independence.

Sample: 1A Score: 5

In part (a) the response earned 1 point for describing one constitutional provision that seeks to insulate the Supreme Court from public opinion by stating, "One constitutional provision is that once a Supreme Court justice is appointed, the justice serves for life tenure under good behavior."

In part (b) the response earned 1 point for identifying a power exercised by the Supreme Court that acts as a check on another branch of the federal government by stating, "A power exercised by the Supreme Court that acts as a check on another branch is judicial review or the power to declare laws or actions unconstitutional."

In part (c) the response earned 1 point for explaining how Congress can limit the independence of the Supreme Court by stating, "Congress can limit the independence of the Supreme Court by determining appellate jurisdiction. By determining appellate jurisdiction, Congress limits what kind of cases the Supreme Court has a constitutional right to review."

In part (c) the response earned 1 point for explaining how the President can limit the independence of the Supreme Court by stating, "The President can limit the independence of the Supreme Court by refusing to implement the Supreme Court's decisions. ... This limits the independence of the Supreme Court because it must rely on the executive branch to enforce laws and is helpless against the executive if it refuses to do so."

In part (d) the response earned 1 point for explaining how the Supreme Court protects its political independence by stating, "The Supreme Court protects its political independence by refusing to allow the media to record court proceedings and by deliberating in secrecy. By taking these measures, the Supreme Court limits any outside pressures from political entities and linkage institutions, like the media."

Sample: 1B Score: 3

In part (a) the response earned 1 point for describing a constitutional provision that seeks to insulate the Supreme Court from public opinion by stating, "One Constitutional provision that seeks to insulate the supreme court from public opinion is the fact that they are appointed and not elected, thus, ensuring that they don't serve/rule to win the favor of their constituents."

In part (b) the response earned 1 point for identifying a power exercised by the Supreme Court that acts as a check on another branch of the federal government by stating, "A power exercised by the supreme court that acts as a check on another branch of government is their power for judicial review and determining if something is constitutional or unconstitutional."

AP® UNITED STATES GOVERNMENT AND POLITICS 2017 SCORING COMMENTARY

Question 1 (continued)

In part (c) the response did not earn a point for explaining how Congress can limit the independence of the Supreme Court. "Both the congress and president limit the independence of the supreme court by deciding who serves as a justice. ... Congress must then confirm the nominee by a 2/3 majority" is an incorrect explanation of how Congress limits the independence of the Supreme Court. It is an example of Congress's power to determine the membership of the Supreme Court, but not of a limit on the independence of the Court.

In part (c) the response did not earn a point for explaining how the President can limit the independence of the Supreme Court. "Both the Congress and president limit the independence of the supreme court by deciding who serves as a justice. The President has the power to appoint (and as a result choose the political ideology) [of] Supreme Court justices in the event of a vacancy" is an incorrect explanation of how the President limits the independence of the Supreme Court. It is an example of the President's power to determine the membership of the Supreme Court, but not of a limit on the independence of the Court.

In part (d) the response earned 1 point for explaining how the Supreme Court protects its political independence. "The supreme court protects its political independence by choosing which cases to hear and rule on. A writ of ceritori [sic] must be issued and at least 4 judges must agree to accept a case. In this regard, the supreme court is basically independent; neither Congress or [sic] the President can necessarily force them to take a case."

Sample: 1C Score: 1

In part (a) the response earned 1 point for describing a constitutional provision that seeks to insulate the Supreme Court from public opinion by stating, "One Constitutional provision that seeks to insulate the Supreme Court from public opinion is appointing Supreme Court Justices instead of electing them."

In part (b) the response did not earn a point for identifying a power exercised by the Supreme Court that acts as a check on another branch of the Federal government. "A power exercised by the Supreme Court that acts as a check on another branch of the Federal government is limiting grant money for the executive branch" is incorrect. The Supreme Court does not control grant money for the executive branch.

In part (c) the response did not earn a point for explaining how Congress can limit the independence of the Supreme Court. "Congress can limit the independence of the Supreme Court by 2/3 vote of a law they want passed" is incorrect. The response does not adequately explain how a law passed by Congress can limit the Supreme Court.

In part (c) the response did not earn a point for explaining how the President can limit the independence of the Supreme Court. "President can limit the independence of the Supreme Court by persuading against a decision they made" is incorrect. The response does not adequately explain how the President's power of persuasion can limit the Supreme Court.

In part (d) the response did not earn a point for explaining how the Supreme Court protects its political independence. "The Supreme Court protects its political independence by achieving seniority over others and thus their opinion upholding more influence" is incorrect. The response does not identify or explain how the Supreme Court protects its political independence.