

Name _____

Date _____

Three Branches of Government - Answer Key

Use the text to answer each question below.

1. When the founders were creating a new American government, the abuses of power from a single ruler were fresh in their minds. They didn't want another king! So the United States government was designed to prevent any single person or group from becoming too powerful. We call this idea “separation of powers.”

The Constitution separates the government's power into three branches. Each branch has separate responsibilities, but they all must interact with each other in different ways. This separation of powers includes a system of checks and balances, which are ways that each branch can limit the others.

Based on the passage, the founders of the United States would most likely agree with which of the following statements?

- A. Kings do not have enough power.
- C. A government should have limited checks and balances.

- B. The separation of powers is not necessary.



D.

Kings can take advantage of their power.

According to the passage, “When the founders were creating a new American government, the abuses of power from a single ruler were fresh in their minds. They didn't want another king!” Based on these details, the founders would most likely agree that kings can take advantage of their power.

2. The legislative branch, or Congress, is responsible for writing legislation. Congress also has the power to collect taxes, borrow money for the United States, regulate commerce, coin money, and declare war. Congress has two chambers: the Senate and the House of Representatives. This two-chamber system is an example of checks and balances within a single branch of government.

A bill must receive at least majority approval in both the Senate and the House in order to pass. In the House, that means 218 of the 435 votes. In the Senate, senators can debate a bill for as long as they like. Prolonging debate is often called a filibuster. To make sure that senators actually vote on a bill and don't become deadlocked with a filibuster, the senate can break up a debate and pass a bill with 60 of the 100 senators voting.

Based on the passage, which of the following bills might Congress pass?

- A. A bill that receives no votes in the House and 100 votes in the Senate
- B. A bill that receives 435 votes in the House and 2 votes in the Senate
- C. A bill that receives 220 votes in the House and 65 votes in the Senate
- D. A bill that receives 435 votes in the House and 49 votes in the Senate



C.

A bill that receives 220 votes in the House and 65 votes in the Senate

According to the passage, "A bill must receive at least majority approval in both the Senate and the House in order to pass. In the House, that means 218 of the 435 votes." Based on the details, a bill that receives 220 votes in the House and 65 votes in the Senate might pass.

3. Congress is responsible for legislation, but the president has to sign a bill before it becomes law and also has the option to reject, or veto, the bill. A presidential veto isn't necessarily the end of a bill though. If there is enough support for the bill, members of Congress can override the veto with a two-thirds majority vote. This is part of the checks and balances plan. The president can check Congress's power with a veto, but Congress can check the president back with an override.

Based on the passage, the checks and balances plan _____.

- A. includes two ways for either Congress or the president to end a bill



B.

lets Congress and the president challenge each other's actions

According to the passage, overrides and vetoes are both a "part of the checks and balances plan. The president can check Congress's power with a veto, but Congress can check the president back with an override."

- C. gives the president the final power to end a bill

- D. includes two ways for Congress to veto a presidential override

4. The executive branch is responsible for ensuring that laws are carried out, or executed. The president has the most power in the executive branch. The president serves as commander in chief of the armed forces. That means that they have the final say in military plans. However, Congress has the power to declare war. The president also negotiates treaties. The president is the leader of their political party. The president and their party may collaborate to draft legislation that is then promoted by the party in Congress. The president also dictates US foreign policy. In addition to the president, the executive branch includes the vice president, the Cabinet and other federal agencies.

Based on the passage, which of the following requires both Congress and the president?

A. Negotiating treaties



B.

Creating and passing legislation

The detail, "The president and their party may collaborate to draft legislation that is then promoted by the party in Congress" supports this answer.

C. Creating foreign policy

D. Declaring war

5. The Supreme Court is the highest court in the land, and it has the final say when it comes to federal law. When laws in different places conflict, the Supreme Court settles the argument. The judicial branch also includes lower federal courts. While the legislative branch creates laws and the executive branch carries them out, the judicial branch interprets the laws and evaluates the fairness of the laws.

Based on the passage, which of the following would the Supreme Court most likely decide?



A.

If a state immigration law contradicts with a federal law

The detail, "When laws in different places conflict, the Supreme Court settles the argument."

B. If a robbery was committed at a local grocery store

C. If someone trespassed on a farmer's private property

D. If two students got into an argument during recess