	Ovestion:
	The growing judicial activism in Pakistan
	is clearly at the expense of parliamental
	Sovereignty and supremacy. Critically
	analyze the statement
	Introduction:
	321 The sqrowing tinfwence of judicial
	actibismists against sother core sconcept
	of seperation of power which divides
	the government into seperate branches,
	independently. The act of judicial activism
	which involves usurping the domain
	of executive and legislature
	demonises the power of other two
	branches of government Judicial review
X	enables judiciary to réview a law
	if it is in accordance " I constitution
	but in contrary to this excessive use
	of judicial review paves way for judicial
	activism - commonly seen in Pakistan,
	transgressing the boundaries of seperate
	entities.
	CEPERATION OF POWER.
	give headings relevant to the question statement.
	The concept of seneral in a
	The concept of seperation of power
	dates back to time of political
-	Philosopher Aristotle who divided
	the tunction of government
-	Magesterian deliberative and judicial
	Juaicial
	class.

	0
Similarly this concept was propounded	(2)
by locke and Montesquievicin The	
book "The Spirit of this ideanis to	
basic notion of this were topeach	
Check and balance and one domain concentration of power in one domain	
JUDICIAL ACTIVISM AT THE EXPANSE	
OF PARLIAMENTARY SOVEREIGNTY:	
was a specific of the second o	
Judicial activism which involves illergal	(3
occupation of power to exert control	
over other organs of state is clearly	
and repeatedly seen in history of	
Paristan where limitation of	and the second
parliamentary sovereignty is seen in	
many cases of such as followings	
and the second of the second o	N.
1) Judicial activism propogated the idea	
of Dockrine of necessity:	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
In 1954, the case of Federation of	
Pakistan vs Molvi Tameez va Din displayed	
the courts verdict against the particiment	any
The state of the s	
supremacy as Pakistan was independent	
under the Indian Indepence Act 1947	
This verdict led to Doctrine of	
necessity and legitimising the acts	
of military coups in further years	

2	weakening the credibility of other
	institutions. Umargoz ant coarpour emili.
	ugung to and it was president to and
	with unprecedent rise se of taking
	suo moto in times of Chief Tustice
	Chardhary Iftikhar and Sagib Nisar
	has resulted in ponlinear growth of
	godicial power Sous Moto which is
	public interest litigation must only
	be taken in case of socio-legal conundrums
AND THE PERSON NAMED IN	Otherwise it weakens the Tocredibility
	OF OFFICIENT A OF CHORESTERNISTED TO 19
	Souge Elants.
(3)	
3	Rise of judicialised politics:
	E Just man pomice)
	Independent judiciary should be cautious
	and provide reciprocity regarding
	liberty, but increased meddling of
	judiciary in particul affairs have
	resulted in judicialised politics where
"A Strafferen	political affairs cannot be
	Sorted out without the intervention
The same of the sa	of judiciary.
4	in the physicitores is intel
4)	Attenuating the basis of democracy.
The second second	promise miner popularies on second
	Paritiament
-	of elected representatives by people
	as a result the decisions of
	members reflect the will of people.
	In contrary by this indeed and
	In contrary to this judges are appointed increase
1	ippointed Hence increase

_	affermention of judiciary in parliamentary
-	affairs weakens the supremacy and the
_	basis of democracy that is will of people
-	this was the main argument asked.
(E)	discuss that how this happens in detail with subheadings.
	Parliament, the legislative organ of
	the state holds authority to enact the
	law but judicial activism weakens
- 1,200	the status of parliamentary sovereignby
	OF BREACHING
12.51	REPURCUSSIONS LOF PARLIAMENTARY
	SOUEREIGNTY:
	The second of th
1	Waning public trust:
	remarks and human and his temphanomer T
	Although judicial review and suo moto's
	Objective vests in the interest of
and the same of th	public but within limits. I pereased
	poor Ditain limits thereesed
	- Lincone
	judicial activism creates a debace
	judicial activism creates a debace
The second secon	judicial activism creates a debacle of decreased public trust in parliaments.
	judicial activism creates a debacle of decreased public trust in parliaments.
	judicial activism creates a debace of decreased public trust in parliaments.
	judicial activism creates a deback of decreased public trust in parliaments authority. Judicial accountibility is doomed:
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	judicial activism creates a debacle of decreased public trust in parliaments couthority. Todicial accountibility is doomed: Tocrease in asserting judicial authority.
	judicial activism creates a debacle of decreased public trust in parliaments. authority. Judicial accountibility is doomed: Therease in asserting judicial authority. diminishes the accountability of judicial
	judicial activism creates a debacle of decreased public trust in parliaments. authority. Tudicial accountibility is doomed: Therease in asserting judicial authority. diminishes the accountability of judges as it results in han linear growth
	judicial activism creates a debacte of decreased public trust in parliaments. authority. Judicial accountibility is doomed: Therease in asserting judicial authority. diminishes the accountability of judices

	Jec in the second of the secon
3	Violation of seperation of power:
	C C C
	The very basic perspective of constitution regarding seperation of power is highered by judicial activism
- 1 1 th	Constitution regarding seperation
	Constitution regarding seperations power is violated by judicial activism credibility
	resulting in underming the credibility of States institutions
	of states institutions
	The state of the s
7.00	Extreme State - Constitute of The Transmission of the State of the Sta
R - 1	The state of the s
	- Committee of the second of t
6	Economic woes leading to financial crunch:
	CODOMIC COOPS TEGOTING
	Judicial activism 1 places theroof
	Judicial activism posting of this of the
	stability of state in a divermina this or
	adversally affects the foreign investors
	interest in investing. For example
	preventing privitization of Pakistan
	Steel Mills 2006 eventually led down to
	closure of industry in 2015.
	EFFECTIVE ASPECT OF TUDICIAL
	BCTTVISM:
1 (D. 12)	
	Defenders of judicial activism presents
7	positive aspects of this side of
*	judiciary as following
	judiciary
	Sign de la
	The state of the s

3	Upholds the basis of Constitution	(â)
	Judicial activism which involve judicial	
	review evaluates the enactment of	
	law according to the busic requirement	
	of protecting fondamental rights	
(2)	Check and balance.	
	CEFFECTIVE ASPECT OF JUDICIPLE ACTIVISM	
	Assertive authority of judiciary can	
	be seen as a mean of providing of	
	Check and balance regarding executive	
	and legislative organ while preventing	
	Concentration and misuse of	***************************************
	power by one specific entity	00
	TUDICIO PECADA	
•	JUDICIAL REFORMS NEEDED TO	
	STRENGTHEN THE SEPERATION OF	
	Power:	
(1)	Limiting the state of the state	
	power:	
	Exercise to the first to the second to	
	Excessive use of suo moto delineates	
	the basic judiciary from Tabutting and	(a)
	PODIC Interest lifeaction Toward	
	or indiction of judicion !	, with the
	comparency and a comme	
	JUNGER LIGHT)
	Prantice and of	
	Act of 2023 cartains the power of	
	(TP taking soo moto.	1.
	1300 moto.	

6	Transparent bench formation:
(1)	Charlet Charlet
	Appointment or deposing of judges should
	Article 209 Williams
	Charene judicia councils most
	deciding the deposition of any judge
3	Accountability of appointed judges:
	Judges should be made a point of
	evaluation regarding accountability
	and transparency linked to their code
	of conduct. Hence limiting the unabated
184	growth of activism threatening
Continues of the Contin	parliamentary supremacy.
	Conclusion: Improve the structure of the answer
	improve the structure of the answer.
73716.	Parliamentary supremary affirsms
_	the consent of people upholding
	a significant place in governance of
	a e country However, Unleashed
	meddling of any institution, be it
-	ediciary in form of judicial activism-
	negates the autonomy of other organ
	while cripping the foundation of
	democracy. Todicial activism at the
1	expense of parliaments supremucy
1	needs to be revoked by appropriate
	dicial reforms, taken appropriately.
1	which is the whole of
W	ork on improving paper presentation, quality of headings, and references part