JUDICIAL FICTIVISM What is judicial activism. Elaborate the reasons Mesits and Dements with supposing examples from Pakistan itself. Introduction: Judicial activism has been determining force in painting Pakistan's legal and political canyas. Since the inception of lake judicion has actively performing its inle not as a law enforcing authoring but also addressing various for domental issues. This migh include tepping into political fray to poddres issues of governance, human highly and democratic accountability. So for this, Judiciany is recieving mixed responses for its role. Some school of thought believe that it should confine its hole to the implementation of Supreme constitution while other think otherwise. Wandering in streets of Pakistan history, it is head that Juliciary has exerted significant or country's palitical trajectory through various land mark judgements and suo moto notices. Resultantly it has become a double edge swood as some regard it to be a sole custodian for exercising authorites to in plement orders and to actively take judicial review who needed while others decry this overreach of

The introduction is lengthy. Shorten it a bit	
judicial power as a threat to Imbalancing 1 powers of all three organs of consituation of	
will stim conflicts between them thereby	
disturbing the Pakidons trapile democracy.	
According to Low Denning 1963;	
To interpret the law and moulded	_
to meet the needs of changing time	
(while remaining) outside the sphere	_
of politics	_
Judicial Activism: A closer look:	
It refers to the practice	
of judges and courts by passicipating	<u>m</u>
other roles like exercising judicial review	<u>S</u>
to ensure good governan and stepping in	
human rights covance apart from 175	
conventional mole of priortising constituation	<u>n</u>
and make certain that four disputes are	
resolved and to maintain Law and order.	
Justice is the way by which we maintain t	ne_
balance of social and individual rights.	
lord Denning defined it as,	
To dispense fustice and to uphold	
the rule of law irrespective of	
the public Clamour."	

above to the	On contrary toil, David A Straus comed judical	ichura 120
productive to a constitution	to be one or more of three possible colons	8
	Overturing laws as Unconstituational	Section of the Sectio
-	overturing Judicial precedent	
	and ording against the referred interpretation	of.
	constituat n	
	It is night to say that when judiciony tend to	alidale
	their personal opinions prevail over law and	egslater
	they are said to be exercising judicial a	
	They may start mediling other organs of sto	Die
	raising funds for dams, Yisiting hospitals an	/
	Stoiking down Baluchistan gagaement	
	Its history dates back to 18th centrary, Ma	bong
	and Madis in case in supreme court of l	nited States
	Before leaving President John Adam appointed Mc	xpasias
	Before leaving President John Adam appointed Me Chief justice of peace however secretary of Sta	te fadet
	to deliever Marbury's commission Therefore,	uher new
-:	President got power he refused him to give to	_
	commission on account of il, madbury frie	d Pelebto
	commission on account of il, madbury friends secretary of to give his comme	nesion lette
	there armoved Judicial review which declared	that act
	of congress unconstituational and has great	
-	titl now. That law was power faulty	nd was
	Stouck off.	
	Keep the description of a single	1
	heading brief and divide into	
	subheadings	CS CamSca

	Alsqualified Dismissal of Nawaz Shareof 201
	during political instability is a bold step through
	Judical advism
îi).	Action applied of Judges and Judical
	Activist aptitude of Judges and Judicial Independence:
	In 2007, lawyers movement ed to
	the restriction of Chief Justice Ifthekhor N. Charde
_	who was previously deposed by Perver Mustorat
	this was turning point councially judicial president
To the other lands of the other	Justice Sagib Nisar (former Chief Justice)
1	took suo moto noice for pollution and environ
-	degradation of Katpana lake case; a perfect
-	Instance of his adme approach.
1	T a: a la a vacana
The state of the s	Judicial review can be a region:
	Madison - Marbury case where Previously Prevailing congress law was struck off as it
	got declared unconstitutional
	In 2019, Supreme Court & buck down parliament's
	attempt to ammend constituation as it lack
	parlimentary neights. Thus checking executive's
	power and constitutional integrity
	Merit and demerits?

, y	Public expectations call for Judged Aca	iV/sm.
der in de 1865 en eeu eeu eeu eeu eeu eeu eeu eeu eeu	2n 2012, Supreme e	
in the second	took notice of missing person's cases of	[10] 그 하고 있으나 바다 덩덩덩덩이다
Dalik Older vergovor, ja	Baluchidan addressing hum mights iss	ue
	This is also an incident of judicial cichyi	m
I droomed assessment	This is also an incident of judicial activition witness in Bakistan trusturity efforts led to t	he
Water transfer as	recovery of several missing people	
	Also in 2019, death penalogy for disabled pe	ople
	was declared unanstituational	
VI)	To clear constitutional ambiguites	
	Courts	may
	postrcipate actively to clar constituationa	
	ambiguites. In 2015, Case of PTI leaderships	VS
	PMIN Leadorship, Supreme ourt interpreted	05-10
	184(3) of anstitution which deals with	courts
	jurnisdiction. It clarified scope of powers on	
	precedent for felive cases.	
	1 table escs	
vii	External factors and military interferen	-0
	power way of Judicial activism.	
	[] [- 1
•	Beng solely independent	and.
	free body, sometimes subjected to ext	errau
	influences. Lawyer move ant 2007 on dism	cosel
	of Yrakhar M. Chardary by Mushamf was	moves
	unconstituational by conot.	

21 (1979	Death Sentence of Zu	Gigar Ali Bhub	b was
cololy	owing do pressure on	Chief justince. The	wasn4
	given oight of free and	fair trail.	
viü)	Intereference in Policy	matlers	
			mes, judica
need	s to take a notice of pol	icy mailers both	1 dher
	organs work smoothly a		
mine	al oil resources and ils	distribution. Still	Mill case
	included in this regard	tos	
			is the
	Shall judicial activism	or prevail? mai	n part
		ask	ed. Discuss
	Merits	Demenition	detail by
		givi	ng headings
	Protection of Fundaments nights	1 Distortion of	Bolonce
	nights	of lower in 3	neadings organs:
•	Judicial activism is	Over use of si	
	necessory where other two	has negatively	influence
	organs failed to promunce	the balance betu	een the
	their authorites	three organs of	the
	· Constituational right to	government . Inte	rference
	life Shela Zia vs WADONT	in the duties ar	
	Case and allofment of	of other organs is	
	Salaries to Media persons	appreciated by le	

		and the first to the second
Marie Ma	through Suo molo: thr	nus conflict may arouse i
-	Suo moto pouces frugal H	
		lear water availability
1070 0000	Copstable are unable	
1972 Asma	to ensure implementation	Jurisdiction of Polit
Supreme a that Au'	of law.	Suo moto use is app
Monta'		only until when ju
	Protection of natural	exercises fair decision
una	ossests foil mineral	without getting indu
d	oil, wal)	In politics.
	Shutting down So	(Suspending 28 Law m
	Componies in Pakistan	in 2012 Theory peleu
its -	highlights acrue role of	fled by PTI and PF
	Jediciary in il	challenging the validal
all		by polls on books of boo
	Amplifying performance	e enteria leading up to
1,60	of governonce by	elections.
	pressursing executores	the state of the s
se ?	and Legislatives to	Ension of Political ar
re -	,	I I
	enhance performance.	Judical reporte.
And the second s		If gudicians prove
<u> </u>	Guardian of Democratic	activism against th
	morros re militarynter	law or undarinfly
3	tuentions and constituation assmissals.	of any political p

1972 Asma Jelani case	It not only declines the
Supreme court stated	repute of that pary but
that Ayub Khon's	the custodion of human
Montral law was	and individual right-
unanstituation and	Judicosy
democracy was reformed	
* * * * * * * * * * * * * * * * * * *	Unquestionable faculty
	decisions! No romedy
	against wrong decisions
	Supreme Cours's decision
	is neef to be held
	accountable agan if Il is
	wrong this states the don
	9 Judicial activism John
	Marshall Said
	We are not final because
	ve or infalliable but we
I was a second of the second o	are infalliable because we
	are final.
Condusion :	
In a nut	shell judicial activism has i
장에 이 사람들은 아이를 가지 않는데 하는데 하다 하는데 하는데 모든데 하는데 하다 되었다.	It is significant phyromeno
이 있는 내용에 되는 이 경험이 얼마나 되는 것 않는 것이 되는 것이 없는 데 얼마나 되는 것이 없는데 되었다. 그렇게 되었다는데 그렇게 되었다.	egal and political landsaya
에게 🛊 🔭 하는 이 모든 그는 그 맛있는 요즘들이 하다가 하면 하는 이 이 이 있다. 🥒 어느 그리는 이 이상을 하지 않는다. 말했다고 있는 이 소문을 하고 있는 그를 했다. 요	Is like promoting mues of

Improve the structure of the answer	7 - 5 - 6 - 6 - 6 - 6 - 6 - 6 - 6 - 6 - 6
bus and postecting jundamental orghts, is has its own demosts like istepping into judicial boundaries and political interfer	-
disturbing balance between agains of government. The Andiany perpetuales a breath. of state structure. If it fails to pure	
and justify (Belf consequently, all of its systems, envince a collapse?	-
(Weath of Words)	
The above quote perfectly resonales coth	The second second
hole of judicary and limiting Hs interefe ex	
Ihere should be a borded to between judicie	mean
activism and judicial restaint, ensuring ju	dicion
Dractices its power in a responsible and accounted	
Especially in a country like Pakistan, whe	
majority of the masses hold their brust in	
Judiciary, excessive use of his meto inclus	
umbrella of judicial activism may existe the	
repute of this respectable bedy. A committee st	Bus
control or held accordable for overexercion	q
the power of judiciony in terms of judicial	
activism so that it always proves forming	
rather than causing above mentioned dome	
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