Question no 01:

26th Ammendment hois

put a Full stop on the judicial

activism in Pakistan. Comment.

Introduction:

26th Constitutional ammendment of Pakistan received the assent of the president on 21 st October, 2024, making a milestone in country's ongoing discourse on judicial deforms The amplendment consists of 27 clauses and aims to redefine the balance of power between the judiciary and parliament particularly in the realms of judical appointments The core objective of 26th ammendment is to establish a parliamentary oversight on the judicial matters curbing the influence of supreme court of expands the sole of elected representative in the judicial commision of Pakistan

There has been a long-standing history of judicial activism and tension between judiciary and legislature in Pakistan. 26th ommerelment not only reconfigures the dynamics of judicial appointments but also echoes the Famous Roman question; Quips Custodiet Ipsos Custodes Who will quand the quands, Background: There has been long-standing history of judicial dominance in the case of judicical appointments and judicial activism since the independence of Pakistan Judicial activism is the philosophy of law making in which judges's personal views about public policy among other factors guide their decision (Black's Lew Dictionary) These have been numerous cases of

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The same of the sa	judiciary activism. Moulvi Tomeez.									
	ud-din case was the first case of									
	judicial activism in 1984.									
	Mouri Tameez-ud-Din Cose (1954)									
Background The constitutional assembly of										
	Parkistan was dismissed by Governor General									
	Ghulam Ahmed.									
-	Outcome court validated the action									
	invoking Doctorine of Necessity to justify									
esterior de la companya de la compa	unconstitutional action due to political coisis									
	citing poctoine of Necessity modelial									
	law was validated too as manifested									
	by Dosso'- case 1958, Nusbat Bhutto									
	case (1977) and Syed 20 kgar Ali Shah									
	2016 1007									
	Dosso case Nusbat Bhutto syed zaka An									
	(1958) (1977) Shah Case (1997)									
	Background Martial law Background Assest Background General									
	imposed by General and detention Pervez Musharraf									
Model	Ayub khan and of Nussat Bhutto had suspended									
PROF	President sikander during military the constitution									
1916	Mirza coup of General									
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	Dosso Case		t Bhutt					
		Case		Ali Shah Cose.				
	Dutcome	Outcom	e	Outcome				
	Supreme court upheld	Supteme	coustuple	Superience Court				
	Martial law regime	martial (aw sefoxed	validated the				
	again applying the	to que	stron its	suspension of				
	doctooine of necessity	valida	tion.	con stitution and				
	- 1000 4 100 200			allowed Peovez				
	riverst plies			Mushanar to				
				ammend it as well				
	iii) Promoting	Judic	ial I	n dependence,				
	barring le	gislat	use as	nd executive				
	Interference:							
	in Al	-Jihac	Trust	- Vs The fecterati	an			
	Of Pakistan	cos	e, the	court ruling				
	ruled out	politici	zation	of the judicials	4			
11	ranfor cing	judicio	al inde	epindence				
	9+ provided	prot	ection	against the				
	9+ provided executive in	terfére	nce in	of the judicial				
	appointment	s and	rem	oval.				
	in Judicial 1	Activi	m Di	Dipa C.TP				
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allegations cyainst pm Nawaz shasif.
The court disqualified him from holding office on account of non Discourse of assest)

Judicial Activism During CJP Sagib Nisar's Exa: Chief justice Sagib Nisan also Used extensively the Juo Moto power. He established Drum fund and visited many countries also for collecting funds for dam. The case of kidney and liver institute was also criticised for disrupting institutional worth and criticising and humiliciting the skilled workforce How 26th Ammendment Has ended Judicial Activism: SUO moto power was extensively used in the history which increased the interference of judicidry into the executive and legislature work domain. By introducing an ammendment in article 184, · Suo moto poactices have been restricted. Supreme court canno. longer make decisions on it own

Before Sc had extensive powers allowing it to take actions without an application After Suo Moto Dowers have been restricted. SC can no longer make ony decision beyond the contents of application filed the main aspect asked. discuss it in detail by giving multiple subheadings. In a nutshell, the 26th constitutional ammendment has curtailed the power of supreme coast to fetter its interference in the domains of executive and legislature to ensure the dominance of true spirit of democracy-" Judicial Activism must be restrained in a democracy whole legislature is elected to sepresent people's will. (Stone G, the booth of)
Judicial Activism)

Question NO 02: Enumerate the measures adopted by Pakistan to spotlight on the plight of kashmini people in the Indian Occupied Jammy and kashmis after 5thayyst

Introduction:

The Kashmir conflict is one of the major bones of contention, between India and Pakistan Both of them considers kashmir to be on integral part of their states. Till date, four wars (1948, 1965, 1971,1999) have been fought between two countries, three of them were for Kashmir Kashmir conflict began with illegal accession of kashmir to India despite Kashmir being a Muslim majority state. All the rails and road communications of the state were with Pakistan. Its

exports and imports moved through Pakistan. Timber, which was its most important source of revenue was exported by being floated down the rivers into Pakistan. The destiny of West Pakistan and Kashmir was linked together by nature and by all possible interests économic, religios, cultural and strategic. Yet, it was, become part of India against the will of its people. Background: sammy and kashmix is divided into three culturally distinct districts i. kashmið ii- Jammu iii. Ladakh

The state's economy is agriculture based. The final status of Jammy. and Kashmir has remained unsetted especially because Pakistan rejected

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the process through which Jammy and kashmix had acceded to India. A dyadic was over kashmir sovereignity ended in 1949 with LIN (broked brokend ceasefire that left two countries separated by 460 mile long LOC. 4109it kashmir -971. Muslim Pakistan occupied Kashmit Jammu Ladakh Muslims Jamma 43Tire Control and Buddists equal katio at time of Independent 687. MUIDIMS 31. Bringly Figure: Shows different important districts of kashmir with population of different sects at time of Independence of India and Pakistan Asso High lights line of control In 1949, through Article 370

Kashmir was constitutionally accede to India. Giving Kush mir " special status" Except for four departments (Finance, defence, foreign policy and communication) all other powers rested with kushmir. 9+ could have its own flag, own constitution and its own residential powers. Through Article 35A, no one outside the Kashmi. could buy land, avail education scholarships or local government jobs in kashmir Atticle 370 and gricle 35-A were abrogated by Poime Minister Modi: Abrogation of Asticle 370: In Pate July 2019 and during early days of August, India moved additional toops (about 45000) into kashmir_ On August 5 with Jammu and kashmin in "Lockclown " Indian home minister Amit shah introduced the bill in parliament to absorpte articlesto

and reorganizing state by bifuratine it into two union territories, Jammy and kashmin and Ladokh, the former having legislative assembly (1949) - Article 370 Article 35-A-x1954) Kashmin "special no one outside status Rashmio could own flag buy land, propert own constitution avail educational Denied property scholaships local nights to outsides government jobs in leashmin Abrogated in 5th August 2019 (presidential ordinance) people from lest | know would lead of India would have to domographic right to acquire Changes in the region from property in Jammy and kashnin may ority Hindy central lows will automatically apply. to state toncus sence of sta

Pakistan's Reaction to the Abrogation of Asticle 370: Pakistan response to the absogation of alticle 370 wage firm and highlighted the plight of kashmin people. Your -e- Istensal (Day of Exploitation) Pakistan rejected the abrogation of article 370. Pakistan declared 5th August as Youm-e- Istehsal (Day of exploitation) and conducts different programmes every year to show solidavity with the people of kashmir Openly Criticised India for violation of Bilateral Agreements and International Law: Pakistan Criticised India for violating Shimba Agreement 1972 according to which "No state Shall Unilaterally alter the situation in Kashmio."

_:を」け India did not consult Pakistan, nor it accepted their it violated the international treaty: Pakistan also high lighted the Fact That India is violating the cirticle 49 of 1949 Genera convocation: the occupying powa con not transfer its part of population into the territory it Occupies. - Article 42 of 1907 Hague convention also mentions: A territory is considered occupied if it is under the authority of hostile army kashmir is under the authority of 8,00,000 Indian Soldiers. Raised Issue of kashmis On International Platforms: Pakistan raised the issue

of kashmix more enthusiastically on international platforms. It was the result of Efforts of Pakistan that after 5th August 2019, three meetings by United Nations were called in a year for kashmis. Then President America-Donald Toump offered to play the role of the mediator.

4. Drew World's Attention to human right violation in Kashmir.

For approval of bill of Abragation kashmin state was placed under Lockdown: A severe shortage of Food, medicines was faced. Also, atrocities by Indian solidiess could be seen every now and then. Pakistan saised voice for kashmini people on diplomatic front which attracted the attention of many international organizations of

numain rights including Amnesty International, Oir. OIC iesued a seport which highlighted the Plight of kashmiri people.

s. Passed Multiple Resolutions in Parliament:

to prokistan passed multiple resolutions in the parliament against blatant violation (against) of UN resolution and bilateral agreements by India.

Conclusion:

In a nutshell, Pakistan should continues efforts at domestic and diplomatic front for the kashmir issue. Pakistan should raise the voice more vigorously and should continue to propose possible solution for kashmirissue like plebicide, UN trusteeship, Independence on General Revez Musharrat's four point formula.