

NO

To,  
The Secretary,  
Election Commission of Pakistan,  
Islamabad.

**REPRESENTATION U/S 21 OF THE ELECTIONS ACT 2017 AGAINST  
THE PRELIMINARY DELIMITATION OF THE CONSTITUENCIES IN  
RESPECT OF NA 162-163 NOTIFIED ON 05.03.2018**

Respected Sir,

With reference to notification No. F.8 (3)/2018-ELEC-I dated 05.03.2018 regarding publication of preliminary report of delimitation of constituencies of National Assembly and Provincial Assemblies, the petitioner is hereby filing this objection petition against the aforementioned preliminary delimitation of Provincial Constituencies of PP-162 to 163 with proposed delimitation as under along with grounds:-

1. That the petitioner (Rao Fazal ur Rehman) is the law abiding citizen of Pakistan and is voter in Chak No. 331/EB, PC 331/EB, QH Burewala-II, Tehsil Burewala, which is presently falling within NA-162 according to the preliminary delimitation vide notification dated 05.03.2018.
2. That in the subject notification the commission has erroneously published the map and description regarding the subject constituencies in contradiction to each other, and this contradiction confused all voters of the subject

constituencies. It is not clear that the preliminary delimitation of election commission regarding subject constituency is based on the map or description. Therefore, resolving this contradiction is very necessary, and without removing the confusion the number of population of subject constituencies is not clear. It is crystal clear that this contradiction may be a result of clerical mistake. Further due to this erroneous contradiction, it has also created same situation in PP-231 and PP-232. The PCs 473/EB and 485/EB QH Joyia are part of PP-231 as per the description, but in the preliminary delimitation map these PCs are displayed as part of PP-232. Further this mistake also carried in the preliminary delimitation of constituencies for NA, the said PCs are mentioned as part of NA-163 in preliminary delimitation description however in the map of preliminary delimitation these PCs are displayed as part of NA-162.

3. That PC Fazal Wah is the part of NA-163 in all aspects but it create problems between PP-231 and 232, due to this both the PPs are deshaped. Both PPs are under NA-163. PC Fazal Wah was previously part of Vehari-III now which is representing PP-231 (Vehari-III) but due to clerical mistake Fazal Wah is made part of PP-232, which is indigestible by naked eyes. It is pertinent to mention here that due to this alteration the face of both PPs and NA-163 is much clear and much reasonable, and this change both the PPs constituencies in accordance with the population guidelines provided by the election laws.

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**PRAYER:**

In the foregoing circumstances, it is humbly prayed that the preliminary delimitation of NA 162-163 may kindly be altered, modify and amend in the following manner:-

- a) By removing the contradiction between the map and description provided in preliminary delimitation;
- b) PC Fazal Wah QH Luddan may kindly be excluded PP-232 and kindly be included in PP-231.

*Fazal ur Rehman*

**(Rao Fazal ur Rehman S/o Rao Abdul Qayyum)**  
Chak No. 331/EB, Tehsil Burewala, District Vehari.

Through

*(Signature)*

**(RAO ABDUR RAHEEM)**  
Advocate High Court