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To,

The Secretary Election Commission of Pakistan,
Islamabad Secretariat Shahrah-e-Dastoor,
G-5/2, Islamabad.

Subject: **Representation/objections on behalf of Muhammad Afzaal S/o Sardar Makhdoom Hussain for amendment/alteration/modification in the preliminary list of constituency NA-122, Sheikhupura (iv).**

Respectfully sheweth;

1. That the petitioner is resident of Village Kakar Gill Post office Khas Tehsil and District Sheikhupura having CNIC No.35404-1001196-3, registered voter in Union Council No.75-Kakar Gill, Shumariati Block code 197061001 and is registered voter at serial No.728 in voter list of village Kakar Gill. (Copy of CNIC and voter list are attached)

2. That the real brother of petitioner namely Sardar Muhammad Irfan Dogar S/o Sardar Makhdoom Hussain is sitting MNA from constituency NA-134 old (Now NA-122 Sheikhupura-iv as per preliminary list of constituency after de-limitation) whereas the petitioner was covering candidate from the same constituency against the seat of MNA.

3. That the constituencies of National Assembly has been de-limitized and with following numbers list has been issued as preliminary list;

1. NA-119, Sheikhupura-i
2. NA-120, Sheikhupura-ii
3. NA-121, Sheikhupura-iii
4. NA-122, Sheikhupura-iv

4. That the petitioner is aggrieved by the preliminary de-limitation and seeks proposed amendments in de-limitation of NA-122 Sheikhupura-iv and in rest of the above stated

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GROUND.

- i) That the new de-limitation as published in preliminary report and preliminary list is against the provisions of section-20 of the Election Act 2017 read with rule 10 and 12 of the Election Rules 2017.
- ii) That the Election Commission in de-limitation process has newly demarcated the constituencies of National Assembly after declaration of District Nankana Sahib, former Sub-Division of Sheikhpura for the first time and has demarcated Sheikhpura consisting upon four constituencies of National Assembly as under;

1. NA-119, Sheikhpura-i
2. NA-120, Sheikhpura-ii
3. NA-121, Sheikhpura-iii
4. NA-122, Sheikhpura-iv

But through the preliminary list the petitioner has been caused prejudice as the de-limitation has not been carried out from the Northern end of the District as required under rule 10 (5) and the same has not been carried out in clock wise without giving any exceptional reason, it has been started from the East end of District as after the end of boundary of District Nankana ending at numerical NA-118 Nankana-ii, the whole boundary area of District was bypassed and from the East End of District Sheikhpura, the de-limitation was started with numerical NA-119, Sheikhpura-i.

- iii) That as per section-20 (3) of Election Act of 2017 and rule 10 proviso five of Election rules 2017, the population in each constituency shall not vary more than 10% of the population of each constituency but in de-limitation of constituencies of National Assembly of District Sheikhpura

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Total population of the District Sheikhpura is 3460426 whereas the detail given for every constituency is as under;

1. NA-119, Sheikhpura-i-----885990
2. NA-120, Sheikhpura-ii----842144
3. NA-121, Sheikhpura-iii---919756
4. NA-122, Sheikhpura-iv----812536

If it is divided equally every constituency would consist upon approximately 865114, population, hence the population variation of the constituency of NA-121, Sheikhpura-iii is more than 10% which is violation of section-20 (3) of Election Act and rule 10 proviso five of Election rules 2017. Whereas the population required for the relevant population census could be retained by bringing minor changes in NA-122.

iv) That the de-limitation of the constituencies has not been done according to rule 10 (5) as the new de-limitation structure, the distribution of population should be geographically compact, area facilitating, communication and road approached with the object for public convenience whereas the same has been over looked.

v) That the petitioner makes following proposals for redressal of his grievance in the light of above stated grounds, law and rules on the subject;

PROPOSALS

As per requirement of rule 10 (5) for giving equal number of population, geographical compact area, facilitating communication and road approach with the object of public connivance;

a) It is requested that the de-limitation of NA-119,

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Patwar circle-39 from Kanu-Goi Halka Ferozewala-ii by decreasing population 25396 thus the modification would be in following detail;

- b) The proposed population of NA-119 Sheikhupura-i after preliminary de-limitation is-885990.
- c) The decrease after excluding the population of above referred Patwar circles would be $9907+25396=35303$. Hence, after decrease the proposed population would be 850687.
- d) That in constituency NA-120 total proposed population after de-limitation is 842144 and following decrease is proposed by excluding Patwar circle Kanian-Wala having population 24006 and the inclusion of Patwar circle-39 and Patwar circle Darga Gill having population 35303 is requested after exclusion from NA-119. And with this change the total population of NA-120 would be 853441.
- e) That in constituency NA-121 total proposed population after de-limitation is 913546 and following proposed exclusion is requested. Kanu-Goi Halka Ajnianwala having population 79053 and patwar circle Esher-Kay from Kanu-Goi Halka Jandiala Sher-Khan having population 8944 thus total population comprising Esher-Kay and Kanu-Goi Ajnianwala would be 87997 and after its exclusion from NA-121 the remaining population would be 825549 and the proposed excluded population from NA-120 patwar circle Kanianwala having population 24006 by adding in NA-121 the population would be 849555.

That in constituency NA-122 total proposed population after de-limitation is 818746 and following proposed inclusion is requested by adding Kanu-Goi Halka Ajnianwala having population 79053 and patwar circle

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become 906743. (Copies of proposed map is attached herewith).

Prayer:

In view of the above submissions it is respectfully prayed that proposed alteration/modification/amendments may kindly be accepted and the boundaries of NA-122 may kindly be adjusted as requested in this representation.

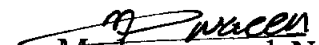
Any other relief which is deemed appropriate may also be granted to the petitioner in the interest of justice, equity and fair play.

Muhammad Afzaal S/o Sardar Makhdoom Hussain Caste Dogar R/o Kakar Gill Post Office Khas Tehsil and District Sheikhpura having CNIC No.35404-1001196-3. (Cell No.0300-7485277)


(Petitioner)

Through counsel;


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