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BEFORE THE SECRETARY ELECTION COMMISSION
OF PAKISTAN. ISLAMABAD

RIAZ AHMAD SON NAZAR MUHAMMAD CAST BHATTI
RESIDENT OF CHAK NO 19/D PO SHERGHARH TEHSIL
DEPALPUR DISTRICT OKARA

CNIC # 35301-7372982 -3 Mob # 0322-8192047

VERSUS

CONVENER DELIMITATION COMMITTEE FOR PUNJAB
NATIONAL ASSEMBLY

OBJECTION PETITION AGAINST THE PROPOSAL
PREPARED BY CONVENER DELIMITATION
COMMITTEE FOR CONSTITUENCY NO NA 142 OKARA-
II ACCORDING TO THE MAP PREPARED BY ELECTION
COMMISSION OF PAKISTAN NA143 OKARA-III

Respectfully Sheweth,

1. That I am resident of above said address and voter member of the ~~village 19/D. I am enrolled through vote No 537, Block code 195130407 in this constituency.~~
2. That election commission of Pakistan published preliminary proposal of the proposed constituencies on March 05, 2018 for upcoming elections 2018.

(2)

3. That the above said constituency NA 142/ Okara-II/NA 143 Okara-III against the election act 2017 section 10 , sub section (5) and section 20, sub section (1)

4. That the basic principle for proposal of delimitation of the constituency according to section 10, sub section (5) is as under

“as per as possible the limitation of the constituencies of an assembly start from north end of the district, or, as a case maybe, the agency and then proceed clockwise in zigzag manner keeping in view the population among the constituencies of the assembly shall remain as close as maybe practicable to the quota”

“Provided that the quota under this sub rule shall be determined by dividing total population of the District or the agency with the number of seats allocation that district or agency.”

And according section 20, sub section (1) principle of delimitation is as under:-

“All constituencies for general seats shall, as far as practicable, be delimited having regard to the distribution of population in geographically compact areas, physical features, existing boundaries of administrative units, facilities of communication and public convenience and other cognate factors to ensure homogeneity in the creation of constituencies.”

5. That the convener of delimitation committee has totally violated the law laid down in election rules 2017

6. That the proposed population of the constituency is 7, 55,992. In the above said constituency Veldala jageer QH has been included which population is 87,574 which is clear violation of the basic law of election act 2017, aforesaid QH all the time remain the part of NA 143Okara-III/NA 144 Okara-IV which is totally inconvenient

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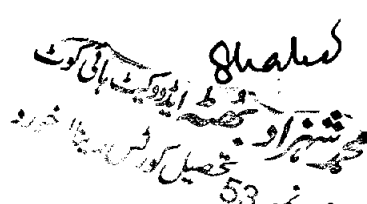
all the source communication intra seen. The population of the above said PCs is 10559, 5155, 6587 total in number 22301.

7. That the primary proposal of delimitation of NA 142 Okara-II/NA143 Okara-III was against the law laid down for the purpose of delimitation of constituency of National Assembly. Due to this reason objection petition is filed before the honourable authorities

IN LIGHT of the above said submissions, it is respectfully prayed that the Objection petition for NA142 Okara-II/143 Okara-III be accepted and be delimited as proposed in this objection petition in accordance with law.


Petitioner

Through


Malik Hassan Nawaz Bhatti

Advocate High Court

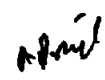
CNIC No:

Chamber No 59, Tehsil

Courts Renala Khurd District Okara

PH 0395 700 5300

VERIFICATION:



It is verified on oath at Islamabad on this 2 day March 2017 that the contents of the above affidavit are true and correct to the best of my Knowledge and belief

