

To,

**The Secretary,
Election Commission of Pakistan,
Election Commission Secretariat,
Islamabad.**

The following Applicants are hereby submitting their objections/concerns through their Counsel/Representative on the delimitation of constituencies of 'PS-19 GHOTKI-II':

1. Mr. Waheed Ali

Son of, Mr. Muhammad Musa,
NIC No.45104-5260945-3
Residing at Gharhi Chakar,
Taluka Mirpur Mathelo,
District GHOTKI.

2. Mr. Qaisar

Son of, Mr. Kamal,
NIC No.45104-3960984-1
Residing at Village Haji Sobdar Bozdar, Sabar Bozdar,
P.O. Gharhi Chakar,
Taluka Mirpur Mathelo,
District GHOTKI.

3. Mr. Abdullah

Son of, Mr. Haji Khan Muhammad,
NIC No.45104-0839134-3
Residing at Village Rassol Bakhsh Bozdar Baloch,
P.O. Gharhi Chakar,
Taluka Mirpur Mathelo,
District GHOTKI.

..... **APPLICANTS/OBJECTORS**

The address and name of the representative Counsel of the Applicants/Objectors for service or further correspondence :

Qazi Ali Athar, Advocate
1001-C Fareed Chambers,
Abdullah Haroon Road,
Karachi-74200 (Sindh), Pakistan.
Available at Cell. 0300 2102244

PRELIMINARY OBJECTIONS
TO THE DELIMITATION OF CONSTITUENCIES
'PS-19 GHOTKI-II'

The Applicants abovenamed respectfully submits as under :

1. That, the abovenamed Applicants/Objectors are residing under delimitation constituency of 'PS-19 GHOTKI-II' and their respective names are also appears/registered on the 'Electoral Roll' of the same constituency.
2. That, the 'Census Block Code' of Deh Garhi Chakar, Deh Jhangan of TC-Garhi Chakar and Baloch Khan of TC-Sabar Bozdar are not mentioned in STC-Jarwar. These are already included in 'PS-19 GHOTKI-II' and their population is also included in MC-Mirpur Mathelo in the shape of 'Census Blocks', MC-Mirpur Mathelo comes under



the constituency of 'PS-19 GHOTKI-II', but the only Tapa in which these Dehs are included is mentioned in 'PS-20 GHOTKI-III'.

3. That, the names of aforesaid Dehs are also be included in 'PS-19 GHOTKI-II' because there are only names are said Dehs are mentioned with 'PS-20 GHOTKI-III' without Block Code and population.
4. In the circumstances, above-named Applicants are being submitting their objections/concern for consideration to the larger interest of electorates of 'PS-19 GHOTKI-II' and it is hereby pointed out that after correction of said technical error of the Election Commission; the position of 'NA-204 GHOTKI-I' & 'NA-205 GHOTKI-II' will be changed.

PRAYER

The Election Commission may graciously be modified/rectified the delimited constituency of 'PS-19 GHOTKI-II' and in the changing circumstance 'NA-204 GHOTKI-I' & 'NA-205 GHOTKI-II' may also be modified accordingly under Section 22(1)(2), Chapter-III of the "Election Act, 2017".



(MR. WAHEED ALI)
THE APPLICANT



(MR. QAISAR)
THE APPLICANT



(MR. ABDULLAH)
THE APPLICANT



(QAZI ALI ATHAR, Advocate)
For and on behalf of the Applicants

Islamabad.
Dated March 29, 2018