

BEFORE THE SECRETARY SELECTION COMMISSION OF PAKISTAN,
ISLAMABAD

Raees Khan Son of Saleem Khan Block Code 0371 41 403 Silsela
No. 237 Union Council Deh Bahadar Acher District, Peshawar.
..... Petitioner

VERSUS

The Election Commission of Pakistan Islamabad through its
Chairman
..... Respondent

MEMORANDUM OF NON OBJECTION OVER THE PRELIMINARY
DELIMITATION AND REPORT

Respectfully Sheweth:

1. That the petitioner is a registered voter of PK-79 and he has been registered as voter vide Block Code 037141403 Silsela No. 237 Union Council Deh Bahadar Acher PK-79 District Peshawar.
2. That the petitioner was candidate of the provincial Assembly PK-6 (Now PK-79) and remained as runner-up in the Election of 2013 by securing 7619 votes. (Copy of the result of the count is annexure "A").
3. That the Election of Pakistan published the preliminary delimitation and report of national and provincial assemblies under section 21, the Election Act, 2017 Read with Order-11 of Election Rules, 2017.

4. That the Election Commission of Pakistan delimit the territorial constituencies and reallocated and readjusted the constituencies.
5. That the Election Commission of Pakistan's delimitation of the constituencies in District Peshawar Khyber Pakhtunkhwa province is quite legal and in accordance with the ground realities. (Copy of Map is attached as Annexure "B").
6. That all the essential principles of delimitation have been followed in Peshawar District, the delimitation of this population is according to the geographically compact areas physical features existing boundaries of administrative units, facilities of Communication and Public Convenience and other cognate factors so as to ensure homogeneity which are necessary pre-requisites for the creation of constituencies. The voters of the constituency are quite satisfied over the delimitation process and report which would genuinely provide an opportunity of franchise according to their sweet will.
7. That the voters are satisfied from the preliminary delimitation map and constituencies. (Affidavit in original is annexure "C")
8. That no anomalies and irregularities have been found in the delimitation of District Peshawar and PK-79 as

the same is in accordance with the aspirations of the electorate.

9. That any objection over the preliminary delimitation and report would be illegal and void ab-initio.
10. That the preliminary delimitation and the report are quite correct and genuine and the same may remain final and real for the general Election, 2018.

It is, therefore requested that any objection to make any amendment, alteration and modification in PK-79 especially and Peshawar generally may be rejected and the status of the constituencies may be retained as per the preliminary delimitation and report.

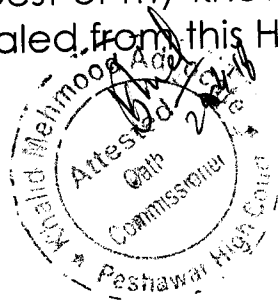


Raees Khan

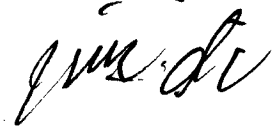
Dated: 02.04.2018

AFFIDAVIT

I, Raees Khan Son of Saleem Khan Block Code 037141403 Silsela No. 237 Union Council Deh Bahadar Acher District, Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying Memorandum are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



DEPONENT



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