

To,
The Secretary Election Commission of Pakistan
Islamabad

1-2
31/03/2018

Objections on Delimitation of District Bannu-KPK which has been delimited by violating the basic principles and guide lines as enacted in Article 20 of Election Act 2017

Respected Sir,

Petitioner/objector submits as under:-

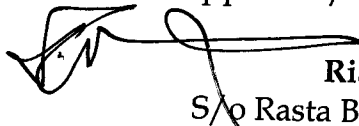
1. That the applicant is the bonafide resident of village Gandali, patwar circle Salima Skindar Kheil, District Bannu-KPK and is aggrieved on the recent delimitation of constituencies in District Bannu KPK. (Copy of CNIC and vote number is attached as annexure- A, A-1).
2. That the delimitation of constituencies carried out by election committee in District Bannu is against Election Rules and Election Act 2017 which provides basic requirements and guide lines for delimitation but delimitation committee has delimited only three constituencies i.e PK-87, PK-88 and PK-89, and our constituency PK-90 has not been even touched by the delimitation committee.
3. That the applicant/objector is the permanent resident of patwar circle Salima Skinder Khel, which falls in the limits of PK-90 but the remaining Skinder Khel tribe comprising of three patwar circles are included in PK-87 Bannu-I and in such a way our patwar circle Salima Skinder Khel has been snatched from the whole Skinder Khel tribe and there was a bright hope for the inhabitants of Salima Skinder Khel that in recent delimitation we will be added to our tribe and such a way the whole Skinder Khel tribe will become part and parcel of one constituency PK-87 Bannu-I but we were once again deprived and kept away from our tribe Skinder Khel which is against the basic principles of geographically compactness, physically features and public convenience.

10/31/3/2018 2

4. That the delimitation of four provincial constituencies in District Bannu have been carried out in a slip shot and hasty manner which will create so many hurdles, hardships and difficulties for the general public of District Bannu.
5. That I submit a viable proposal before this august forum if patwar circle Salima Skinder Khel is excluded from PK-90 and included in PK-87 and patwar circle Dawood Shah is added to PK-90 and excluded from PK-89 and like wise patwar circle Shadev is excluded from PK-89 and is added in PK-88 and patwar circle Havaid is excluded from PK-89 in such like situation it will meet the basic requirements of delimitation under Election Act 2017.
6. That the above said proposals will not violate the basic principles of geographically compactness, public convenience, physical features and cognate factors which ensures homogeneity in the creation of new constituencies.
7. That the applicant has prepared proposals according to basic guide lines and principles per Election Act 2017 which is annexed with my petition/representation.

It is humbly requested, that the objections may kindly be allowed and the delimitation of District Bannu may kindly be reconsider as per rules and regulations enacted in Election Act 2017 in the best interest of justice and fair play.

Applicant/Objector


Riaz Khan
S/o Rasta Baz Khan
R/o Gandali, District Bannu-KPK
CNIC No.11101-1435524-7

Through

SALEEM KHAN
Advocate High Court
Office No.35, Johar Road, Haroon Block
District Courts F-8 Islamabad
Cell No. 0314-9853868