

To,

The Secretary Election Commission
of Pakistan Islamabad.

Subject OBJECTION AGAINST THE SO CALL PROPOSAL OF DELIMINATION OF
CONSTITUANCY PS -21 (GHOTKI III) AND PS 20 GHOTKI IV PROVINCE OF SINDH

Ref:- Please referee the memorandum given by One Khalil Rehman dated 03.3.2008 .

Humbly sheath the undersigned No 1 .

10. That it is one of the serious allegation falsely leveled against the delimitation of constituency of PS 20 Khangrah .The said constituency is working as such since decades. Here in before no any objection what so ever has been leveled during last many decades therefore the constituency was functioning properly
11. That the so called applicant / objector is apolitical is henchgman of a political figure of the area being opposed to the other faction of the political divide.
12. The objection are not based upon the public policy, welfare of the common voter, rather motivated, based upon the mala fide , tutored by a political high of the area .
13. That there is no cavil with the proposition as enmeshed under section 20 of the Election Act 2017 as enacted by the Central Legislature with reference to its subsections but the provision of law is being misapplied by the so called objector / applicant he is bent on ruin the entire setup in the constituency so ably constituted by the Election Commission of Pakistan since last many decades.
14. That it is relevant in the context to mention that the entire population/ tribes in the said constituency or mixed-up and residing in the constituency in case the proposed amendment in

the constituency is allowed it shall divide even the blood nations living in the constituency and entire texture shall be changed .


15. That the principle of section 20 Election Act 2017 as to distribution of the population in Geographically in compact area , physically feature and public good, existing boundaries of administrative units and facilities and communication a part from the public connivance cogent factors have already been met as is evidence from the map entries Taps and Dehs are not broken but only in order to meet the requirement of distribution of the population by and lodge some Taps or included in and out the PS (20).
16. That in the context it will relevant to mention here that there are as many as four PS constituencies in District Ghotki with by in large same population although mathematic calculation is needed required nor call for. To be brief it is submitted that P.S 21 (Ghotki-4) is consisting of 393488, P.S 20 (Ghotki-3) is consisting of 402266, P.S 19 (Ghotki-2) is consisting of 426263, P.S 18 (Ghotki-I) is consisting of 425222. From the above it is thus clear that the criteria of equal population is appropriately met and kept into consideration while making up the consistency in question.
17. That as in evidence from the above in case the suggestion that tapa Saleh Mahar should excluded from previous 21-(Ghotki)-4 and is included in P.S 20 (Ghotki)-3, Tapa Jehanpur of STC Jahanpur is exclude from 20 and included in P.s-21 Ghotki-4 , so also proposal in paragraph Sub-clause No.III of para No.3 of the so called objection /application and also in case the same is accepted by the Honourable Election Commission of Pakistan then the principle of the equal distribution of population amongst the provincial seats constituency in entire district shall be disrobed and wrecked .
18. That need less to submit that the entire principle behind be limitation of the constituency is based upon public conveyance and it is added that the already principle of geographically compact areas is also met with and there is no necessity to interfere with the previous arrangement as per old constituency any attempt to change the constituency in any form and manifestation shall be harmful and dangerous for the convenience of common man.

PRAYER.

It is respectfully prayed that the Honourable Election commission of Pakistan may graciously be pleased to dismiss the instant objections as to old set up in the constituency of P.S 21-Ghotki-I and P.S 20 Ghotki-III be maintained and may be pleased to maintain the old arrangement of both constituencies for the said application is frivolous and motivated and baseless.

Khangarh

03.4.2018



(Khalil Ahmed s/o Atta Muhammad Mahar)
r/o village Khangarh Post office Khan pur Mahar
Taluka Khangarh District Ghotki.
CNIC.45103-22342239.
Ph; No.0300-3287444