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BEFORE THE SECRETARY ELECTION, ELECTION  
COMMISSION OF PAKISTAN, @ISLAMABAD.

ELECTION APPEAL NO. /2018

Sarang Ali S/o Abdul Ghafoor,  
By caste Mqri, Muslim, adult,  
R/o village Mariabad 76 Nasrat,  
P.O. Daur Taluka Daur,  
District Shaheed Benazirabad  
CNIC No. 45402-5627075-5  
Cell No.0300-3239857 .....Appellant.

Versus

Competent Delimitation Authority,  
Of PS-37-I & PS-40-IV,  
District Shaheed Benazirabad.....Respondent

APPEAL UNDER SECTION 22 OF  
ELECTION ACT, 2017

Being aggrieved and dissatisfied  
with Delimitation of PS-40-IV district  
Shaheed Benazirabad wherein Daur TC  
comprising of 073 Nasrat, 074 Nasrat and  
076 Nasrat consisting of registered total  
voters Total 7762 registered voters (as  
per Provisional Summary Result of 6<sup>th</sup>  
Population of Housing Census, 2017) have  
been included and excluded from PS-37-I

*Asst. Secy*

district Shaheed Benazirabad under proposed Notification dated 05.03.2018 issued by Election Commission of Pakistan, which created so many difficulties for local voters including non-distribution of population in geographical compact area, physical feature, existing boundaries of administrative units, facilities of communication and public convenience and other cognate factors to ensure homogeneity in the creation of Constituencies.

Hence, this appeal on consideration of following grounds:

**G R O U N D S .**

1/- That, the Appellant is the registered voter of Daur TC Nasrat; his name is existed in the same area (Copy of voter list is submitted herewith)

2/- The voters of Daur TC would have easy approach to PS-37-I District Shaheed

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Benazirabad in comparison to PS-40-IV Shaheed Benazirabad and (Certified copies of maps are submitted herewith for ready reference)

3/- That, the voters of Daur TC will suffer irreparable loss rather would be deprive to cast their votes in coming forth General Elections 2018 in case their votes will not be shifted from PS-40-IV to PS-37-I of district Shaheed Benazirabad.

4/- That, the shifting of the voters will not cause any difficulty in the said area rather it will smooth distribution of population of Daur TC in geographical compact and existing boundaries of administrative units, facilities of communication and public convenience.

5/- That, the registered voters of Daur TC Nasrat would have easily approach to cast their votes in PS-37-I rather to PS-40-IV which will be far away and

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thereby financial burden on convenience would be borne by them.

6/- That, if Daur TC is shifted to PS-37-I from PS-40-IV there will be no population increase in said constituency in view of population of PS-38-II which is 4,13,913.

7/- That, as per boundary limit the registered voters would have easy access to PS-37-I in comparison to PS-40-IV Shaheed Benazirabad.

8/- That, the PS-38-II of Shaheed Benazirabad consisting upon 413913 voters. Hence, if the voters of Daur TC Nasrat are shifted from PS-40-IV to PS-37-I that became less the above said population.

9/- That shifting of voters of Daur TC 073,074, and 076 Nasrat would facilitate inhabitants of said area for casting votes without fear.

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10/- That, the shifting of registered voters of Daur TC 073, 074 and 076 Nasrat would be in regard to fair distribution of population, geographical compact of the area, physical features, and existing boundaries of administrative units of Provincial Assembly Constituency in all respect.

11/- That, the registered voters would have an opportunity to cast their valueable votes within their reach of conveyance rather to cast at constituency of PS-40-IV.

### P R A Y E R

Therefore, in the light of above facts and figures it is humbly prayed that the request of shifting of registered voters of Daur TC from PS-40-IV to PS-37-I of district Shaheed Benazirabad may kindly be sympathetically considered and order for deletion of said voters from PS-40-IV district Shaheed

*Dr. A. J. Khan*

Benazirabad and inclusion in PS-37-I district Shaheed Benazirabad for fair distribution of population , geographical compact of the area, physical feature and existing boundaries of administrative units in the larger interest of voters.

The prayer is made in the interest of justice and general public at large.

  
A P P E L L A N T

Sarang Ali  
s/o  
Abdul Ghafoor Mqr,  
R/o Village Mariabad  
76 Nasrat P.O.Daur  
Taluka Daur District  
Shaheed Benazirabad  
CNIC No. 45402-5627075-5  
Cell No.0300-3239857

ISLAMABD.  
Dt.02.04.2018

  
ADVOCATE FOR APPELLANT.