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A/30/07/2018

**BEFORE THE SECRETARY ELECTION COMMISSION
OF PAKISTAN**

**APPLICATION AND REPORT REGARDING THE DELIMITATION
OF P.S 50 MPS-IV PROPOSED PRELIMANRY REPORT.**

01. That it is respectfully submitted before your kind honor that I am residing in Deh: 171 Union Council Sofan Shah Taluka Digri District Mirpurkhas.
02. That after the delimitation of by your honour in the respect of the constituency in the country including P.S 66 Mirpurkhas III old now demarcated and allotted new Number P.S 50 Mirpurkhas Old.
03. That in that constituency have not been changed by the your respective office because the population of the P.S 50 is matched with the rule prescribed by the election commission of Pakistan and also the demarcation already made in the year of 2002 vide notification No:10(116)/2002 dated: 28-06-2002 in which STC Kangoro was excluded and Sonahri TC of Digri STC of Mirpurkhas District. (photo copy of such notification is attached herewith).
04. That since 2002 no one have raised any objection regarding the such demarcation conducted by the election commission of Pakistan and last three election of the provincial Assembly viz: 2003, 2008 and 2013 conducted by the election commission with in the parameter of representative people Act of the Pakistan.

2/3/03/2018

That news fleshed in the news paper daily KAWISH dated: 22-03-2018 that some one have raised objection on the such constituency P.S 50 Mirpurkhas IV regarding the demarcation of the boundaries of the such above electoral constituency, therefore the applicant/undersigned has great apprehension that some political motivated person wants to mis-guide the above respective office, therefore necessity has arisen to file this application.

06. That Election commission of Pakistan byfurcate the bounders of the constituency within the criteria of the population and revenue circles, therefore the boundaries have been shown in the constituency of P.S 50 is valid and legal one and no one have objection from those circles because voters have easy excess to cast their votes .

07. That STC Kangro was excluded from P.S 50 old P.S 66 since 2002, because the population of the STC Kangro is exceed the limit and criteria of the election commission of Pakistan and said was included in P.S 65 old now P.S 48 because STC Kangoro was adjacent with these constituencies and these constituencies not met the criteria of Election commission of Pakistan.

08. That as per objection raised by the objectioner is an flimsy ground that union council Achori , union council Bilalani and union council Goneero of Taluka Jhudo which are in different revenue circles and not adjacent to the taluka Kot Ghulam Muhammad P.S 49 but they are adjacent to taluka Kunri District Umerkot as per Map of the Talukas, therefor their circles cannot be changed to one district to another District and no one from that area made any objection or wishes.(copy of such Map enclosed herewith).

09. That this preliminary report regarding to the delimitation suggest the demarcation of the boundary of election constituency P.S 50 have not changed and disturb by the election commission of Pakistan at now, therefore no such grievances cause to objectioner because demarcation of the boundary of the constituency

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P.S 50 since 2002 are same and intact and no one have raised objection since 2002.

10. That applicant being the voter of that constituency P.S and resident of that area are agreed with the boundaries of P.S 50 because in the fresh delimitation no such change has been made by the election commission of Pakistan since 2002.

11. That election commission of Pakistan is duty bound to conduct the free and fair election and facilitate to the voters to cast their respective vote and elected their representations.

12. That concerned documents along with the Maps and reports are enclosed with this application.

13. That it is with the great respect that I will produce the documentary evidence with cogent grounds and ready for arguments with the permission of your honour if your honour may intimate me the date of hearing of this application or any other application regarding the delimitation of constituency of P.S 50 Mirpurkhas IV.

Dated:30-03-2018.


(Zuno Khan son of Mubarak Khan)
Applicant

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VOTE S. NO. 398 DEH: 171