

Letter of Authority
Mr./Mrs./Ms:CH. TARIQ BASHIR CHEEMAhas been awarded the ticket of the Pakistan Muslim League for contesting the General Elections 2013 constituency No NA. 18 Z District BAHAWALPUR in the Prominceot Punjab.


* The Symbol of "Bicycle" may please be allotted to him" accordingly.


Dated $24^{\text {th }}$ March, 2013
$\star$ Symbol allotted by Election Commission of Pakistan?
(Waynetwers
NA- 887 EVUPG
seen. Be sent to the K.U.N.A. 187, for ma,


The District Returning officer,
$\qquad$
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The Depty Resistrat.
E2hore Hign Cour, Enhewapur Eench, Eanawaipur.


Baccecueffon:

2. The metrict Election Commissioner,



Dated:16.4,12013. ELECTON APDFAL NO 218 !2013/RWP. arshued Athmin Caulb. Apperlant.
$\qquad$ Respondent/s.

1 an drected to forward herewith a copy of orderfjudgment Gari.16.4.12, passed in the appeat citac above by the Honible Election
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- Copyof order dared

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seen. Be sent to the R.D. N.A. 187 , Naystystam. for va. NA-187 ENP-V

Distrint Senten Jughe,
Bahauntpu:

## $\frac{\text { THE HONOURABLE ELECTION TRIBUNAL LAHORE HIGH COURT }}{\text { BAHAWALPUR BENCH BAHAWALPUR NA-187, BAHAWALPUR }}$

Election Appcal.No. 2/8 -2013/BWP.


VERSUS

1. Returning Officer, NA-187, ADJ Bahawalpur.
2. Ch. Tariq Bashir Cheema S/O Ch. Bashir Ahmed Cheema Caste Jutt Resident of 35-A settilite Town Bahawalpur. Candidate for NA-187, Bahawalpur.
Irshad Akhtar Gulab son of Gulas Caste Arain candidate for NA-187 Bahawalpur.

Petitioner


Respondents
Appeal under the provisions of section $14(5)$ of the Representation of the people Act, 1976 against the order dated 06.04.2013 passed by respondent No. 1 vide which the nomination paper of respondent No. 2 had been accepted.
Prayer:
To set aside the order dated 06.04 .2013 with an order of rejection of the nomination paper of respondent No. 2 . $/$


Form No.HCJD/C-121
ORDER SHEET

## IN THE LAHORE HIGH COURT, BAHAWALPUR BENCH BAHAWALPUR.

## JUDICIAL DEPARTMENT

Election Appeal.No.218/2013
Irshad Akhtar Vs. Returning Officer etc

| Sr. No. of <br> orders/ <br> Proceedings | Date of order l <br> Proceedings | Order with signature of Judge and that of <br> parties or counsel, where necessary |
| :---: | :---: | :---: |
| 1 | 2 | 3 |

16.4.2013. Mr.Muhammad Ashraf Malik,Advocate for the appellant.
Malik Muhammad Mumtaz Akhtar,Addl:A.G.

Seeks to withdraw this appeal. Dismissed as


From:
Mehr Nasir Hussein,
AD\&SJ/Returning Officer,
NA-187-BWP-V
PP-275-BWP-IX,
PP-276-BWP-X.

Bahawalpur.
To:
The Deputy Registrar, Lahore High Court, Bahawalpur Bench, Bahawalpur.


No. $\& 8$ /Dated; 12.4. 12013.
Subject: PROVISION OF RECORD IN CONNECTION WITH ELECTION APPEAL.

Respected Sir,
EANA10i-13 $218-13$

Reference through fax dated 12.4.13 on the subject cited above:-

Please find enclosed herewith original file of candidate Mr. Tariq basher Cheema as was directed.

Your's faithfully,

AD\&SJ/Returning Officer, NA -187-BWP-V PP-275-BWP-IX, PP-276-BWP-X. Bahawalpur.

A WALPUR BENCH BAHAWALPUR

PHONE NO. 052-9255141 FAXNO. 062-9265139
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Dated: $1 /-4-12013$.
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Yours faithfully,
(MUHAMMAOSARVAR)
DeputyFegistrar (Jucicial) for Additional Registrar.

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A. WALPUR BENCH BAHAWALPUR

PHONE NO. 052-9255141 FAX NO. 062-9265139
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Yours faithfully,
(MUHAMKMADSARWAR) Deputyfregistrar (Judicial) for Additional Registrar.

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Name of Candidate; Ch. Tariy Bashir Cheema S/O Ch. Bashir Ahmed Cheema.
Name of Constituency; NA-187 (YEZMAN).

## $I \mathcal{N} \mathcal{D} \mathcal{X}$



Dated: $29-03-2073$

Nasirtussam,
Signature of candidate Ch. Tariq Bashir Cheema.
$\qquad$

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－ $\qquad$ NA． 187

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ANNEXURE
 $\qquad$ B．A． $\qquad$ ＜－


C．．．．．．．．．．．AGRICULTURE．．．．．．．．．．．．．．．NSINESS． －－ －－ －－
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Annexure " ${ }^{2}$ "

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NA-187 BWP-V
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-twas.
(1) CH. TARIO BASHIR CHEEMA (SELF)
(2) MST SAIRA TARIQ - WIFE
3) WALI DAAS CHEEMA - Son (4) KHUDA DAAS CHEEMA

- Sox
(5) USWAH TARIO CHEEMA - DAUGATER -
(6) NAWAL TARIC CHEEMA - DAUMHER $\because$ RAHEEM DAAD CHEEMA =SON.

(Ch Trkia Bashis cheema)
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HELES
WA-187 cinsev

$\qquad$

Secondary School Certificate,

- AXXWEAG/SUPPLEMENTARY EXAMINATION, 1973

Humanities GROUP
This is to certify that
Taring Bashir Cheema
Sonildaughter of $\qquad$
Ch. Bashir Ahmad Cheema
, Registered No. $4445 \mathrm{~m}-73$
whose Date of birth) as recorded in the Admission form is $\qquad$
11-11-1958
1 11 th November $\qquad$ one thousand nine hundred and $\qquad$ Fifty-eight , Ins duly passed the Secondary School Certificate examination of the Board of Intermediate and Secondary Education, Multan, held in the month of October 1973, as a Regraxy/Private candidate of the Bahawalpur District
, . in the subjects mentioned below:-

1. English
2. Urdu
3. Islamiyat
4. Social Studies
5. General Mathematics
6. Gen eral Science
7. Civics
8. Isl mic Studies
¢
$\mathrm{He} /$ she has obtained $\qquad$ 544 marks in the aggregate out of $900 / 1 \%$ and has been placed in the First Division. The Examination was taken adxidrowolelby parts.

+ H . Dated, the 31 st March 1974



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Soll No. 16741

BOARD OF INTERMEDIATE \& SECONDARY EDUCATION, LAHORE
INTERMEDIATE (SPRING) EXAMINATION, 975
Humanities Group

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oom/doughtitoi of Tariq Bashir Cheoma

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Ch. Bashir Ahmad Cheemg:
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$\qquad$ obtainting. 489 maites out of 1000.
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1. Undu

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2. Englista 95.
4. Statistics 120
3. Economícs 93.
5. Mathematics


August 5,1975.

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## ACKNOWLEDGEMENT SLIP




1. TARIQ BASHIR CHEEMA
holder of CNIC 31202-3255853-5 in my capacity as self

Self l Partner or Member of Association of Persons/ Representative (as defined in section 172 of the Income Tax Ordinance, 2001) of Taxpayer named above, do solemnly declare that to the best of my knowledge and belief the information given in this Return/Statement uss 115(4) and the attached Annex(es), Statements), Documents) or Details) is/are correct and complete in accordance with the provisions of the Income Tax Ordinance, 2001 and income Tax Rules, 2002 (The alternative in the verification, which is not applicable, should be scored out).

Date 27/03/2013
(didmm/yyyy)
Signatures

[RTO BAHAWALPUR Status: Submitted (28/03/2013) UID: 9799907309600 ]

ITRROA-002012-31421050
[eFBR Portal] Documents Attached:-Annex D


Signatures

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Nasu
NA-187 Ewip-v
'ATEMENT UNDER SECTION 116 OF THE INCOME TAX
ORDINANCE, 2001
$\pm$


2012
LTU/RTO/MTU/Zone Code
$\frac{24}{26}$
1094338-2
31202-3255853-5
(For Individuals only)
Code Amount (Rs.)

2. Non-Agricultural Property (indicate location, Size/Area \& identification)

3. Agricultural Property (indicate location, Size/Area \& identification)

4. Agricultural Property (Tractor, Trolley, Loader, Tubewell, Turbine, Sprinkler, Planter, Harvester, Thrasher, Driller \& other Agricultural Equipments etc. \& Live Stock)

5. investments (Specify stocks, shares, debentures, unit certificates, other certificates, deposits and certificates of National Saving Schemes, mortgages, loans, advances, etc.)

6. Loans and Advances etc.


b) Non-business bank balance, etc. in current/ deposit/ savings accounts or any other deposit

11. Any Other Assets
(a) Accumulated balance of life insurance premium actually paid
(b) Accumulated balance of employees contribution to a Provident or any other Fund

12. Assets, if any, standing in the name of spouse, minor children $\&$ other dependents*

13. Total Assets [(Sum 1 to 12)]

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$71,944,587$
14. Liabilities (including mortgages, loans, overdrafts, advances, borrowings, amounts due under hire purchase agreement )


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| NTN | 1094338-2 |
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| Gender | M |
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| Tax Yoar | 2011 |
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1. TARIQ BASHIR CHEEMA holder of CNIC 31202-3255853-5 , in my capacity as self $\qquad$ Self/ Partner or Member of Association of Persons/ Representative (as defined in section 172 of the income Tax Ordinance, 2001) of Taxpayer named above, do solemnly declare that to the best of my knowledge and belief the information given in this Return/Statement uss 115(4) and the attached Annex(es), Statements), Documents) or Details) is/are correct and complete in accordance with the provisions of the Income Tax Ordinance, 2001 and Income Tax Rules, 2002 (The alternative in the verification, which is not applicable, should be scored out).

Date: $\qquad$ (dd/mm/yyyy) $\qquad$


$N$annirtressan)


Status: Submitted Print Date:28/3/2013




2. Non-Agricultural Property (Indicate location \& identification)

3. Agricultural Property-Land (Indicate location \& identification)

4. Agricultural Property (Specify equipment, live stock, seeds, seedlings, fertilizer etc.)

5. Investments (Specify stocks, shares, debentures, unit certificates, other certificates, deposits and certificate of National Saving Schemes, mortgages, loans, advances etc.)

6. Loans and Advances etc.



furniture and Fittings - Residence

b) Non-business bank balance, etc. in current/deposit/savings accounts dr any other deposit

11. Any Other Assets
(a) Accumulated balance of life insurance premium actually paid
(b) Accumulated balance of employees contribution to a Provident or any other Fund


12. Assets, if any, standing in the name of spouse, minor children \& other dependents*

14. Liabilities
a). Business Capital - Overdrawn (indicate name of business)

(b). Others (including mortgages, loans, overdrafts, advances, borrowings, amounts due under hire purchase agreement or any other debt)


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WSSSRA-002011-31408970

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[ RTO BAHAWALPUR Status: Submitted (28/03/2013) UID: 9799907309600 ]
[ eFBR Portal] Documents Attached:-Annex B

TRROA-002010-31419511

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1) Non-business cash in Hand

2) Non-business bank balance, etc. in current/ deposit/ savings accounts or any other deposit


## 11. Any Other Assets

(a) Accumulated balance of life insurance premium actually paid
(b) Accumulated balance of employees contribution to a Provident or any other Fund


12. Assets, if any, standing in the name of spouse, minor children \& other dependents*

14. Liabilities
a). Business Capital - Overdrawn (indicate name of business)

(b). Others (including mortgages, loans, overdrafts, advances, borrowings, amounts due under hire purchase agreement or any other debt)

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Status: Submitted Print Date:28/3/2013
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FORM ' $B$ ' (see rule 5(3))

ACKNOWLEDGEMENT RECEIPT (Foil)


National Tax No. 1094338.2
Date of filing return in Form ' $A$ ' $25 / 2 / 2013$

Signature of the person receiving the return

Name
Seal of the
Collector of the ${ }_{39}[$ Sybppivision]


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FORM 'B' (see rule 5(3))

ACKNOWLEDGEMENT RECEIPT (Foil)


Signature of the person receiving the return

Name
Seal of the
Collector of the fol sub-Division]
Assarant Commissioner





FORM ' $A$ '
(See rule 5(1))
FORM OF RETURN OF TOTAL AGRICULTURAL INCOME UNDER THE PUNJAB AGRICULTURAL INCOME TAX ACT 1997 (I OF 1997)
Assessment year. 2010

1. Name (in block letters)
2. Father's/Husband's name

CH. TARIQ BASHIR CHEEMA
CH. BASHIR AHMED CHEEMA
3. National Identity Card No.

31202-3255853-5 (attach photo copy)
4. National Tax No. (if assessee under the Federal Income Tax Ordinance 1979)
5. Permanent residential address 35/A SATELITE TOWN, BAHAWALPUR
6. Postal address $\qquad$
PART I
STATEMENT OF TOTAL AGRICULTURAL INCOME DURING THE INCOME YEAR WHICHENDED ON 2010
(please see guide book)

1. Total income from rent derived from land which is situated in the Punjab and is used for agricultural purposes and other income derived from such land by agriculture or performance of any process ordinarily employed by a cultivator or receiver of rent-in-kind to render the produce raised or received by him fit to be taken to market or the sale of produce raised or received in respect of such land.
2. Less cost of cultivation and agricultural operations.
3. Total agricultural income for the purse of tax (amount at No. 1 minus amount at No. 2)


Rus:
Rs. $35,00,000$
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al agricultural income for the purpose ax (as per column No. 3 of Part 1) s basic exemption
xable agricultural income ont at S . No. 1 minus amount S. No. 2).
yricultural income tax payable 1 respect of amount at S. No. 3). mount of land-based
ax assessed on the basis of area let sown during the same income year. $n$ case of tax on agricultural income at $S$. No. 4 being more than the tax at S. No. 5, balance agricultural income tax payable with return under rule 4, after adjusting the amount of tax at S. No. 5 already paid, if any (Attach photo copy of the relevant receipted challan).
Agricultural income tax paid with return (attach photo copy of receipted challan) Choice of assessee regarding ${ }_{35}\left[{ }^{* * * * *]}\right.$ Name of $36[$ Sub-Division] Collector of the ${ }_{37}$ [Sub-Division] who should assess the agricultural income tax.

## ERIFICATION

I solemnly affirm that to the best of my knowledge and belief, the information given in this return is accurate and complete in all respects.

Signature/Thumb impression

Date: $\qquad$ Name (in block letters) TARIQ BASHIR CHEEMA.
'Van' tcenam.

FORM 'B'
(see rule 5(3))
ACKNOWLEDGEMENT RECEIPT (Counterfoil)

ASSESSMENT YEAR $\qquad$
Name $\qquad$
Address $\qquad$

National Identity Card No. $\qquad$
National Tax No. $\qquad$
Date of filing return in Form ' $A$ ' $\qquad$

Signature of the person receiving the return

Name $\qquad$
Seal of the
Collector of the 38 [Sub-Division]

FORM 'B' (see rule 5(3))

ACKNOWLEDGEMENT RECEIPT (Foil)

ASSESSMENT YEAR $\qquad$
Name $\qquad$
Address $\qquad$

National Identity Card No. $\qquad$
National Tax No. $\qquad$
Date of filing return in Form ' $A$ ' $\qquad$

Signature of the person receiving the return

Name $\qquad$
Seal of the
Collector of the 39 [Sub-Division]
 AGRICULTURAL INCOME TAX ACT 1997 （I OF 1997）

Assessment year． 2011

1．Name（in block letters）
2．Father＇s／Husband＇s name
3．National Identity Card No． （attach photo copy）

4．National Tax No．（if assessee under the Federal Income Tax Ordinance 1979）

CH．TARIQ BASHIR CHEEMA
CH．BASHIR AHMED CHEEMA
31202－3255853－5
1094338.2

5．Permanent residential address 35／A SATELITE TOWN，BAHAWALPUR
6．Postal address $\qquad$
PARTI
STATEMENT OF TOTAL AGRICULTURAL INCOME DURING THE INCOME YEAR WHICHENDED ON $\qquad$ 2011
（please see guide book）

1．Total income from rent derived from land which is situated in the Punjab and is used for agricultural purposes and other income derived from such land by agriculture or performance of any process ordinarily employed by a cultivator or receiver of rent－in－kind to render the produce raised or received by him fit to be taken to market or the sale of produce raised or received in respect of such land．

2．Less cost of cultivation and agricultural operations．

3．Total agricultural income for the purose of tax（amount at No． 1 minus amount at No．2）

Rs． $38,50,000$

Rs $\qquad$

Rs． $38,50,000$
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1. Total agricultural income for the purpose of tax (as per column No. 3 of Part 1)
2. Less basic exemption
3. Taxable agricultural income
(amount at S . No. 1 minus amount at S. No. 2).
4. Agricultural income tax payable (in respect of amount at $S$. No. 3).
5. Amount of land-based tax assessed on the basis of area net sown during the same income year.
6. In case of tax on agricultural income at $S$. No. 4 being more than the tax at S. No. 5, balance agricultural income tax payable with return under rule 4 , after adjusting the amount of tax at S. No. 5 already paid, if any (Attach photo copy of the relevant receipted challan).
7. Agricultural income tax paid with return (attach photo copy of receipted challan)
8. Choice of assessee regarding $35[$ "****] Name of 36 [Sub-Division] Collector of the ${ }_{37}$ [Sub-Division] who should assess the agricultural income tax.

## VERIFICATION

I solemnly affirm that to the best of my knowledge and belief, the information given in this return is accurate and complete in all respects.

Signature/Thumb impression

Date: $\qquad$ Name (in block letters) TARIQ BASHIR CHEEMA.


## FORM 'B'

(see rule 5(3))
ACKNOWLEDGEMENT RECEIPT (Counterfoil)

ASSESSMENT YEAR $\qquad$
Name $\qquad$
Address $\qquad$

National Identity Card No. $\qquad$
National Tax No. $\qquad$
Date of filing return in Form ' $A$ ' $\qquad$

Signature of the person receiving the return

Name
Seal of the
Collector of the ${ }_{38}$ [Sub-Division]

## FORM 'B'

(see rule 5(3))
ACKNOWLEDGEMENT RECEIPT
(Foil)

## ASSESSMENT YEAR

$\qquad$
Name $\qquad$
Address $\qquad$

National Identity Card No. $\qquad$
National Tax No. $\qquad$
Date of filing return in Form ' A ' $\qquad$

Signature of the person receiving the return

Name
Seal of the
Collector of the ${ }_{39}$ [Sub-Division]


## FORM＇A＇

（See rule 5（1））
FORM OF RETURN OF TOTAL AGRICULTURAL INCOME UNDER THE PUNJAB AGRICULTURAL INCOME TAX ACT 1997 （I OF 1997）

Assessment year． 2012
1．Name（in block letters）
2．Father＇s／Husband＇s name

3．National Identity Card No． （attach photo copy）

CH．TARIQ BASHIR CHEEMA
CH．BASHIR AHMED CHEEMA

31202－3255853－5
$\qquad$
1094338.2

4．National Tax No．（if assessed under the Federal Income Tax Ordinance 1979）

5．Permanent residential address 35／A，SATELITE TOWN，BAHAWALPUR
6．Postal address $\qquad$

## PART

STATEMENT OF TOTAL AGRICULTURAL INCOME DURING THE INCOME YEAR WHICHENDED ON $\qquad$ －．
（please see guide book）
1．Total income from rent derived from land which is situated in the Punjab and is used for agricultural purposes and other income derived from such land by agriculture or performance of any process ordinarily employed by a cultivator or receiver of rent－in－kind to render the produce raised or received by him fit to be taken to market or the sale of produce raised or received in respect of such land．
2．Less cost of cultivation and agricultural operations．
3．Total agricultural income for the purse of tax（amount at No． 1 minus amount at No．2）
Nass'fussain'

Rs．39，00，000

Rs． $\qquad$
Rs．39，00，000
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FORM ' $A$ '
(See rule 5(1))
FORM OF RETURN OF TOTAL AGRICULTURAL INCOME UNDER THE PUNJAB AGRICULTURAL INCOME TAX ACT 1997 (I OF 1997)

Assessment year. 2012

1. Name (in block letters)
2. Father's/Husband's name
3. National Identity Card No. (attach photo copy)
4. National Tax No. (if assessee under the Federal Income Tax Ordinance 1979)

CH. TARIQ BASHIR CHEEMA
CH. BASHIR AHMED CHEEMA
31202-3255853-5
5. Permanent residential address 35/A, SATELITE TOWN, BAHAWALPUR
6. Postal address $\qquad$
1094338.2

## PART I

STATEMENT OF TOTAL AGRICULTURAL INCOME DURING THE INCOME YEAR WHICHENDED ON 2012
(please see guide book)

1. Total income from rent derived from land which is situated in the Punjab and is used for agricultural purposes and other income derived from such land by agriculture or performance of any process ordinarily employed by a cultivator or receiver of rent-in-kind to render the produce raised or received by him fit to be taken to market or the sale of produce raised or received in respect of such land.
2. Less cost of cultivation and agricultural operations.
3. Total agricultural income for the purose of tax (amount at No. 1 minus amount at

Rs. $39,00,000$ No. 2)

Rs. $\qquad$
Rs. $39,00,000$
============

PART - II COMPUTATION OF TAX

1. Total agricultural income for the purpose of tax (as per column No. 3 of Part I)
2. Less basic exemption
3. Taxable agricultural income (amount at S. No. 1 minus amount at S. No. 2).
4. Agricultural income tax payable (in respect of amount at S. No. 3).
5. Amount of land-based tax assessed on the basis of area net sown during the same income year.
6. In case of tax on agricultural income at S. No. 4 being more than the tax at S. No. 5, balance agricultural income tax payable with return under rule 4, after adjusting the amount of tax at S. No. 5 already paid, if any (Attach photo copy of the relevant receipted challan).
7. Agricultural income tax paid with return


Rs. $39,00,000$
Rs. 80,000

Rs. $38,20,000$

Rs. $\quad 5,62,500$
Rs. $\quad 9,750$

Rs. $5,52,750$

Rs. 5,52,750 ===========



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164 cr.P. $C$ of the following accase od and witil producu tho original statemonis.

1. Batiz INarat Din。
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7. Muhembad Rafiq Biabar.
8. Hakim Muhamed Ejniz
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10. Muharmad Banc.
11. Taved Iobal.




Nasn tussam.

Natictive
NA.-187 BWP-V



Nam

Date: April 4, 2013

## To Whomsoever li May Concern,

I, Iftikhar Ali, son of Ch. Asghar Ali, resident of 2909 Allenwood Court, San Jose, California, 95148 do hereby solemnly swear and declare as under:

- That my citizenship is American. My passport number is 458470614 issued at United States Department of State on July $29^{\text {th }} 2009$
- That I am currently employed as a Solution Analyst at Cisco, since October 2011.
- That I am sponsoring my nephew, Mr. Wall Dad Cheema, son of Mr. Tariq Bashir Cheema, resident of 2909 Allenwood Court, San Jose, California, 95148 who is undertaking undergraduate studies in USA at San Diego State University in Business.
- That 1 am sponsoring my nephew, Mr. Khuda Dad Cheema, second son of Mr. Tariq Bashir Cheema, resident of 2909 Allenwood Court, San Jose, California, 95148 who is completing his AA Degree in USA at Evergreen College in Business.
- That I have been and do undertake to provide full financial support during Wali Dad's and Khuda Dead's stay in USA to complete their undergraduate studies including their tuition and all living expenses.




See Attached Document (Notary to cross out lines $1-8$ below)
See Statement Below (Lines 1-7 to be completed only by document signer[s], not Notary


Subscribed and swore (or affirmed) before me this $4+$ th day of $\qquad$ 2013 , by
(1) Iftikhar Ali

CINDY LEE INGRAM COMM. 贲 1985512
 SANTA ClaRa COUNTY
My Comm. Exp. July 20, 2016


Place Notary Seal above
(2) $\qquad$
proved to me on the basis of satisfactory evidence to be the person's $\chi$ who appear


## OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Further Description of Any Attached Document Title or Type of Document:




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Before Mr. Nasir Hussain, Returning Officer NA-187 BWP -V

> Objection Petition against the nomination papers submitted by Mr. Tariq Bashir Cheema for NA-187
> on nomination Form-1 (under rule 3 ) for the Election to the general seats, Punjab.

Respectfully Sheweth,

1. That fortunately, the general elections are going to be held on $11^{\text {th }}$ May 2013 and every intending candidate has submitted his nomination form on prescribed proforma.
2. That every candidate and voter is bound to lead the correct information as required by the election commission of Pakistan. Each column, line and the instruction found over the said proforma is the law for the purpose of election and no one can lead any information for which he himself not clear. The candidate is bound to lead / mention every thing which is required crystal clear. No ambiguity is allowed. If any ambiguity is found, it shall be misstatement, mislead and concealment of real facts, which amounts to commotions of offence for which the candidate and the other voter member is liable to be punished.
3. That the information leaded by Mr Tariq Bashir Cheema is not correct, rather tried to mislead and concealed the facts. According to the article 62 and 63 of constitution of Islamic republic of Pakistan 1973. Mr. Tariq Bashir Cheema can not contest the election under the following grounds.

i) It is worth mentioning here that the person who traveled abroad is bound to furnish the information that how many times he traveled. But deliberately Mr. Tariq Bashir Cheema instead of providing the information he made the designs for concealment of his travel record. He submitted the police report No. 35 dated 28-03-2013 of Police Station Baghdad-ulJadeed Bahawalpur which is annexed on page 48.

Page 1/4

ii) That the above said report not only ambiguous but no detail about the passport was mention in it, i.e. number, date of issue and containing how many pages used and unused. This amounts to actively concealment of facts. The information can be collected, by your honour, from the concerned quarters. After receiving the said information it can be determined whether the person has traveled abroad or not and what the expenses incurred upon it can be estimated. No other source is available if above mentioned inquiry is not made.
iii) That Mr. Tariq Bashir Cheema did not disclosed that how may passports he possesses. Just under the shelter of police report no. 35 he is going to deceive the election authority. The report of police which was written over the statement of Mr. Tariq Basher Cheema attached no presumption of truth at all. He has to categorically mention eh number of passports and relevant information regarding the passport. In this way Mr. Tariq Bashir Cheema is not qualified under the article 62 and 63 of the constitution.
iv) That on page 30 (page 2/3) the information in item no 12, sr. no. 1, 2 and 3 are not all the requirement of the law as he himself stated that property has been sold. Actually he mislead information to the election authority by filling in such way for his own gain.
v) That Mr. Tariq Bashir Cheema furnished the information about his business which is at page 25, 32 and 42 about year 2012, 2011 and 2010 respectively. It is very astonishing and worth mentioning here that the person who no more possesses the post of District Nazim after 24-02-2010, keep even claiming that office which he does not possess. If it is true, even then, he can not contest the election. When a person not holding the office, for that office, there is no need to submit any tax and the same information is mentioned in the form of return of total income / statements of final taxation which is misstatement and not required by law.

Page 2/4

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$$ any fact as mentioned in the nomination papers willfully; Ofay.

In the above mentioned facts the nomination forms of Mr. Tariq Bashir Cheema as candidate of NA-187 is liable to be rejected after making the inquiry and peruse the record by The Returning Officer.
As per law above mentioned are objections which require the inquiry at once.
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S/O Ch. Muhammad Islam Voter Member of Chat No. 118 DB SR. No. 130 Teh. Yazman, Disstt. Bhawalpur
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Page 4/4

Nawilturnas
In the instant case, the respondent has not concealed any fact as mentioned in the nomination papers willfully; 9fany.

Objection petition against nomination papers submitted by Mr. Tariq Basher for NA-187 on nomination Forms (under rule 3) For the election to the general seats, Punjab.

Complaint lodged by Mr. Irfan Assam Ch Son of Ch. Muhammad Assam, resident of Tehsil Yazman, District Bahawalpur.

## Written Reply On Behalf Of Respondent

Respectfully Sheweth,
Preliminary objection:

1. That all the objections raised by the applicant are false and without any documentary evidence.
2. That above titled petition is not maintainable and is liable to be dismissed;
3. That applicant has not mentioned any legal or factual ground for dismissal of nomination paper;
4. That applicant has filed the said objection petition only on flimsy grounds;
5. That objection petition has been filed at the instigation of rival candidates of answering respondent only to blackmail and pressurize him;
6. That no concealment has been made by answering respondent in nomination paper;
7. That information given by the respondent in the nomination papers are true and no facts have been concealed;
8. That no affidavit has been attached by the applicant.

## ON FACTS

1. That Para No. 1 of petition does not relate to the respondent;
2. That Para No. 2 of petition is correct to the extent of every candidate is bound to furnish the correct information, however, if any information has been given incorrect inadvertently that is curable under the law, it is further mentioned that many precedents of the superior courts are in existence on this point; In the instant case, the respondent has not concealed any fact as mentioned in the nomination papers willfully; of am.
3. That Para No. 3 is incorrect and denied. The respondent has not concealed anything, rather al the information supplied by the respondent are correct and true in according with the record.
i. That this Para is totally incorrect and is denied. Respondent has supplied correct information that his passport has been lost and a Police Report has been recorded at P.S. Baghdadul Jadeed, however, respondent has his original expired passport No. $A G$ 38485312, which was expired on 30-08-2011, copy of the passport consisting of 37 Pages are attached.
ii. That Para No. 2 is incorrect and denied. The respondent has given full detail of his previous passport lastly issued, which bears passport No. AG 38485323.

However, the respondent has travelled only one time from Lahore to Judah on the last passport, this aspect can be verified from the record of the FIA and immigration authorities.
iii. That Para No. 3 is incorrect and denied. The respondent possess only on valid passport, which has been lost and a police report regarding it has been lodged with P.S. Baghdadul Jadeed, Bahawalpur, Police Report is correct and presumption of trugh is attached. However, passport No. is $A G$ 38485323, therefore the respondent is qualified to contest the election.
iv. That Para No. 4 of petition is incorrect and denied, however, amount is obtained by sale of property has been mentioned in the wealth statement;
v. That the Para No. 5 is incorrect and denied, however, answering respondent is now ex district nazim because National Tax Number was issued in the name of district nazim as salaried person, no financial benefit was obtained after the termination of tenure of district nazim in leiu thereof. No misstatement has been made in the nomination form. The respondent has served in two consecutive terms as district nazim for eight years, and during this period the NTN was issued as salaried person and remained continued under the name of MR. TARIQ BASHIR CHEEMA, DISTRICT NAZI, this title remained continued in the record of income tax.
vi. That Para No. 6 in incorrect and denied rather it is misconceived. The information required in the

vii. That Para No. vii is incorrect and denied, no case was pending against respondent, six months prior to this nomination.

That Para No. viii is incorrect and denied, as far as the objection raised in Para No. 8 of the objection petition, it is clarified that stamp duty and other taxes were duly paid in the process of registration of sale deed. The sale price mentioned in the sale deed is not contrarily to the price mentioned in agreement to sell as the land in question which was finally purchased ie. in two acres and the price of such land was shown as $R$. 70,00,000/- in the registered sale deed as such neither any tax has been evaded nor any duty whatsoever in nature in this regard is payable. In the revenue record nothing stand due against the respondent. It is further clarified that no concealment has been made. The objections have no entity, therefore, not sustainable and liable to dismiss. Affidavit is attached.

That the pray of the applicant is baseless, not maintainable and the objection petition is liable to be dismissed.


Respondent
(Ch. Tariq Bashir Cheema)

Through counsels:


2. Mali Muhammad Assam Channar,Advocate Supreme Court of Pakistan. $\qquad$
3. uhammad Siddiq Chouhan, advocate High Court

# Objection petition against Mr. Tariq basher Chem Candidate for NA 187 filed by Mr. Irfan Assam Chaudary and Shahid Rasheed 

## Affidavit

I, Tariq Bahser Chem S/o Mr. Basheer Ahemd, caste jutt/chema R/o Satellite town Bahawalpur, is solemnly declared and affirm as under:

- That reply to objection petition as mentioned above are being

$n$ filed.
- That what is stated therein is quite correct and true to the best of my knowledge and belief and nothing has been concealed here.

Dated:


Tariq Bahser Chem S/o Mr. Basheer Ahmed,


Oath commissioner Nom Ahmad
 caste jutt/chema R/o Satellite town

Bahawalpur


Before Mr. Nasir Hussain, Returning Officer NA-187 BWP -V

Objection Petition against the nomination papers submitted by Mr. Tariq Bashir Cheema for NA-187 on nomination Form-1 (under rule 3) for the Election to the general seats, Punjab.

Respectfully Sheweth,

1. That fortunately, the general elections are going to be held on $11^{\text {th }}$ May 2013 and every intending candidate has submitted his nomination form on prescribed proforma.
2. That every candidate and voter is bound to lead the correct information as required by the election commission of Pakistan. Each column, line and the instruction found over the said proforma is the law for the purpose of election and no one can lead any information for which he himself not clear. The candidate is bound to lead / mention every thing which is required crystal clear. No ambiguity is allowed. If any ambiguity is found, it shall be misstatement, mislead and concealment of real facts, which amounts to commotions of offence for which the candidate and the other voter member is liable to be punished.
3. That the information leaded by Mr Tariq Basher Cheema is not correct, rather tried to mislead and concealed the facts. According to the article 62 and 63 of constitution of Islamic republic of

$n$
 Pakistan 1973. Mr. Tariq Bashir Cheema can not contest the election under the following grounds.
i) It is worth mentioning here that the person who traveled abroad is bound to furnish the information that how many times he traveled. But deliberately Mr. Tariq Bashir Cheema instead of providing the information he made the designs for concealment of his travel record. He submitted the police report No. 35 dated 28-03-2013 of Police Station Baghdad-ulJadeed Bahawalpur which is annexed on page 48.

Page 1/4

In the instant case, the respondent has not concealed any fact as mentioned in the nomination papers willfully; of any.
ii) That the above said report not only ambiguous but no detail about the passport was mention in it, i.e. number, date of issue and containing how many pages used and unused. This amounts to actively concealment of facts. The information can be collected, by your honour, from the concerned quarters. After receiving the said information it can be determined whether the person has traveled abroad or not and what the expenses incurred upon it can be estimated. No other source is available if above mentioned inquiry is not made.
iii) That Mr. Tariq Bashir Cheema did not disclosed that how may passports he possesses. Just under the shelter of police report no. 35 he is going to deceive the election authority. The report of police which was written over the statement of Mr. Tarig Bashir Cheema attached no presumption of truth at all. He has to categorically mention eh number of passports and relevant information regarding the passport. In this way Mr. Tariq Bashir Cheema is not qualified under the article 62 and 63 of the constitution.
iv) That on page 30 (page 2/3) the information in item no 12, sr. no. 1, 2 and 3 are not all the requirement of the law as he himself stated that property has been sold. Actually he mislead information to the election authority by filling in such way for his own gain.
v) That Mr. Tariq Bashir Cheema furnished the information about his business which is at page 25, 32 and 42 about year 2012, 2011 and 2010 respectively. It is very astonishing and worth mentioning here that the person who no more possesses the post of District Nazim after 24-02-2010, keep even claiming that office which he does not possess. If it is true, even then, he can not contest the election. When a person not holding the office, for that office, there is no need to submit any tax and the same information is mentioned in the form of return of total income / statements of final taxation which is misstatement and not required by law.

Page 2/4

In the instant case, the respondent has not concealed any fact as mentioned in the nomination papers willfully; of any.
vi) That according to the election instructions candidate has to disclose the information about the near relatives like wife, daughter, son and parents and also provide the information about their business. In case of students, especially When some of them are studying abroad, must have been mentioned in the nomination form.
Where from it can be gathered that whether they have dual nationality or not?
Where from the expenses are incurred upon their study etc. So that the correct information can be leaded but he did not disclosed such type of information about his concerned which is also amount to concealment of facts.
vii) That the people of Bahawalpur are pregnant in the knowledge that Mr. Tariq Bashir Cheema was involved in hijacking case but no information was lead for his conviction or acquittal. This is also the concealment of facts. No affidavit was submitted along with the relevant documents with nomination form. It amounts to active concealment on the part of Mr. Tariq Bashir Cheema.
viii) That the person who illegally saved the tax money by leading wrong information, as he purchased the land, at Faqir Wali district Bahawalnagar, through registered documents dated 01-02-2012 and thereafter got sanctioned mutation number 10746 dated 18-02-2012 wherein the purchased amount was $70,00,000$ (Seventy lass) mentioned. Whereas in nomination papers on page 5 and 29 trickily mentioned the amount which is more than the amount found in registered sale deed / mutation. It was designed to deceive the state and not paid the due tax.

The candidate made the active concealment by filling the nomination paper. The copy of above said mutation is annexed with this objection petition which can be easily verified by your honour. That's why Mr. Tariq Basheer Cheema is a person who do not fulfill the article 62 and 63 of constitution of Islamic Republic Of Pakistan

Page 3/4 willfully; of any.

In the above mentioned facts the nomination forms of

$4 \cdot 4 \cdot 13$ Mr. Tariq Bashir Cheema as candidate of NA-187 is liable to be rejected after making the inquiry and peruse the record by The Returning Officer. As per law above mentioned are objections which require the inquiry at once.


Shahid Rushed.
S/O Ch. Muhammad Rasheed Voter Member of Chat No. 47 DB
SR. No. 156
Th. Yazman, Disstt. Bhawalpur

## Page 4/4



In the instant case, the respondent has not concealed any fact as mentioned in the nomination papers willfully; of any.

Objection petition against nomination papers submitted by Mr. Tariq Bashir for NA-187 on nomination Form-1 (under rule 3) For the election to the general seats, Punjab.

Complaint lodged by Shahid Rasheed So Ch. Muhammad Rasheed, resident of Tehsil Yazman, District Bahawalpur.

## Written Reply On Behalf Of Respondent

Respectfully Sheweth,
Preliminary objection:

1. That all the objections raised by the applicant are false and without any documentary evidence.
2. That above titled petition is not maintainable and is liable to be dismissed;
3. That applicant has not mentioned any legal or factual ground for dismissal of nomination paper;
4. That applicant has filed the said objection petition only on flimsy grounds;
5. That objection petition has been filed at the instigation of rival candidates of answering respondent only to blackmail and pressurize him;
6. That no concealment has been made by answering respondent in nomination paper;
7. That information given by the respondent in the nomination papers are true and no facts have been concealed;
8. That no affidavit has been attached by the applicant.

## ON FACTS

1. That Para No. 1 of petition does not relate to the respondent;
2. That Para No. 2 of petition is correct to the extent of every candidate is bound to furnish the correct information, however, if any information has been given incorrect inadvertently that is curable under the law, it is further mentioned that many precedents of the superior courts are in existence on this point; In the instant case, the respondent has not concealed any fact as mentioned in the nomination papers willfully; of sun.
3. That Para No. 3 is incorrect and denied. The respondent has not concealed anything, rather al the information supplied by the respondent are correct and true in according with the record.
i. That this Para is totally incorrect and is denied. Respondent has supplied correct information that his passport has been lost and a Police Report has been recorded at P.S. Baghdadul Jadeed, however, respondent has his original expired passport No. AG 38485312, which was expired on 30-08-2011, copy of the passport consisting of 37 Pages are attached.
ii. That Para No. 2 is incorrect and denied. The respondent has given full detail of his previous passport lastly issued, which bears passport No. AG 38485323.

However, the respondent has travelled only one time from Lahore to Jeddah on the kast Comblat passport, this aspect can be verified from the record of the FIA and immigration authorities.
iii. That Para No. 3 is incorrect and denied. The respondent possess only onevalid passport, which has been lost and a police report regarding it has been lodged with P.S. Baghdadul Jadeed, Bahawalpur, Police Report is correct and presumption of trugh is attached. However, passport No. is $A G$ 38485323, therefore the respondent is qualified to contest the election.
iv. That Para No. 4 of petition is incorrect and denied, however, amount is obtained by sale of property has been mentioned in the wealth statement;
v. That the Para No. 5 is incorrect and denied, however, answering respondent is now ex district nazim because Natioal Tax Number was issued in the name of district nazim as salaried person, no financial benefit was obtained after the termination of tenure of district nazim in leiu thereof. No misstatement has been made in the nomination form. The respondent has served in two consecutive terms as district nazim for eight years, and during this period the NTN was issued as salaried person and remained continued under the name of MR. TARIQ BASHIR CHEEMA, DISTRICT NAZI, this title remained continued in the record of income tax,
vi. That Para No. 6 in incorrect and denied rather it is misconceived. The information required in the
nomination papers as Para vi has been given correctly:
Hal Para No. vii is incorrect and denied, no case was pending against respondent, six months prior to this nomination. objection raised in Para No. 8 of the objection petition, it is clarified that stamp duty and other taxes were duly paid in the process of registration of sale deed. The sale price mentioned in the sale deed is not contrarily to the price mentioned in agreement to sell as the land in question which was finally purchased ie. in two acres and the price of such land was shown as $R$. 70,00,000/- in the registered sale deed as such neither any tax has been evaded nor any duty whatsoever in nature in this regard is payable, In the revenue record nothing stand due against the respondent. It is further clarified that no concealment has been made. The objections have no entity, therefore, not sustainable and liable to dismiss. Affidavit is attached.

That the pray of the applicant is baseless, not maintainable and the objection petition is liable to be dismissed.

Respondent
(Ch. Tariq Bashir Cheema)

Through counsels:


1. Mali Saeed Ejaz, Advocate High Court.

2. Malik Muhammad Assam Channar,Advocate Supreme Court of Pakistan. $\qquad$
Masc' 'turnain, 3. uhammad Siddiq Chouhan, advocate High Court

Objection petition against Mr. Tariq basher Chem Candidate for NA 187 filed by Mr. Irfan Assam Chaudary and Shahid Rasheed

## Affidavit

I, Tariq Bahser Chema So Mr. Basher Ahemd, caste jutt/chema $\mathrm{R} / \mathrm{o}$ Satellite town Bahawalpur, is solemnly declared and affirm as under:

- That reply to objection petition as mentioned above are being filed.


##  <br> $n$

- That what is stated therein is quite correct and true to the best of my knowledge and belief and nothing has been concealed here.

Dated: 05. 4.13
$5 \times \sim$
 Tariq Bahser Chem S/o Mr. Dasher Ahmed,
 BAMAWA! PIINY Pr gas Nil?
caste jutt/chema R/o Satellite town Bahawalpur

Mam' 'taus an',

## OBJECTION PETITIONS AGAINST NOMINATION PAPERS SUBMITTED

 BY MR. TARIQ BASHIR CHEEMA, CANDIDATE FOR NA-178-BWP-V.Misc. Objection petitions. Be registered.

Present: Counsel for the objection petitioners.
Mr. Tariq Bashir Cheema, Candidate for NA-187-BWP-V in person.

Mr. Shahid Rasheed son of Ch. Muhammad Rashecd, Voter Member of Chat No.47/DB, Sr. No. 156 and Mr. Irfan Aslam Choudhary son of Ch. Muhammad Aslam, Voter Member of Chat No.118/DB, Sr. No.130, Tehsil Yazman, District Bahawalpur have submitted objection petitions against the nomination papers submitted by Mr. Tariq Bashir Cheema, Candidate for NA-187-BWP-V. Be placed on file.

Copy of the same is handed over to the candidate concerned, present in Court. Now to come up on 05.4.2013 for written reply on behalf of Mr. Tariq Bashir Cheema, Candidate for NA-187-BWP-V and for arguments.
Announced:
04.4.2013.
Nape furan' (Mehr Nair Hussein)

Returning Officer, NA-187-BWP-V, Bahawalpur.

Present: Counsel for the objection petitioners. Mr. Tariq Bashir Cheema, Candidate for NA-187-BWP-V with his counsel.

Mr. Tariq Bashir Cheema, Candidate, present in Court, submitted his written replies in respect of both objection petitions. Be placed on file.

Now to come up on 06.4.2013 for arguments and for further proceedings.

Name (instar
(Mehr Nasir Hussain) 05.4.2013. Returning Officer, NA-187-BWP-V. Bahawalpur. $\geq$


## Present: Counsel for the objection petitioners.

Mr. Tariq Bashir Cheema, Candidate for NA-187-BWi with his counsel.

With this single order, I propose to dispose of two objection petitions filed by Mr. Shahid Rasheed son of Ch. Muhammad Rasheed, Voter Member of Chat No.47/DB, Sr. No. 156 and Mr. Irfan Aslam Choudhary son of Ch. Muhammad Assam, Voter Member of Chat No.118/DB, Sr. No.130, Tehsil Yazman, District Bahawalpur against the nomination papers submitted by Mr. Tariq Bashir Cheema, Candidate for
 NA-187-BWP-V, wherein they raised the following objections:-
(i)- That the candidate has concealed information regarding his travel abroad and also about his number of passports and misstated that his passport had been misplaced;
(ii)- That in his income tax return filed to the FBR for the year 201112, he has mentioned business name as "District Nazim" while he was not the District Nazim in the year 2011 and 2012.
(iii)- That two sons of the candidate are studying abroad but no detail about expenditures incurred upon their education is mentioned in the nomination papers.
(iv)- That the candidate purchased the land at Faqeer Wali, District Bahawalnagar vide registered deed dated 01.2.2012 in the sum of Rs. $70,00,000 /$ - whereas, in nomination papers, he misstated the said amount and failed to pay the due taxes to the State.
(v)- That photocopy of the newspaper dated 27.6.1985 has been submitted by the objector that Mr. Tariq Basher Cheema woes convicted an
Hence, the candidate is not qualified under the articles $62-63$ of the Constitution of Islamic Republic of Pakistan, 1973.

The written replies filed by the candidate has been placed on record.

Heard and record perused.
The candidate has produced the original passport showing that the same was expired on 30.8 .2011. Photocopy of the new passport which was lost, has also been produced showing the detail of his travel abroad. The rapat No.35, dated 28.3.2013 is sufficient proof of the fact that second new passport of the candidate was lost. cor 2002 to 2010 and NTN number was issued to him by the [if when he was District Nazim hence, in column of business name, the wod "District Nazim", is being reproduced in routine which is clerical mistake and carries no adverse impact against the candidate.

The candidate has submitted copy of declaration of Mr. Iftikhar Ali who is citizen of America showing that he was sponsoring his nephews namely, Mr. Walidad Cheema and Khudadad Cheema sons of Mr. Tariq Bashir Cheema in their studies in U.S.A. As the candidate was not incurring any expenditure on the education of his two sons in U.S.A. hence, there was no need at all to mention the details in this regard in the nomination papers of the candidate concerned.

Sale deed of the land measuring 16 Kanals, registered on 01.2.2012, in the name of the candidate has been submitted for perusal which shows that the said land was purchased by him in the sum of Rs. $70,00,000 /-$ and required stamp duty and all other taxes including the registration fee and mutation fee was duly paid. There is no declaration/ demand from any department that the candidate had saved any stamp duty, registration fee or mutation fee while purchasing the above said land. There is also no demand of the FBR that the candidate is defaulter of income tax.

No judgment of conviction or sentence in the alleged high jacking case has been submitted by the objector. Even otherwise, if there was any conviction in the year 1985, the same could not become reason of disqualification of the candidate as per clauses $g$ and $h$ of sub-section 1 of Section 63 of the Constitution of Islamic Republic of Pakistan, 1973 because if there was any conviction against the candidate, even then, period

The objection's inge release of the candidate.
are repelled. The candidate is neither defaulter of loan, taxes, Govi. unume utility charges or has had any loan written off nor suffers from any other disqualification so, the nomination papers of Mr. Tariq Bashir Cheema, Candidate for NA-187-BWP-V are hereby accepted. Copy of this order be attached with the nomination papers of the said candidate.

Announced: 06.4.2013.

Nasi 1tussain. (Mehr Nasir Hussain)
Returning Officer, NA-187-BWP-V, Bahawalpur.

