

# TO BE INTRODUCED IN THE YOUTH PARLIAMENT OF PAKISTAN

## A

## Bill

Further to amend the Constitution of the Islamic Republic of Pakistan.

WHEREAS it is expedient further to amend the Constitution of the Islamic Republic of Pakistan for the purposes hereinafter appearing:

It is hereby enacted as follows:

### **1. Short title and commencement:-**

(1) This Act may be called the Constitution (Amendment) Act, 2012.

(2) It shall come into force at once.

### **2. Amendment in the Article 1 (a) of the constitution:**

In the constitution of the Islamic republic of Pakistan, hereinafter referred to as the constitution, in the article 1 in clause (2) In paragraph (a):

- I. After word and comma word “Balochistan” the word “Qabailistan” shall be inserted.
- II. Paragraph (C) Clause (2) of the Article 1 of the constitution shall be omitted.

### **3. Amendment in the Article 51 clause 1 of the constitution:**

The clause 1 of the Article 51 shall be replaced with the following:

“There shall be three hundred and forty five seats in the National Assembly, including seats reserved for women and non-Muslims.

### **Explanation:**

There are currently 342 seats in the NA and new province for example QABAILISTAN will have **THREE** more seats for women as four provinces have share for reserved women seats. Therefore, there will be change in the above mentioned clause. ”

**4. Amendment in the Article 51 clause 3 of the constitution:**

In the clause 3 of the Article 51 following changes shall be made:

The name Federally Administered Tribal Areas shall be replaced with QABAILISTAN in the fifth row of the name column.

**5. Amendment in the clause 3 of Article 51 of the constitution:**

There shall be amendment in the 7<sup>th</sup> row of the name column of the Article 51 clause (3) 342 seats of the National Assembly shall change into 345 seats due to addition of 3 women seats for the new province-Qabailistan.

**6. Amendment in the clause 5 of Article 51 of the constiution:**

The words “Federally Administered Tribal Area” shall be omitted from the above said clause.

**7. Amendment in the clause (1) of the Article 59 of the Constitution:**

**i. Amendment in the paragraph (a) clause (1) of the Article 59 of the Constitution:**

The following changes shall be made in the above mentioned clause.

“Twelve shall be elected by the members of the each provincial assembly.

**ii. Elimination of the paragraph (b) clause (1) of the Article 59 of the Constitution:**

The above mentioned paragraph (b) with the clause (1) of the Article 59 shall be omitted.

**iii. Amendment in the paragraph (d) clause (1) of the Article 59 of the Constitution:**

Three women shall be elected by the members of the each provincial assembly.

**iv. Amendment in the paragraph (f) clause (1) of the Article 59 of the Constitution:**

Following changes shall be made in the aforementioned clause of the Article 59”

“Five non-Muslims, one from each province, shall be elected by the members of the each provincial assembly.”

**Explanation:**

**THE COMPOSITION OF THE NEW SENATE SETUP**

NAME OF TERRITORIES	GENERAL SEATS	WOMEN SEATS	TECHNOCRAT SEATS	NON-MUSLIM SEATS	
SINDH	12	3	4	1	20
PUNJAB	12	3	4	1	20
BALUCHISTAN	12	3	4	1	20
KPK	12	3	4	1	20
QABAILISTAN	12	3	4	1	20
FEDERAL CAPITAL	2	1	1	-	4
				<b>GRAND TOTAL</b>	<b>104</b>

**8. Amendment in the clause (c) of the Article 62 of the Constitution:**

From the above mentioned clause of the Article 62 of the constitution the words “or the Federally Administered Tribal Area” shall be omitted.

**9. Amendment in the clause (1) of the Article 155 of the Constitution:**

From the above mentioned clause of the Article 155 of the constitution the words “or the Federally Administered Tribal Area” shall be omitted.

**10. Elimination of the clause (c) of the Article 246 of the Constitution:**

The above mentioned clause shall entirely be omitted.

**11. Amendment in the Article 247 of the Constitution:**

**i. Elimination of the clause (1) of the Article 247 of the constitution:**

The following words shall be omitted from the above written clause of the Article 247

“the executive authority of the Federation shall extend to the Federally Administered Tribal Area, and”

**ii. Elimination of the clause (5) of the Article 247 of the constitution:**

The above mentioned clause (5) of the Article 247 of the constitution shall entirely be removed.

**12. Formation of a committee on Qabailistan in order to enforce the bill:**

To chair the issues and concerns regarding the allocation and distribution of funds and to consider the appropriate elements that cater to the demands of the province-Qabailistan for a time span of five years, there to enforce the bill on the province-Qabailistan.

**STATEMENT OF OBJECTS AND REASONS**

Federally Administered Tribal Area should have autonomous provincial status within five years in order to remove discrimination from the patriotic tribal people of Pakistan. The Creation of Qabailistan as a new provincial entity will give the essence of unity and more strength to the federation. The Tribal people will be self-sufficient to generate revenue for socio-economic development of the area.

**2. The bill seeks to achieve the above-said objects.**

**Sd/**

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***Members of the youth parliament of Pakistan***