This may be published in Newspapers and TV from the day following the last date for withdrawal of candidature and up to two days before the date of poll

Format C-1

(For candidate to publish in Newspapers, TV)

Declaration about criminal cases

(As per the judgement dated 25th September, 2018, of Hon'ble Supreme Court in WP (Civil) No. 536 of 2011 (Public Interest Foundation & Ors. Vs. Union of India &Anr.)

Name and address of candidate: P.P. MOHAMMED FAIZAL

Name of political party: NATIONALIST CONGRESS PARTY SARADCHANDRA PAWAR

(Independent candidates should write "Independent" here)

Name of Election: GENERAL ELECTION 18th LOK SABHA

*Name of Constituency: 01- LAKSHADWEEP (ST)

I P.P. MOHAMMED FAIZAL (name of candidate), a candidate for the above mentioned election, declare for public information the following details about my criminal antecedents:

(A) Pe	A) Pending criminal cases							
SI. No	Name of Court	Case dated		and	Status of cases(s)		Section(s) of Acts concerned and brief description of offence(s)	
1.	JFCM COURT AT ANDROTH	STC 2022	23	OF	POSTED FRAMING CHARGES		SEC 268 OF IPC -PUBLIC NUISANCE. SEC-269 OF IPC- NEGLIGENT ACT LIKELY TO SPREAD INFECTION OF DISEASES DANGEROUS TO LIFE. SEC- 270 OF IPC- MALIGNANT ACT LIKELY TO SPREAD INFECTION OF DISEASE DANGEROUS TO LIFE. SEC-188 OF IPC-DISOBEDIENCE TO ORDER DULY PROMULGATED BY THE PUBLIC SERVANT.	

				SEC-51 A OF DISASTER MANAGEMENT ACT 2005. OBSTRUCTS ANY OFFICER OR EMPLOYEE OF THE CENTRAL GOVT OR THE STATE GOVT. OR A PERSON AUTHORISED BY THE NATIONAL AUTHORITY OR STATE AUTHORITY OR DISTRICT AUTHORITY IN THE DISCHARGE OF HIS FUNCTIONS UNDER THIS ACT
2.	HON'BLE HIGH	CRL. APPL 49	APPEAL	SEC143 OF IPC – PUNISHMENT FOR UNLAWFUL ASSEMBLY
	COURT OF	OF 2023	ADMITTED,	SEC-147- OF IPC PUNISHMENT FOR RIOTING.
	KERALA	ARISED OUT	POSTED FOR	SEC-148,OF IPC- RIOTING, ARMED WITH DEADLY WEAPON.
		OF SC 1 OF	HEARING	SEC 342 OF IPC- PUNISHMENT FOR WRONGFUL CONFINEMENT
		2017 OF	CONVICTION	SEC 324 OF IPC- VOLUNTARILY CAUSING HURT BY DANGEROUS WEAPONS
		SESSIONS	SUSPENDED BY	OR MEANS
		COURT	THE HONBLE	SEC 307 OF IPC- ATTEMPT TO MURDER.
		KAVARATTI	SUPREME	SEC 427 OF IPC- MISCHIEF CAUSING DAMAGE TO THE AMOUNT O F 50
			COURT	RUPEES., SEC 448 OF IPC – PUNISHMENT FOR HOUSE TRESPASS
				SEC 506 OF IPC- PUNISHMENT FOR CRIMINAL INTIMIDATION.
				149 OF IPC. EVERY MEMBER OF UNLAWFUL ASSEMBLY GUILTY OF OFFENCE
				COMMITTED IN PROSECUTION OF COMMON OBJECT.
3	Special Court	Cc 12 of 2011	Posted for	SEC 420 OF IPC- CHEATING AN DISHONESTLY INDUCING DELIVERY OF
	SPE, CBI-II,		evidence	PROPERTY
	Ernakulam			SCE 120 B OF IPC – PUNISHMENT FOR CRIMINAL CONSPIRACY.
				SEC 13(2) OD PC ACT – ANY PUBLIC SERVANT WHO CONDUCTS CRIMINAL
				MISCONDUCT SHALL BE PUNISHABLE WITH IMPRISONMENT FOR A TERM
				WHICH SHALL BE NOT LESS THAN ONE YEAR BUT WHICH MAY EXTEND TO
				TEN YEARS AND SHALL ALSO LIABLE TO BE FINED.
				SEC 13 (1) (d) OF PC ACT – A PUBLIC SERVANT CAN BE PROSECUTED ONLY IF
				HE HAS ABUSED HIS POSITION AS A PUBLIC SERVANT AND OBTAINED FOR
				HIMSELF OR ANY OTHER PERSON ANY VALUABLE THING OR PECUNIARY
				ADVANTAGE.

SI.	Name of Court &		Maximum Punishment Imposed.
No	date(s) of order(s)	punishment imposed	
1.	SESSIONS COURT KAVARATTI – LAKSHADWEEP 11-01-2023	SEC 143 of IPC- WHOEVER IS A MEMBER OF AN UNLAWFUL ASSEMBLY, SHALL BE PUNISHED WITH IMPRISONMENT OF EITHER DESCRIPTION FOR A TERM WHICH MAY EXTEND TO SIX MONTHS, OR WITH FINE, OR WITH BOTH. SEC 147 OF IPC- PUNISHMENT	SENTENCED TO UNDERGO RIGOROUS IMPRISONMENT FOR ONE MONTH EACH FOR COMMITTING THE OFFENCE. SENTENCED TO UNDERGO RIGOROUS IMPRISONMENT FOR 6 MONTH EACH
		FOR RIOTING WHO EVER IS GUILTY OF RIOTING, SHALL BE PUNISHED WITH IMPRISONMENT OF EITHER DESCRIPTION FOR A TERM WHICH MAY EXTEND TO TWO YEARS, OR WITH FINE, OR WITH BOTH.	FOR COMMITTING THE OFFENCE,

SEC 148 OF IPC- RIOTING, SENTENCED TO UNDERGO RIGOROUS IMPRISONMENT FOR ONE YEAR EACH ARMED WITH DEADLY WEAPON FOR COMMITTINGTHE OFFENCE. WHOEVER IS GUILTY OF RIOTING, BEING ARMED WITH A DEADLY WEAPON OR WITH ANYTHING WHICH, USED AS A WEAPON OF OFFENCE, IS LIKELY TO CAUSE DEATH, SHALL BE PUNISHED WITH IMPRISONMEN T OF EITHER DESCRIPTION FOR A TERM WHICH MAY EXTEND TO THREE YEARS, OR WITH FINE, OR WITH BOTH SEC 342 OF IPC -WHOEVER SENTENCED TO UNDERGO RIGOROUS IMPRISONMENT FOR 6MONTHS EACH WRONGFULLY CONFINES ANY FORCOMMITTING THE OFFENCE. PERSON SHALL BE PUNISHED WITH SIMPLE IMPRISONMENT OF EITHER DESCRIPTION FOR A TERM WHICH MAY EXTEND TO ONE YEAR, OR WITH FINE WHICH MAY EXTEND TO ONE THOUSAND RUPEES, OR WITH BOTH. SEC 324 OF IPC- WHOEVER, SENTENCED TO UNDERGORIGOROUS IMPRISONMENT FOR ONE YEAR EACH EXCEPT IN THE CASE PROVIDED FOR COMMITTINGTHE OFFENCE. FOR BY SECTION 334. **VOLUNTARILY CAUSES HURT BY** MEANS OF ANY INSTRUMENT FOR SHOOTING, STABBING OR CUTTING, OR ANY INSTRUMENT WHICH, USED AS A WEAPON OF

OFFENCE, IS LIKELY TO CAUSE DEATH, OR BY MEANS OF FIRE

OR ANY HEATED SUBSTANCE, OR BY MEANS OF ANY POISON OR ANY CORROSIVE SUBSTANCE, OR BY MEANS OF ANY EXPLOSIVE SUBSTANCE OR BY MEANS OF ANY SUBSTANCE WHICH IT IS DELETERIOUS TO THE HUMAN BODY TO INHALE, TO SWALLOW, OR TO RECEIVE INTO THE BLOOD, OR BY MEANS OF ANY ANIMAL, SHALL BE PUNISHED WITH IMPRISONMEN T OF EITHER DESCRIPTION FOR A TERM WHICH MAY EXTEND TO THREE YEARS, OR WITH FINE, OR WITH BOTH

SEC 448 OF IPC -WHOEVER
COMMITS HOUSE TRESPASS
SHALL BE PUNISHED WITH
IMPRISONMENT OF EITHER
DESCRIPTION FOR A TERM
WHICH MAY EXTEND TO ONE
YEAR, OR WITH FINE WHICH
MAY EXTEND TO ONE
THOUSAND RUPEES OR WITH
BOTH

SEC.427 OF IPC- WHOEVER COMMITS MISCHIEF AND THEREBY CAUSES LOSS OR DAMAGE TO THE AMOUNT OF FIFTY RUPEES OR UPWARDS, SHALL BE PUNISHED WITH IMPRISONMENT OF EITHER DESCRIPTION FOR A TERM

SEC 448 OF IPC -WHOEVER | SENTENCED TO UNDERGO RIGOROUS IMPRISONMENT FOR 6 MONTHS EACH COMMITS HOUSE TRESPASS | FOR COMMITTINGTHE OFFENCE

SEC.427 OF IPC- WHOEVER | SENTENCED TO UNDERGORIGOROUS IMPRISONMENT FOR ONE YEAR EACH COMMITS MISCHIEF AND FOR COMMITTINGTHE OFFENCE

WHICH MAY EXTEND TO TWO YEARS, OR WITH FINE, OR WITH BOTH. SEC.307 OF IPC-PUNISHMENT SENTENCED TO UNDERGORIGOROUS IMPRISONMENT FOR 10 YEARS EACH FOR ATTEMPT TO MURDER. THE AND A FINE OF ONE LAKH EACH INDEFAULT OF PAYMENT OF FINE TO PUNISHMENT CAN EXTEND UP UNDERGO RIGOROUS IMPRISONMENT FOR ONE YEAR EACH FOR TO 10 YEARS AND IN CASE THE COMMITTING THE OFFENCE. VICTIM IS HURT, THEN THE MAXIMUM PUNISHMENT IMPRISONMENT FOR LIFE. SEC 506 OF IPC PUNISHMENT SENTENCED TO UNDERGORIGOROUS IMPRISONMENT FOR 6 MONTHS EACH FOR CRIMINAL INTIMIDATION. FORCOMMITTING THE OFFENCE SEC 149 OF IPC EVERY MEMBER UNLAWFUL ASSEMBLY **GUILTY** OF **OFFENCE** COMMITTED IN PROSECUTION OF COMMON OBJECT.

Note: -

- 1. The particulars regarding criminal cases pending against the candidate shall be in bold letters.
- 2. The matter in newspapers shall be published in font size of at least 12
- 3. Details should be given separately for each case in separate rows.
- 4. If a candidate is contesting an election on the ticket of a particular party, he/she is required to inform the party about the criminal cases pending against him/her.
- 5. The candidate shall report about publishing of declaration regarding criminal cases immediately after such publication to the Returning Officer. In addition, he shall submit a report about publishing of the declaration regarding cases in Format C-4 along with the account of election expenses within 30 days of declaration of result of election. (a)

In case of elections to the Lok Sabha and the Legislative Assemblies, this shall be submitted to District Election Officer concerned, (b) In case of elections to the Rajya Sabha and the State Legislative Council, this shall be submitted to the Returning Officer concerned.

^{*}In the case of election to Council of States or election to Legislative Council by MLAs, mention the election concerned in place of name of constituency.

This may be published in Newspaper end TV from the day following the last date for withdrawal of candidature and upto two days before the date of poll

Format C-2

(For political porty to publish in website, newspapers, TV)

Declaration about criminal antecedents of candidates set up by the party. (As per the judgment dated 25th September, 2018 of Hon'ble Supreme Court in WP (Civil) No. 536 of 2011 (Public Interest Foundation & Ors. Vs. Union of India & Anr.)

Name of Political Party: NATIONALIST CONGRESS PARTY SARADCHANDRA PAWAR

* Name of Election: GENERAL ELECTION 18TH LOK SABHA

Name of State/ UT: 01-LAKSHADWEEP (ST)

1	2	3	4		5		
SI.	Name of	Name	(A) Pending criminal		(B) Details about	t cases of conviction fo	or criminal offences
No	constitue	of	cases				
	ncy	candida					
		te					
	<u></u>	5	Name of court, case	Sections of the Acts	Name of Court	Description of	Maximum Punishment
	VEE	ן ב	No & status of the	concerned & brief description	& date(s) of	offences(s) &	Imposed
	SHADWEEP	.MOHAMM FAIZAL	cases(s)	of offence(s)	order(s)	punishment imposed	
	01- LAKSH (ST)	P.P.					
1			JFCM COURT AT	SEC 268 OF IPC PUBLIC	SESSIONS	SEC143 OF IPC -	RIGOROUS IMPRISONMENT
			ANDROTH STC 23	NUISANCE.	COURT AT	PUNISHMENT	FOR ONE MONTH EACH
			OF 2022	SEC-269 OF IPC-	KAVARATTI,D	FORUNLAWFUL	FOR COMMITTING THE
			POSTED FOR	NEGLIGENT ACT LIKELY TO	ATED	ASSEMBLY	OFFENCE
			FRAMING OF	SPREAD INFECTION OF	11/01/2023	SEC-147-OF IPC	RIGOROUS

CHARGES	DISEASES DANGEROUS TO LIFE.	PUNISHMENT FOR RIOTING.	IMPRISONMENT FOR 6 MONTHS EACH FOR
	SEC- 270 OF IPC- MALIGNANT ACT LIKELY TO		COMMITTING THE OFFENCE
	SPREAD INFECTION OF	SEC-148,OF IPC-	RIGOROUS
	DISEASE DANGEROUS TO	RIOTING, ARMED	IMPRISONMENT FOR ONE
	LIFE.	WITH DEADLY	YEAR.
	SEC-188 OF IPC-	WEAPON.	
	DISOBEDIENCE TO ORDER	SEC 342 OF IPC-	
	DULY PROMULGATED BY	PUNISHMENT	FOR 6 MONTHS
	THE PUBLIC SERVANT.	FOR WRONGFUL	
	SEC-51 A OF DISASTER	CONFINEMENT	
	MANAGEMENT ACT 2005.	SEC 324 OF IPC-	RIGOROUS IMPRISONMENT
	OBSTRUCTS ANY OFFICER	VOLUNTARILY	FOR ONE YEAR
	OR EMPLOYEE OF THE	CAUSING HURT	
	CENTRAL GOVT OR THE	BYDANGEROUS	
	STATE GOVT. OR A PERSON	WEAPONS OR	
	AUTHORISED BY THE	MEANS	
	NATIONAL AUTHORITY OR	SEC 307 OF IPC-	RIGOROUS IMPRISONMENT
	STATE AUTHORITY OR	ATTEMPT TO	FOR10 YEARS AND A FINE
	DISTRICT AUTHORITY IN	MURDER.	OF ONE LAKH INDEFAULT
	THE DISCHARGE OF HIS		OF PAYMENT OF FINE UNDERGO RIGOROUS
	FUNCTIONS UNDER THIS		IMPRISONMENT FOR ONE
	ACT		YEAR EACH
		CEC 427 OF 120	
		SEC 427 OF IPC-	REGEROUS IMPRISONMENT
		MISCHIEF	FOR ONE YEAR
		CAUSING	
		DAMAGE TO THE	

		AMOUNT O F 50 RUPEES.,	
		SEC 448 OF IPC – PUNISHMENT FOR HOUSE	RIGOROUS IMPRISONMENT FOR 6 MONTHS
		TRESPASS SEC 506 OF IPC- PUNISHMENT FOR CRIMINAL	RIGOROUS IMPRISONMENT FOR SIX MONTHS EACH
		INTIMIDATION. 149 OF IPC. EVERY MEMBER	
		OF UNLAWFUL ASSEMBLY GUILTY OF OFFENCE	
		COMMITTED IN PROSECUTION OF COMMON	
		OBJECT.	
2	CRL. APPL 49 OF SEC143 OF IPC – 2023 ARISED OUT PUNISHMENT FOR OF SC 1 OF 2017 UNLAWFUL ASSEMBLY		
	OF SESSIONS SEC-147- OF IPC COURT PUNISHMENT FOR KAVARATTI. Now RIOTING.		
	APPEAL PENDING SEC-148 OF IPC- RIOTING, BEFORE THE ARMED WITH DEADLY		

HONOURABLE	WEAPON.
	RT. SEC 342 OF IPC-
APPEAL	PUNISHMENT FOR
ADMITTED,	WRONGFUL CONFINEMENT
	OR SEC 324 OF IPC-
HEARING	VOLUNTARILY CAUSING
CONVICTION	HURT BY DANGEROUS
SUSPENDED	BY WEAPONS OR MEANS
	SLE SEC 307 OF IPC- ATTEMPT
SUPREME COUF	
SOI REIVIE COOL	SEC 427 OF IPC- MISCHIEF
	CAUSING DAMAGE TO THE
	AMOUNT O F 50 RUPEES.,
	SEC 448 OF IPC -
	PUNISHMENT FOR HOUSE
	TRESPASS
	SEC 506 OF IPC-
	PUNISHMENT FOR
	CRIMINAL INTIMIDATION.
	149 OF IPC. EVERY
	MEMBER OF UNLAWFUL
	ASSEMBLY GUILTY OF
	OFFENCE COMMITTED IN
	PROSECUTION OF
	COMMON OBJECT.
	COMMON OBJECT.

3	SPECIAL IUDGE 2	SEC 420 OF IPC- CHEATING	
	FOR CBI CASES		
		INDUCING DELIVERY OF	
	12/2011	PROPERTY OF	
		SCE 120 B OF IPC -	
	EVIDENCE	PUNISHMENT FOR	
	EVIDENCE		
		CRIMINAL CONSPIRACY.	
		SEC 13(2) PC ACT - ANY	
		PUBLIC SERVANT WHO	
		CONDUCTS CRIMINAL	
		MISCONDUCT SHALL BE	
		PUNISHABLE WITH	
		IMPRISONMENT FOR A	
		TERM WHICH SHALL BE	
		NOT LESS THAN ONE YEAR	
		BUT WHICH MAY EXTEND	
		TO TEN YEARS AND SHALL	
		ALSO LIABLE TO BE FINED.	
		SEC 13 (1) (D) OF PC ACT -	
		A PUBLIC SERVANT CAN BE	
		PROSECUTED ONLY IF HE	
		HAS ABUSED HIS POSITION	
		AS A PUBLIC SERVANT AND	
		OBTAINED FOR HIMSELF	
		OR ANY OTHER PERSON	
		ANY VALUABLE THING OR	
		PECUNIARY ADVANTAGE.	
L			

*In the case of election to Council of States or election to Legislative Council by MLAs, mention the election concerned in place of name of constituency.

Note:-

Notes: -

- 1. The particulars regarding criminal cases pending against the candidate shall be in bold letters.
- 2. The matter in newspapers shall be published in font size of at least 12.
- 3. The above information shall be published State wise for each State/UT.
- 4. If a candidate is contesting an election on the ticket of a particular party, he/she is required to inform the party about the criminal cases pending against him/her.
- 5. The political party shall be obligated to put up on its website the information pertaining to candidates having criminal antecedents.
- 6. The Political Party shall submit a report about publishing of declaration regarding criminal cases in Format C5 to the Chief Electoral Officer of the State within 30 days of declaration of result of the election concerned.