Counsel for the appellant present.

Learned counsel for the appellant though trighto argue the case but could not make a point pertaining to the connected documents particularly seniority list which is a necessary document for promotion. He therefore, requested for adjournment enabling him to properly assist the court. Adjourned. To come up for preliminary hearing on 06.07.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

06th July, 2022

Counsel for the appellant present and seeks adjournment. This case be fixed before this Bench or of the bench of Mr. Mian Muhammad, learned Member(Executive). Last chance is given to the learned counsel for the appellant failing which the appeal will be decided on the basis of arguments already advanced and available record. To come up for preliminary hearing on 08.09.2022.

SON WALL

(Kalim Arshad Khan) Chairman

0809.2022

Junior of learned counsel for the appellant present.

He submitted an application for adjournment; allowed but on payment of cost of Rs. 1000/- to be paid on behalf of appellant. To come up for preliminary hearing on 13 - 9/2 /2022 before S.B.

(Rozina Reĥman) Member (J) The worthy Chairman is on leave, therefore, the case is adjourned to 26.10.2022 for the same.

Reader

26th Oct., 2022

Lawyers are on strike today.

To come up for preliminary hearing on 05.12.2022 before S.B. Office is directed to notify the next date on the notice board as well as the website of the Tribunal.

(Fareeha Paul) Member(E)

05.12.2022

Appellant present through counsel.

Perusal of order sheet dated 06.07.2022 would reveal that the case in hand was ordered to be fixed before the Bench of Learned Chairman or of Mr. Mian Muhammad, Member (Executive).

In this view of the matter case in hand is respectfully sent to Learned Chairman for further appropriate orders. Counsel is directed to appear before the learned Chairman by today.

Rozina Rehman Member (J)

- Learned counsel for the petitioner present. Mr. 1. Muhammad Adeel Butt, Addl: AG for respondents present.
- File received from the court of learned Member 02. (Judicial). Learned counsel for the appellant submits that the appellant has to first avail departmental remedy for correction of seniority list and then to get promotion from the date he deems appropriate for himself. He submits that this appeal may be adjourned sine-die. Learned counsel was confronted as to what purpose would be served by adjourning this appeal sine-die, he submitted that in case he seeks promotion from the date he considers the appellant to be promoted, disposal of this appeal by any other way may be a hurdle for the appellant. Since, admittedly, the appellant has to first get his seniority restored by seeking departmental remedies therefore, once, this is settled as per the contention of the appellant, he may get his promotion antedated. Therefore, there is no need to adjourn the appeal sine-die rather its disposal in the wake of the above observation is appropriate. Disposed of accordingly. Consign.
- 03. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal on this 5th day of December, 2022.

(Kalim Arshad Khan)

Chairman