


08.09.2023

Learned counsel for the appellant argued that appellant was appointed as PTC on 30.01.2008 after submitting NOC from department concerned. Appellant assumed the charge of PTC on 31.01.2008, but services of appellant alongwith others were terminated vide order dated 04.09.2009, which was challenged in service appeal bearing No. 2600/2010. Appeal was accepted and matter was remitted to the respondent department for holding proper inquiry and deciding afresh on merit each case of the appellant. He further argued that respondent again decided the matter by keeping the appellant in dark, who came to know about it about when in execution proceeding in the Tribunal on 24.02.2017 when impugned order dated 08.02.2012 was produce by respondent. Appellant filed departmental appeal 02.03.2017, which was not decided, hence instant service appeal was filed on 21.07.2017. He further contended that other colleagues of the appellant who were in service and joined the department through proper channel were sent back to their parent department but appellants service was terminated in violation of law. Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security fee within 10 days. Thereafter, notices be issued to respondents for submission of written reply/comments. Respondents be summoned through TCS the expenses of which be deposited by the appellant within 3 days. Adjourned. Instant appeal pertains to D.I.Khan jurisdiction therefore, be fixed at camp court, D.I Khan. To come up for written reply/comments on 18.10.2023 before S.B at camp court, D.I.Khan. P.P given to learned counsel for the appellant.

  
(Rashida Bano)  
Member (J)