26.09.2023

Learned counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued that the order of removal of the appellant from service was passed on the basis of fact finding inquiry, which is against law and rules; that the appellant was awarded major penalty without holding any regular inquiry; that in view of judgments of worthy apex court, in case of awarding major penalty to an employee, regular inquiry is must; that the allegations leveled against the appellant in fact finding inquiry are different from the allegations leveled against him in charge sheet; that the impugned orders are wrong and illegal, therefore, the same are liable to be set-aside.

Points agitated during preliminary hearing need consideration, therefore, the appeal in hand is admitted to regular hearing subject to all legal and valid objections. The appellant is directed to deposit security fee within 07 days. Respondents be summoned through TCS, the expenses of which be deposited by the appellant within three days. To come up for written reply/comments on 12.12.2023 before the S.B at Camp Court Abbottabad. Parcha Peshi given to learned counsel for the appellant.

(Salah-Ud-Din) Member (J) Camp Court Abbottabad

\*Naeem Amin\*