- 10th Nov. 2023
- 1. Mr. Changez Khan, Advocate present on behalf of the appellant present.
- 2. He argues that vide order dated 22.12.2021, minor penalty of stoppage of increment for a period of two years with accumulative effect was imposed upon appellant, against which, he filed departmental appeal which was rejected on 10.02.2022. He further submitted that against the appellate order, the appellant had filed a revision petition under Rule 11-A of the Khyber Pakhtunkhwa Police Rules, 1975 (Amended 2014) which was also rejected on 14.04.2023. The appellant alleges that the last order passed on revision petition was communicated to the appellant on 12.06.2023 and that too on his making of application. The appeal before the Tribunal seems to be within time after receipt of the order on revision petition. It is thus, admitted to full hearing subject to all just and legal objections by the other side. Learned counsel says that the appellant could not inadvertently annex the copy of order dated 14.04.2023 nor could mention the same in the appeal. Therefore, he wants to file amended appeal. He may file amended appeal within 7 days. On filing of amended memo of appeal alongwith requisite number of copies, the appellant shall deposit security and expenses of TCS for summoning the respondents for submission of reply. To come up for reply/comments on 13.12.2023 before S.B. P.P given to the counsel.

(Kalim Arshad Khan) Chairman

iMutazeni Shah*