21.11.2023

G.

Learned counsel for the appellant present and argued that the appellant was appointed SST (BPS-16) vide order dated 11.11.2011 who later on appointed against the project post of Regional Electric Inspector BS-18 in Energy and Power Department through proper channel for which NOC was issued by the respondent. Said NOC was extended for further two years because appellant hold lien upon the post and had resign from it. Now after termination of services from project service vide order dated 09.03.2023 appellant approached his department for joining his previous post of SST, which was refused to him by mentioning that lien of the appellant has already been terminated vide dated 06.01.2020. Learned counsel for the appellant argued that copy of impugned order handed over to the appellant on 27.01.2023 against which appellant filed departmental appeal, which was not responded within stipulated period of ninety day, hence, the instant service appeal. 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 the respondents for submission of written/comments. To come up for written reply/comments on 26.12.2023 before S.B. P.P given to learned counsel for the appellant.

> (Rashida Bano) Member (J)

*KaleemUllah