


07.12.20231. Appellant in person present and submitted an application for *sine-die* adjournment on the ground that the instant appeal has been filed against the order of stoppage of two annual increments passed by the competent authority against which in departmental penalty of stoppage of two annual increments was converted into compulsory retirement from service. Appellant challenged said order in service appeal No. 1449/23, which is also pending adjudication before this Tribunal, which is fixed for today for reply. Appellant seeks *sine-die* adjournment of instant appeal, till the decision of said appeal. Request of appellant seems genuine, therefore, instant appeal is adjourned *sine-die* accordingly. Appellant may restore this appeal by filing application for restoration after decision of said appeal.


(Rashida Bano)
Member (J)
Camp Court, Swat