02.01.2023

Learned counsel for the appellant present and argued that vide impugned order dated 03.05.2023 appellant was removed from service on account of alleged absence despite that he submitted leave application for medical leave. He further argued that absence of the appellant is not willful rather he was sick and submitted proper leave application alongwith medical prescription. He further argued that the appellant was condemned unheard which is against the principal of natural justice and rules on the subject. He further argued that appellant was admitted in rehabilitation centre due to illness during the days of passing of impugned order, therefore, when he came back to join his service, he was handed over impugned order, therefore, he filed departmental appeal on 22.08.2023 which was not responded to, hence the instant service appeal. Points raised need consideration. The appeal is admitted to regular hearing subject to all just and legal objections. Appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written/comments. Respondents be summoned through TCS the expenses of which be deposited by the appellant. To come up for written reply/comments 04.03.2024 before S.B at camp court, Swat. P.P given to appellant.

(Rashi'da Bano) Member (J) Camp Court, Swat