Learned counsel for the appellant present and argued that appellant was transferred vide impugned notification dated 08.12.2023 on the basis of rationalization policy against the various spirit and terms & condition of the same because as per rationalization policy junior most SST would be transferred and senior would be retained in the present school. He further argued that there were two junior most SSTs in the school where-from appellant was transferred. Feeling aggrieved, appellant preferred departmental appeal on 03.01.2024, which was not responded instant service appeal. **Points** raised need consideration. The appeal in hand is admitted for full hearing subject to all just and legal objections. Appellant is directed to deposit security fee within 10 days thereafter, notices be issued to respondents for submission of written reply/comments. Respondents be summoned through TCS the expenses of which be deposited by the appellant. To come up for written reply/comments on 03.06.2024 before S.B at camp court swat. Parcha Peshi given to the appellant.

07.05.2024

2. Alongwith the appeal there is an application for suspension of operation of the impugned order dated 08.12.2023 till the final decision of the appeal. Notice of this application be issued to the respondents for the date fixed.

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