Service Appeal No. 327/2023

"Mst. Shamarana Vs. Secretary Elementary & Secondary Education & others"

15.07.2024 1. Learned counsel for the appellant present. Mr. Arshad Azam, Assistant Advocate General alongwith Mr. Ghufran Ullah, Litigation Officer for the respondents present.

> After hearing learned counsel for appellant and learned 2. Assistant Advocate General at some length, when the learned AAG was referred to the grounds of the reply, wherein stoppage of monthly pay was admitted but there is no clear order found placed on file as to what was the reason of stoppage of salary and when that was stopped and by whom, the learned AAG did not controvert the situation. In the circumstance, we deem it appropriate to direct the respondents to consider the appeal of the appellant by treating the contents of this appeal as part of the said application of the appellant and to pass a speaking and well reasoned order after providing fair opportunity of hearing to the appellant, within a period of sixty days from the receipt of this order under intimation to the Tribunal through its Registrar. The date of receipt of judgment/order be also communicated to the Registrar. Learned counsel for the appellant, however, submitted that the current salaries of the appellant may be ordered to be released. It is, in this respect directed that the current salaries of the appellant be released on her furnishing an undertaking that in case it is found that she had been paid over and above her entitlement, she would return the same. This appeal is disposed of in the above

terms. Consign.

(Muhammad Akbar Kha Member (E)

(Rashida Bano) Member (J)

ŕť