Orders against which appeal lies

33. (1) Subject to the provisions of rule 32 a Government servant may prefer an appeal, as hereinafter provided, against all or any of the

following orders, namely:-

- (i) an order of suspension made or deemed to have been made under rule 8;
- (ii) an order imposing any of the penalties specified in rule 9 or rule 10 whether made by the disciplinary authority or by an appellate or revising authority;
- (iii) an order enhancing any penalty imposed under rule 9 or rule 10:
- (iv) an order discharging him in accordance with the terms of his contract if he has been engaged on a contract for fixed or for an indefinite period and has rendered under either form of contract, continuous service for a period exceeding five years at the time when his services are so discharged; and
- (v) an order reducing or withholding the maximum pension, including an additional pension, admissible to him under the rules governing pension.
- (2) Subject to the provisions of rule 32, a member of a subordinate service may, as here-in-after provided, prefer an appeal against an order

passed by an authority subordinate to the Government (i) varying to his

disadvantage his conditions of service, pay, allowances or pension as

regulated in rules or in a contract of service and (ii) interpreting to his

disadvantage the provisions of any rules or contract of service whereby his

conditions of service, pay, allowances or pension are regulated. Explanation :-In this rule, the expressions 'Government Servant' and

'member of a Subordinate Service' include a person who has ceased to be

in Government Service.