

241

M.10

Noting by Office of or Advocate	Serial No.	Date	Office notes, reports, orders or proceedings with signatures
			<p>(hereinafter in this rule referred to as "the lending authority") of the circumstances leading to the order of suspension of such Government Servant or the commencement of the disciplinary proceeding, as the case may be."</p> <p>Mr.Mandal, learned counsel representing the respondent Nos.1 to 3, however, submits that the present writ petition is not at all maintainable since the petitioner herein being a Central Government employee has not filed the application before the Central Administrative Tribunal. Mr. Mandal, further submits that the petitioner herein has directly approached this Court when the High Court has no jurisdiction initially to deal with the grievances of the petitioner.</p> <p>Mrs.Nag, however, submits that the petitioner is an employee under the borrowing authority namely, AAJVS which is amenable to the writ jurisdiction of this Court and therefore can file an appropriate application before this Court under Article 226 of the Constitution of India claiming adequate relief in connection with his service disputes in the borrowing department.</p>

