

JPR5-484

JAIPUR VIDYUT VITRAN NIGAM LIMITED
OFFICE OF THE CHIEF ENGINEER (COMML.)

No. JPD/CE(C)/C.I/F.4(330)/D.1849

dated 21-07-08

ORDER

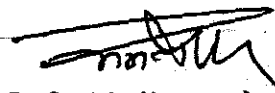
Sub.: To stay the order No. JPD/CE(C)/SE(C) /F.4(210)Pt.III/
D. 987 dated 21.5.05 (JPR5-269) regarding adhoc
charges to be paid by the consumer to save
disconnection of his connection.

In accordance with the provision of the Section-135 of the Electricity Act-2003, the supply of the consumer is to be discontinued immediately. The complaint is lodged by the field officer with the respective Special Court. Till the case is finally disposed off by the Special Court, the consumer has to bear the burns of non-continuity of electricity supply.

To mitigate the problems faced by such consumers, category wise adhoc charges were prescribed to be deposited by the consumer so as to save disconnection of his connection. These charges were, prescribed vide Order No. 987 dated 21.5.05 (JPR5-269).

Subsequently, certain amendments in Electricity Act-2003 were issued thereby prescribing that the connection will not be disconnected or if already disconnected, it will be reconnected only if the consumer deposits the provisionally assessed amount of civil liability. Therefore, in light of aforesaid provisions of depositing the provisionally assessed civil liabilities, the Order No. JPR5-269 dated 21.5.05 is hereby stayed.

By order,



(S.C. Malhotra)
Chief Engineer (Comml.)