

CDMPC RFC L RGML J EPCCL RPG SL J,
NPGLAGN J CLAF, LCU BCJFG

Mpeg j nnja rgn Lm nd
1 b
(K Lm 6 nd , K Lm 77 nd , K Lm nd ,
K Lm & K Lm)
G

Mpeg j nnja rgn Lm nd
1 b
K Lm 6 6 nd , K Lm & K Lm
G

Mpeg j nnja rgn Lm nd

GL RFC K RRCP MD8

K 1 nh Kgfp T Sl gni ndG bg &Mp
1 b
K 1 nh Isk pKgp & lp T Sl gni ndG bg &Mp
1 b
K 1 nh Kgfp T Sl gni ndG bg &Mp

AMP K 8 FML JC KP HS RGAC U R LRCP ISK P, AF GNCP ML
FML JC KP HS RGAC S B JTG HSBGAG JKCK CP
FML JC KP HS RGAC K L K GP, HSBGAG JKCK CP
FML JC BP B I EP U J, CVNCPR KCK CP
FML JC NPMD P WMS SD, CVNCPR KCK CP
FML JC KP GP K GEF HU L, CVNCPR KCK CP

Mpeg j nnja rgn Lm nd

Npc clr8 nnja 1 r Kp Pguigi Bsrr 1 b Kp P fsj Afnsbf pw,
bt
Pc nml bcl r Lm 8 Kp Tgci Afg 1 b Kp Psafgp Encj, bt
Pc nml bcl r Lm 8 Kp Tgci Isk pR 1 bml, bt dmpLAR
Pc nml bcl r Lm 8 Kp P hg 1 j, ugf Kp Is f f pk, bt
DmpBB
Pc nml bcl r Lm 8 Kp L pcl bcp N j g ef, bt ugf Kp Bg c f
Hgb j, JM BNAA
Pc nml bcl r Lm & 5 8 K tggN 1 bcw & K k N ptcl, bt
Pc nml bcl r Lm 68 Kp jclbs fcif p, bt DmpCBKA
Kp KI f pk, Kp slgj rwhg Isk p 1 b
Kp fmi Isk p, bt
Kp lgj Epntcp, E ugf Kp P fsj Ifspl,
bt dmp r rc ndF pw 1
K Ngiw 1 1 b, bbgnd j njggmp Ecl cp j
1 b Kp Np j 1 efg bt DmpBH

Mpeg j nnja rgn Lm nd

(K Lm 77 nd , &

Mpeg j nnja rgri Lm ml
K Lm 6 6 ml , &

Npc clr8 nnja 1 r

Pc nml bcl r Lm 8

Pc nml bcl r Lm 8

Pc nml bcl r Lm 8

Pc nml bcl r Lm 8

Pc nml bcl r Lm & 5 8

Kp P hgt 1 j 1 b Kp I s f f pk , bt
 Kp kg Isk p 1 b Kp F I f pu 1 j l e,
 bt

Kp Tg ci Afg 1 b K Psaf gp Emcj, bt

Kp Tg ci I p R 1 bml, bt

Kp L pcl bcp N j g ef, bt ugf Kp Bg c f
 Hg b j, J M, BNAA

Kp jcl bs f cif p 1 b K nk w P rf npc,
 bt Dnp CBKA

K tgg N 1 bcw & K k N pt ccl, bt

K Ngi w 1 1 b, bbgri j nja gnp Ecl cp j
 1 b Kp Np j l efg bt Dnp BH

Kp K I f pk , Kp slg rw hgt Isk p 1 b
 Kp fmi Isk p, bt

K i fg Nm jg 1 b K K l f Kcf k mmb,
 bt

Kp Kml g Af g k mw, bt Dnp B CBA

B rc 1 b Pck pi	Mpbcp mlrf c Rpg sl j
Gck Lm rm K w ,	<p>With utmost sense of regret, we notice that the various Authorities, Departments and even the Govt. of NCT itself have not complied with any of the directions contained in our order dated 08th May, 2015 and in stricto sensu there is not even little compliance of the direction. The Learned Advocate General appearing for Delhi Jal Board submits that further directions are needed to ensure effective implementation. We will proceed to consider them separately.</p> <p>We also observe that even state of Haryana has not complied with the direction No. 21 of our order dated 8th May, 2015. The Learned Counsel appearing for the state of Haryana also submits that he has not got complete instruction in that regard and would be taking complete instructions and will submit compliance report shortly.</p> <p>The Learned counsel appearing for all the corporations except New Delhi Municipal Council have not been able to inform the Tribunal as to whether they had cleaned or have been cleaning even a single drain of Delhi</p>

falling under their respective jurisdiction in compliance of the order dated 8th May, 2015. They have not been able to pin point even a single person throwing any waste or other material into any of the drains. The officers instructing them cannot even say regarding the drain dredging in compliance to the order of the Tribunal and identification of dumping sites to dump dredged material and where the dredged material, if dredged, is taken and dumped. There is a joint request on behalf of the Learned counsel appearing for all the Authorities and the Government of NCT, Delhi to give them time to comply with the direction and report the compliance.

Though we see no reason to grant further time, we grant to all the Authorities, NCT, Delhi and state of Haryana time to comply with the direction and submit the compliance report to the Tribunal without fail in the interest of justice

We make it clear that in the event of default now, the senior most officer, incharge of the Authority Departments, Corporation, Ministry and the Secretary of the state would be personally responsible for being proceeded against in accordance with law. Besides, imposing heavy cost we would make it clear that we would not hesitate to take action for non-compliance of the order of Tribunal in accordance with law. i.e. its execution as the decree of the court as contemplated under section 19 of the NGT, Act, 2010 by measures such as attachment of salaries and other coercive means.

List this matter on 08th June, 2015.

The Learned Counsel appearing for Delhi Jal Board

submits that the Authorities concerned may be directed to handover possession of the land to them expeditiously. We direct that all the three sites where STPs are proposed to be established should be handed over to the Jal Board by Gram Panchayat, DSIIDC or D.C. Revenue and the matter be reported before the Tribunal. The Learned Counsel appearing for Ministry of Water Resources submits that they will immediately consider the request for letter of comfort in relation thereto is provided including for and on behalf of Ganga Mission, Ministry and the DDA. All authorities including police to assist to Delhi Jal Board to take possession of the site in question.

Replies to the Miscellaneous Application No. 238 of 2015, M.A. No. 512 of 2015, M.A. No. 440 of 2015 and M.A. No. 441 of 2015 be filed.

List this matter on 08th June, 2015.

.....,CP
(Swatanter Kumar)

.....,JM
(U.D. Salvi)

.....,JM
(M.S. Nambiar)

.....,EM
(Dr. D. K. Agrawal)

.....,EM
(Prof. A.R. Yousuf)

.....,EM
(B.S. Sajwan)