

2025:PHHC:090349



167+201 **IN THE HIGH COURT OF PUNJAB AND HARYANA AT
CHANDIGARH**

RSA-2755-2000 (O&M)

Decided on:-22.07.2025

Nitin Katyal

....Appellant..

vs.

Haryana State Electricity Board, Chandigarh
and others

....Respondents.

CORAM: HON'BLE MR. JUSTICE HARKESH MANUJA

Present: None for the appellant.

Mr. B.R. Mahajan, Senior Advocate with
Mr. Arvind Seth, Advocate,
for the respondents.

HARKESH MANUJA J. (Oral)

1. The present dispute arises out of certain penalty imposed upon the appellant-plaintiff against unauthorised/additional load.

2. No one has chosen to appear on behalf of the appellant-plaintiff.

3. Learned counsel for the respondents submits that the parties have settled their dispute and the appellant-plaintiff has deposited the disputed sum of Rs.1,17,000/- in terms of the said settlement and is using the electricity connection against payment of his current dues. An application (bearing CM-4276-C-2025) in this regard has also been moved at the instance of respondent for disposal of present appeal.

3.1 Learned counsel for the respondents also refers to

communication dated 13.02.2025 to submit that no amount remains payable against the appellant.

4. In view thereof, no cause survives in the present appeal; the parties having settled their dispute, as such, the same is disposed of. However, in case, the appellant is still aggrieved, he would be at liberty to approach this Court.

5. Pending application, if any, also stands disposed of.

22.07.2025

sonika

Whether speaking/reasoned:
Whether reportable:

Yes/No
Yes/ No

(HARKESH MANUJA)
JUDGE