

DEBT DEVELOPMENT AUTHORITY.

NO. BL2(135)577/AR/147.

DATED: 5.1.88.

CIRCULAR No. 219

SUB: Defending Arbitration/other Court cases.

It is necessary that all arbitration cases/ Court cases are defended sincerely with lot of preparation. EEs/SEs should see that the lawyers get fully briefed with all details; the importance of getting some stays vacated; the public good which is of paramount importance etc. Written briefs shall be given. SEs should personally see that adequate briefing is done. If SEs find that some cases are not adequately defended by our panel Lawyers, they should intimate CEs and CLA, at once. EEs shall not be allowed to be brow-beaten by other party's Lawyers.

Sd/-
(W. S. RTI)
MEMBER.

All CEs & SEs (by name).

P. K. Sharma
20.1 to M.H.
DDA.
5/1/88