

S U P R E M E            C O U R T   O F        I N D I A  
R E C O R D   O F   P R O C E E D I N G S

Petitions for Special Leave to Appeal (Civil) Nos.8388-8389/2012  
(From the judgment and order                      dated 14/11/2011 in FAO  
No.3372/2011,FAO No.3488/2011 of The HIGH COURT OF PUNJAB &  
HARYANA AT CHANDIGARH)

M/S WELSPUN PROJECTS LTD.

Petitioner(s)

VERSUS

DIRECTOR, STATE TRANSPORT PUNJAB AND ANR

Respondent(s)

(With appln(s) for substitution and exemption from filing O.T.  
and directions and permission to file additional documents and  
permission to bring additional facts and documents on record and  
with prayer for interim relief)

Date: 16/03/2012 These Petitions were called on for hearing in  
the mentioning board today.

CORAM :

HON'BLE MR. JUSTICE D.K. JAIN  
HON'BLE MR. JUSTICE ANIL R. DAVE

For Petitioner(s)            Mr.    Pravin H. Parekh, Sr. Adv.  
   Mr.    Sameer Parekh, Adv.  
   Mr.    Sumit Goel, Adv.  
   Mr.    Debojyoti Bhattacharya, Adv.  
   Mr.    Galav Sharma, Adv.  
   for    M/S. Parekh & Co.

For Respondent(s)

UPON hearing counsel the Court made the following  
O R D E R

Taken on board.

Application for substitution is allowed,  
subject to just exceptions.

Issue notice.

...2/-

:2:

It is stated by Mr. P.H. Parekh, learned  
Senior Counsel                      that            the            total            arrears            of            the  
House Tax            as            on            31st            March,            2012,            which            the  
petitioner is required to pay to the Corporation,  
in respect                      of            Ludhiana                      and            Jalandhar                      Bus

Terminal, are in the range of approximately Rs.1.5 crores each, excluding the interest.

In view of the statement, we direct that subject to petitioner's depositing with the Corporation 25% of principal amount of arrears in respect of each of the depots within two weeks from today and furnishing solvent security to the satisfaction of the Commissioner, Municipal Corporation, for the balance principal amount of arrears of House Tax, within four weeks from today, no coercive steps shall be taken by respondent No.2 - Corporation for the recovery of the arrears of House Tax for the period ending 31st March, 2012.

We further direct the Corporation to lift the sealing order, which is stated to have been passed against the petitioner, forthwith.  
(VINOD LAKHINA) (KUSUM GULATI)  
Court Master Court Master