

:

ITEM NO.34

COURT NO.8

SECTION III

S U P R E M E C O U R T O F I N D I A  
RECORD OF PROCEEDINGS

Petition(s) for Special Leave to Appeal (Civil) No(s).18779-18830/2012  
(From the judgement and order dated 01/06/2012 in WPC No.1897/2012,WPC  
No.1898/2012,WPC No.1899/2012,WPC No.1900/2012,WPC No.1901/2012,WPC  
No.1902/2012,WPC No.1903/2012,WPC No.1904/2012,WPC No.1905/2012,WPC  
No.1906/2012,WPC No.1907/2012,WPC No.1908/2012,WPC No.1909/2012,WPC  
No.1910/2012,WPC No.1911/2012,WPC No.1912/2012,WPC No.1913/2012,WPC  
No.1914/2012,WPC No.1915/2012,WPC No.1916/2012,WPC No.1917/2012,WPC  
No.1918/2012,WPC No.1919/2012,WPC No.1920/2012,WPC No.1921/2012,WPC  
No.1922/2012,WPC No.1923/2012,WPC No.1924/2012,WPC No.1925/2012,WPC  
No.1926/2012,WPC No.1927/2012,WPC No.1928/2012,WPC No.1933/2012,WPC  
No.1934/2012,WPC No.1935/2012,WPC No.1936/2012,WPC No.1937/2012,WPC  
No.1938/2012,WPC No.1939/2012,WPC No.1940/2012,WPC No.1941/2012,WPC  
No.1942/2012,WPC No.1943/2012,WPC No.1944/2012,WPC No.1945/2012,WPC  
No.1946/2012,WPC No.1947/2012,WPC No.1948/2012,WPC No.1949/2012,WPC  
No.1950/2012,WPC No.1953/2012,WPC No.1957/2012 of The HIGH COURT OF DELHI  
AT N. DELHI)

LARSEN & TOUBRO LTD. AND ANR & ETC.ETC

Petitioner(s)

VERSUS

GOVT. OF NCT OF DELHI AND ORS. ETC.ETC.

Respondent(s)

(With prayer for interim relief and office report)

Date: 13/07/2012 These Petitions were called on for hearing today.

CORAM : HON'BLE MR. JUSTICE H.L. DATTU

HON'BLE MR. JUSTICE CHANDRAMAULI KR. PRASAD

For Petitioner(s)

Mr. Anil B. Divan, Sr. Adv.  
Mr. N. Venkatraman, Sr. Adv.  
Mr. P. Purushottam, Adv.  
Mohd. Shaffique, Adv.  
Mr. Sanand Ramakrishnan, Adv.  
Mr. Rajeev Mishra, Adv.

For Respondent(s)

UPON hearing counsel the Court made the following

O R D E R

Notice, confined to the challenge to the vires of Section 5 of the Delhi VAT Act read with Rule 3 of the Delhi VAT Rules.

We also grant liberty to the petitioners, if they so desire, to file appropriate appeals within 15 days from today before the Appellate Authority against the orders of the assessment, which was the subject matter of challenge before the High Court in several writ petitions. If such appeals are filed, the appellate authority shall decide the appeals on merits in accordance with law.

(NAVEEN KUMAR)  
COURT MASTER

(VINOD KULVI)  
COURT MASTER