

Company: Sol Infotech Pvt. Ltd.

Website: www.courtkutchehry.com

Printed For:

Date: 24/08/2025

Bansal Wire Industries Ltd. and Another Vs State of U.P. and Others

Court: Allahabad High Court

Date of Decision: May 21, 2010

Acts Referred: Central Sales Tax Act, 1956 â€" Section 14, 15

Uttar Pradesh Sales Tax Act, 1948 â€" Section 35, 3A Uttar Pradesh Trade Tax Act, 1948 â€" Section 21, 21(2)

Citation: (2010) 32 VST 533

Hon'ble Judges: Rajes Kumar, J; Pankaj Mithal, J

Bench: Division Bench

Final Decision: Dismissed

Judgement

Rajes Kumar, J.

By means of the present petition the petitioners are seeking a writ, order or direction declaring entry No. 8 of Notification

No. S. T. I. F.-2- 2375/XI-9(251)/97-U. P. Act-15-48-Order-98 dated November 23, 1998 and entry No. 5 of Notification No. 306 dated

January 29, 2001 insofar as it relates to the imposition of tax on wires made wholly or principally of stainless steel in excess of four per cent, as

illegal, invalid and void and further seeking a direction in the nature of writ of certiorari quashing the notice dated March 27, 2006, passed by the

Deputy Commissioner (Assessment), Trade Tax, Ghaziabad, u/s 21 of the U. P. Trade Tax Act, 1948 (called, ""the Act"", for short) and order

dated March 27, 2006, passed by the Additional Commissioner, Grade I, Trade Tax, Ghaziabad Zone, Ghaziabad, u/s 21(2) of the Act for the

assessment year 1999-2000.

2. Petitioner No. 1 (hereinafter referred to as, ""the petitioner"") is a public limited company incorporated under the Indian Companies Act, 1956

and is engaged in the business of manufacture and sales of stainless steel wires.

3. The contention of the petitioner is that stainless steel wire is one of the species of iron and steel u/s 14(iv) of the Central Sales Tax Act and,

therefore, cannot be subjected to tax in excess of four per cent in view of Section 15 of the Central Sales Tax Act (called ""the Central Act"" for

brevity).

4. Section 14 (iv) of the Central Act, as it stands after its amendment from April 1, 1973, is reproduced below:

14. Certain goods to be of special importance in inter-State trade or commerceIt is hereby declared that the following goods are of special
importance in inter-State trade or commerce,-
(iv) iron and steel, that is to say,-
(i) pig iron and caste iron including ingot moulds, bottom plates, iron scrap, caste iron scrap, runner scrap and iron skull scrap ;
(ii) steel semis (ingots, slabs, blooms and billets of all qualities, shapes and sizes);
(iii) skull bars, tin bars, sheet bars, hoe-bars and sleeper bars ;
(iv) steel bars (rounds, rods, squares, flats, octagons and hexagons, plain and ribbed or twisted, in coil form as well as straight lengths);
(v) Steel structural (angels, joists, channels, tees, sheet piling sections, Z sections or any other rolled sections);
(vi) sheets, hoops, stripe and skelp, both black and galvanized, hot and cold rolled, plain and corrugated, in all qualities, in straight lengths and in
coil form, as rolled and in riveted condition;
(vii) plates, both plain and chequered in all qualities;
(viii) discs, rings, forgings, and steel castings;
(ix) tool, alloy and special steels of any of the above categories;
(x) steel melting scrap in all forms including steel skull, turnings and borings;
(xi) steel tubes, both welded and seamless, of all diameters and lengths, including tube fittings;
(xii) tin-plates, both hot dipped and electrolytic and tin free plates;
(xiii) fish plates bars, bearing plate bars, crossing sleeper bars, fish plates, bearing plates, crossing sleepers and pressed steel sleepers, rails-heavy
and light crane rails ;
(xiv) wheels, tyres, axles and wheel sets;
(xv) wire rods and wires-rolled, drawn, galvanized, aluminized, tinned or coated such as by copper;
(xvi) defectives, rejects, cuttings or end pieces of any of the above categories.
5. The relevant notifications issued u/s 3A of the U. P. Sales Tax Act, 1948 relating to stainless steel are referred hereinbelow:
Notification No. ST-II-2152/XI-7(51)/91-U. P. Act 15/48-Order-91, dated October 26, 1991:
S.No. Description of goods Point of tax Rate of tax
(a) Sheets and circles made wholly or principally M or I 12%
of stainless steel

(b) All remaining articles (excluding wares and M or I 12%
surgical instruments) made wholly or
principally of stainless steel
(c) Wares and surgical instruments made wholly M or I 8%
or principally of stainless steel
Notification No. T. I. F2-2375/XI-9(251)/97-U. P. Act-15-48-Order-98, dated November 23, 1998:
S.No. Description of goods Point of tax Rate of tax
percentage
8(i) Sheets and circles made wholly or principally M or I 15%
of stainless steel
(ii) All remain articles (excluding wares and M or I 15%
surgical instruments") made wholly or princi-
pally of stainless steel
(iii) (a) Surgical instruments made wholly or M or I 10%
principally of stainless steel excluding
utensils made of stainless steel
(b) Utensils made of stainless steels. M or I 5%
6. Section 15 of the Central Sales Tax Act reads as follows:
15. Restrictions and conditions in regard to tax on sale or purchase of declared goods within a StateEvery sales tax law of a State shall, insofar
as it imposes or authorizes the imposition of a tax on the sale or purchase of declared goods, be subject to the following restrictions and conditions,
namely:
(a) the tax payable under that law in respect of any sale or purchase of such goods inside the State shall not exceed four per cent of the sale or
purchase price thereof, and such tax shall not be levied at more than one stage;
7. Heard Sri Bharat Ji Agrawal, senior advocate, appearing for the petitioners and Sri S. P. Kesharwani, learned Additional Chief Standing

Counsel.

8. The learned Counsel for the petitioner submitted that in the case of Raj Steel Rolling Mill, Moradabad reported in [1980] STJ 221 the

Commissioner of Sales Tax, vide its order dated March 19, 1980 passed u/s 35 of the U. P. Sales Tax Act, has held that the stainless steel is a

kind of special steel and, therefore, stainless steel rods, sheets and strips fall under Clause (ix) of Section 14 and, therefore, taxable at the rate of

four per cent. He submitted that the Division Bench of the Madras High Court in the case of Hindustan Wires Limited v. State of Tamil Nadu

reported in [1992] 86 STC 1 has held that stainless steel wires and stainless steel tubes are covered under iron and steel as defined u/s 14 (iv) of

the Central Act and are declared commodities. He submitted that the Government of India in its Reference No. F No. 24/20/76 ST Department of

Revenue and Banking dated November 17, 1976 has clarified that stainless steel is a type of alloy steel and is, therefore, covered within the

definition of the term ""iron and steel"" for the purposes of sub-item (ix) of Section 14(iv) of the Central Sales Tax Act, 1956. He further submitted

that once the Central Government has taken a stand, it is not open to the authorities of the State Government to take a different view. He has also

referred the object and reason for the amendment which is referred at page 1338 of Charurvedi's Central Sales Tax Act, Volume I.

9. Sri Kesharwani submitted that iron and steel is covered under Clause (iv) of Section 14 of the Central Sales Tax Act. It includes various items

mentioned therein. The items mentioned are exhaustive, as held by the apex court in the case of Pyare Lal Malhotra [1976] 37 STC 319; [1976]

UPTC 282. He submitted that in the items mentioned under ""iron and steel"", stainless steel is not mentioned. He further submitted that in Clause

(ix) the items mentioned are ""tool, alloy and special steel"" of above categories. Therefore, the items mentioned in Sub-clauses (i) to (viii) are only

covered under ""alloys and special steel"" and not the items mentioned in Sub-clauses (x) to (xvi). Since wire is mentioned in Clause (xv), therefore,

it is not covered under special steel mentioned in Sub-clause (ix). He further submitted that this honourable court in the case of Commissioner of

Sales Tax v. Industrial Mill Stores reported in [1980] 5 STI 273 (All) has held that stainless steel is not covered under ""iron and steel"" as defined

u/s 14(iv) of the Central Sales Tax Act.

- 10. Having heard learned Counsel for the parties, we have considered the rival submissions and the various documents filed by both the parties.
- 11. The fundamental question for consideration by us is whether the stainless steel wire falls under the category ""tool, alloy and special steels of any

of the above categories" enumerated in item (ix) of Clause (iv) of Section 14 of the Central Sales Tax Act. If it falls under the aforesaid category,

undisputedly the tax under the State law cannot be levied more than four per cent in view of Section 15 of the Central Sales Tax Act. The

following question emerges for consideration:

Whether stainless steel is an alloy and special steel and if it is so whether being qualified by the word of any of the above categories it includes

stainless steel wire while wire is not enumerated in any of the sub-items No. (i) to (viii) ?

12. The learned Counsel for the petitioner placed reliance upon the decision of the Commissioner of Sales Tax in the case of Raj Steel Rolling Mill,

Moradabad reported in [1980] STJ 221 wherein stainless steel is held as a kind of special steel. Reliance is also placed on the decision of the

Madras High Court in the case of Hindustan Wires Limited v. State of Tamil Nadu [1992] 86 STC 1 wherein stainless steel has been held as alloy

and special steel, enumerated under sub-item (ix) of Section 14 of the Central Act. Reliance is also placed on the Government of India Reference

No. F No. 24/20/76 ST Department of Revenue and Banking dated November 17, 1976 wherein it has been clarified that stainless steel is a type

of alloy steel sheet and is, therefore, covered within the definition of the term ""iron and steel"" for the purposes of sub-item (ix) of Section 14(iv) of

the Central Act.

13. The Commissioner of Sales Tax in the case of Raj Steel Rolling Mill, Moradabad [1980] STJ 221 has observed as follows:

Whereas stainless steel is a special kind of steel. It consists of 13 per cent chromium and approximately 0.3 per cent carbon, as described in the

publication "Engineering Metallurgy Part I by R. A. Higgins". This book was produced by the applicant for my perusal. On page 259 we find a

description of composition of stainless steel. It consists of 0.3 per cent carbon, 0.50 per cent n.n., and 13 per cent chromium. On page 256, para

3.35, it is mentioned that "chromium" is also added in larger amounts up to 21 per cent and has a pronounced effect in improving corrosion-

resistance, due to the protective layer of oxide formed. This oxide is layer and is extremely thin, and these steels take a very high polish. They

contain little or no carbon and are therefore completely ferritic and non-hardening (except, by cold-work). They are used widely in the chemical

engineering industry; for domestic purposes, such as stainless steel sinks and in food containers, refrigerator parts, beer barrels, cutlery and table-

ware. The best known alloy in this group is "stainless iron", containing 13 per cent chromium and usually less than 0.05 per cent carbon.

4. If the carbon content exceeds 0.1 per cent the alloy is a true stainless steel and is amenable to hardening by heat-treatment. The most common

alloy in this group contains 13 per cent chromium and approximately 0.3 per cent carbon. Due to displacement of eutectoid point to the left, this

steel is of approximately cutectoid composition. It is widely used in stainless steel knives.

5. The stainless steels in this group are of the martensitic type, the structure being obtained by rapid cooling. If these steels are allowed to cool

slowly carbides will be precipitated, with consequent loss in corrosion-resistance. This is due partly to chromium coming out of solution in the form

of carbides, thus leaving the matrix law in chromium, and partly to subsequent electrotytic action between the carbide particles and the matrix in the

presence of an electrolyte.

6. It is, therefore, obvious that the stainless steel is a kind of special steel. Stainless steel rods, sheets and strips fall under Clause (ix) of section 14.

Since stainless steel comes under the category of iron and steel as defined in Section 14 of the Central Sales Tax Act, it is taxable at the point of

sale to the consumer at the rate of 4 per cent under Notification No. ST-II-8448/X. dated October 1,1975. The question is, therefore, answered

accordingly.

14. While coming to the conclusion that stainless steel is an alloy and special steel, the Division Bench of the Madras High Court in the case of

Hindustan Wires Limited v. State of Tamil Nadu [1992] 86 STC 1 has observed as follows (at page 7 of STC):

14. Our first endeavour will be to find out the meaning to be attached to the words "iron and steel, that it to say". We will refer to the meaning

given by the Indian Standard (IS: 1956-1962) Glossary of Terms relating to iron and steel, which is relevant for our purpose:

2.10. Alloy-A metallic substance consisting of two or more elements, one of which at least is a metal. It is generally obtained by melting together

the constituent elements.

- 2.12. Alloy steel-A steel containing one or more alloying elements as a result of which it develops specific characteristics.
- 2.347. Stainless steel-An alloy steel containing about 12 per cent or over of chromium with or without nickel together with other elements and is

characterized by its high resistance to corrosive media.

3.143. Steel-An iron-carbon alloy, with carbon chemically combined as iron carbide (Fe3C), and contains varying amounts of other elements,

some being added intentionally to develop specially desired properties. The alloy is capable of withstanding a high degree of hot working for

making products of a wide variety of shapes and sizes, and even cold working in the form of sheets or small diameter rounds of suitable

composition.

4.63. Rod (wire-rod)-A semi-finished hot rolled product of relatively small cross section and very great length produced in coil form for cold-

drawing. In rounds the usual range of sizes in which wire rods are produced is from 5 to 14 mm.

6.114. Wire-The product of a wire-rod whose sectional area has been reduced at normal temperatures either by drawing through a specifically

prepared orifice or passing under pressure between suitably driven rolls.

9.125. Skelp:

- (a) Hot rolled strip with square or slightly bevelled edges, used for making welded tubes.
- (b) A strip or plate bent hot into a cylindrical shape with overlapping edges, before being welded to form a tube.
- 9.144. Tube (pipe)-A long, hollow, open-ended object of circular or other cross section. The terms ""tube and pipe"" are often used

synonymously."

Let us also refer to the Glossary of Terms relating to iron and steel (IS: 1956-1962-Amendment No. 1 May, 1965):

Red (wire-rod)-Wire-rod is of any shape, generally round and between 5 to 14 mm. In diameter, and is intended for conversion into wire. A rod

that has been sized would be classified as wire provided it is between 5 to 12.5 mm in diameter. It will be classified as a cold rolled bar if it is

above 12.5 mm in diameter. The term wire bar is the usual term which has later on come to be designated as wire-rod and hence wire bar and

wire-rod are synonyms.

We will now refer to Wire Encyclopaedia (from Wire Industry Year Book 1968):

Stainless steel: High chromium steel, often including nickel, which is resistant to corrosive and oxidising influences. The best known form of

stainless steel is 18.8, an austenitic steel containing about 18 per cent chromium, eight per cent nickel, the carbon content being kept low. See also

entries for stainless steel under ""annealing"", ""welding"", and ""lubricants"". A suitable solution for cleaning 18.8 stainless and similar qualities is 35 per

cent hydrochloric acid, five per cent nitric acid, five per cent restrainer and 55 per cent water. See also ""chromium oxide scale"".

Wire-rod: Produced from a steel billet by passing, when hot, through a series of rolls by which it is reduced in cross-sectional area and

consequently elongated to form a coil; it is the semi-finished product from which wire is made, and is generally about 5 S. W. G. (0.212 inch) to

9.16 inch diameter. The higher alloy and stainless qualities are rolled in semi-continuous mills, but qualities up to at least 0.50 per cent carbon are

regularly rolled in continuous mills, the latest mills having four strands and weekly output of over 7,000 tons, at finishing speeds up to 8,500 ft. min.

on 0.212 inch rod, producing coils of 1,000 lb.

We will then refer to Indian Standard-Classification of steel. The relevant portion for our purpose is as follows:

- 2. Definition of steel.
- 2.1 For the purpose of classification, steel is an iron base alloy generally suitable for working to the required shape in the solid state having a

carbon content generally less than 1.5 per cent and containing varying amounts of other elements. A limited number of high alloyed steels may have

more than two per cent carbon but two per cent is the usual dividing line between steel and cast iron.

"Classification on the basis of chemical composition.

- 3.1 Steel shall be classified as follows:
- (a) Unalloyed steels, and
- (b) Alloy steels.
- 3.3 Alloy steels.

Alloy steels are those steels where specified content of any element is equal to or greater than that indicated in 3.1.

Depending on the alloy content (exclusive of S, P, C and N), alloy steels shall be subdivided as follows:

Subdivision Total alloying element per cent

Low alloy steels Up to and including 5

Medium alloy steels More than 5 but up to and including 10

High alloy steels More than 10 ...

Now we will refer to Harmonized Commodity-Description and Coding System (Volume 3, 1986). The relevant portions for our purpose are as

follows:

"(e) Stainless steel

Alloy steels containing, by weight, 1.2 per cent or less of carbon and 10.5 per cent or more of chromium, with or without other elements.

(o) Wire

Cold-formed products in coils, of any uniform solid cross-section along their whole length, which do not conform to the definition of flat-rolled

products.

(d) High speed steel

Alloy steels containing, with or without other elements, at least two of the three elements molybdenum, tungsten and vanadium with a combined

content by weight of seven per cent or more of carbon and three to six per cent of chromium.

Liquid steel obtained by the abovementioned processes, with or without further refining, is generally run into a receiving ladle. At this stage alloying

elements or de-oxidising agents, in solid or liquid form, may be added. This may be done in a vacuum to ensure freedom from gaseous impurities.

Steels obtained by all these processes are divided, according to their content of alloying elements, into ""non-alloy steels"" and ""alloy steels"" (stainless

or other). They are further divided in accordance with their special properties into free-cutting steel, silicon-electrical steel, high speed steel or

silico-manganese steel, for example.

Alloy steel. All steels contain carbon and small amounts of silicon, sulphur, manganese and phosphorous. Steels which contain intentional additions

of elements other than those or in which silicon and manganese are present in large amounts are termed alloy steels. The alloying elements are

deliberately added to produce certain properties in the product. In Government statistics, alloy steel figures relate to steel, other than highspeed

steel, containing any of the elements named below and in the quantities indicated: Chromium or nickel 0.4 per cent or more, Mo, W or V. C. one

per cent or more, Mn 10 per cent or more.

Stainless steel. A corrosion-resistant type of alloy steel which contains a minimum of 12 per cent chromium. The latter is the element which confers

upon the steel its property of resisting attack by the atmosphere or by a number of chemical reagents. The effect is attributed to the ability of

chromium to form a thin, but very tenacious, film of oxide at the surface of the alloy which resists attack by most oxidising agents. The resistance to

corrosive attack is enhanced if nickel be added, and is further improved by small additions of molybdenum and copper. There are three main

classes of stainless steels."

15. In the compilation of the cases, learned Counsel for the petitioner has provided a photostat copy of page No. 621 of the book ""Case Law on

The Central Sales Tax Act, 1956"" written by S. Krishna Murty wherein following is printed:

88:18 Stainless steel sheets

The Government of India in its reference F. No. 24/20/76 ST Department of Revenue and Banking dated November 17, 1976 clarified that

stainless steel is a type of alloy steel sheet and is, therefore, covered within the definition of the term "iron and steel" for the purposes of sub-item

- (ix) of Section 14(iv) of the CST Act, 1956.
- 16. The apex court in the case of Bengal Iron Corporation and another Vs. Commercial Tax Officer and others, has held that

so far as the clarifications/circulars issued by the Central Government and/or State Government are concerned, they represent merely their

understanding of the statutory provisions. They are not binding upon the courts... The understanding of the Government, whether in favour or

against the assessee, is nothing more than its understanding and opinion"". A Constitution Bench of the apex court in the case of Commissioner of

Central Excise, Bolpur v. Ratan Melting and Wire Industries reported in JT 2008 (11) SC 412 has held that ""circulars issued by Board are binding

on authorities. However such circulars/clarifications represent understanding of the statutory provisions and are not binding on the court. It is for a

court to determine what a statute says and not the executive.

17. Clause (iv) which defines ""iron and steel"" in Section 14 of the Central Act came up for consideration before the four-judge Bench of the apex

court in the case of State of Tamil Nadu v. Pyare Lal Malhotra reported in [1976] 37 STC 319 : [1976] UPTC 282. The apex court held that list

of the items mentioned under the heading ""iron and steel"" is exhaustive. Each sub-category or a sub-item retains its identity as a commercially

separate item for purposes of sales tax so long as it retains the sub-division. For the purposes of the present case it would be relevant to refer the

following paragraph of the aforesaid decision (at page 322 of STC):

5. It will be seen that "iron and steel" is now divided into 16 categories which clearly embrace widely different commercial commodities, from mere

scrap iron and leftovers of processes of manufacturing to "wires" and "wheels, tyres, axles, and wheel sets". Some of the enumerated items like

"melting scrap" or "tool alloys" and "special steels" could serve as raw material out of which other goods are made and others are definitely

varieties of manufactured goods. If the subsequent amendment only clarifies the original intentions of Parliament, it would appear that heading (iv) in

Section 14, as originally worded, was also meant to enumerate separately taxable goods and not just to illustrate what is just one taxable substance

: "iron and steel". The reason given, in the Statement of Objects and Reasons of the 1972 Act, for an elucidation of the "definition" of iron and

steel, was that the "definition" had led to varying interpretations by assessing authorities and the courts so that a comprehensive list of specified

declared iron and steel goods would remove ambiguity. The Select Committee, which recommended the amendment, called each specified

category "a sub-item" falling under "iron and steel". Apparently, the intention was to consider each "sub-item" as a separate taxable commodity for

purpose of sales tax. Perhaps some items could overlap, but no difficulty arises in cases before us due to this feature. As we have pointed out, the

statement of reasons for amendment spoke of Section 14(iv) as a "definition" of "iron and steel". A definition is expected to be exhaustive. Its very

terms may, however, show that it is not meant to be exhaustive. For example, a purported definition may say that the term sought to be defined

"includes" what it specifies, but, in that case, the definition itself is not complete.

(emphasis provided)

18. From the perusal of the 16 categories under the ""iron and steel"" it appears that sub-items (i) to (viii) are in the nature of raw material or primary

iron and steel and items Nos. (x) to (xvi) are derivatives of such primary materials and raw materials.

19. We have considered the reasoning given by the Commissioner of Sales Tax in the case of Raj Steel Rolling Mill, Moradabad reported in

[1980] STJ 221 and the definition of ""iron and steel, alloys, special steels and other materials"" considered by the Madras High Court in the case of

Hindustan Wires Limited v. State of Tamil Nadu [1992] 86 STC 1 in arriving at the conclusion that the stainless steel is an alloy and special steel.

In the absence of any contrary material on record we agree with the view of the Madras High Court. Accordingly, we hold that the stainless steel is

covered under the entry ""alloys and special steel"".

20. The next vital question for consideration is whether the ""alloy and steel"" mentioned in sub-item (ix) will cover the stainless steel wire. The words

alloy and special steel" are qualified by the words "of any of the above categories". The language is plain and unambiguous. Therefore, we are of

the view that only those items which are mentioned in sub-items (i) to (viii) are covered under ""alloy and special steel"". It appears that by using the

words ""of any of the above categories"" the intent of the Legislature is to cover only those alloys and special steel which are in the nature of raw

material and in primary form and not which are derivatives of the stainless steel manufactured out of the primary form of the stainless steel.

21. It is a settled principle of law that the words used in the section, rule or notification should not be rendered redundant and should be given

effect. Some meaning must be given to the words used in the section. Thus wires being mentioned in Sub-clause (xv) are not covered under ""alloy

and special steel"" of Sub-clause (ix).

22. In the case of Nathi Devi Vs. Radha Devi Gupta, it has been held by the apex court that while interpreting a statute effort should be made to

give effect to each and every word used by the Legislature. The courts always presume that the Legislature inserted every part of a statute for a

purpose and the legislative intention is that every part of the statute should have effect.

23. In the case of Dr Ganga Prasad Verma and Others Vs. State of Bihar and Others, it has been held by the apex court that where the language

of the Act is clear and explicit, the court must give effect to it, whatever may be the consequences, for in that case the words of the statute speak

the intention of the Legislature.

24. In the case of Union of India (UOI) and Another Vs. Hansoli Devi and Others, it has been held by the apex court that it is a cardinal principle

of construction of a statute that when the language of the statute is plain and unambiguous, then the court must give effect to the words used in the

statute.

25. Similar view has been taken by the apex court in the case of Promoters and Builders Association of Pune Vs. Pune Municipal Corporation and

Others,

26. In the case of Bhavnagar University Vs. Palitana Sugar Mill Pvt. Ltd. and Others, the apex court held that the scope of the legislation on the

intention of the Legislature cannot be enlarged when the language of the provision is plain and unambiguous. In other words statutory enactments

must ordinarily be construed according to its plain meaning and no words shall be added, altered or modified unless it is plainly necessary to do so

to prevent a provision from being unintelligible, absurd, unreasonable, unworkable or totally irreconcilable with the rest of the statute.

27. In this view of the matter we do not subscribe with the view of the Division Bench of the Madras High Court in the case of Hindustan Wires

Limited v. State of Tamil Nadu [1992] 86 STC 1 and the view of the Commissioner of Sales Tax in the case of Raj Steel Rolling Mill, Moradabad

[1980] STJ 221 wherein it has been held that stainless steel wire is covered under ""alloys and special steel"" and, therefore, is a declared

commodity u/s 14(iv) of the Central Act.

28. We are of the view that stainless steel wire is not covered under the entry of ""alloys and special steel"" on sub-item (ix) and, therefore, does not

fall under ""iron and steel"" as defined u/s 14(iv) of the Central Act. It cannot be treated as a declared commodity u/s 14 of the Central Act and,

therefore, the provision of Section 15 of the Central Act does not apply. No other point has been argued and pressed.

In the result the writ petition fails and is dismissed.