



Adverse possession – Public use – Adverse possession – In such cases, on the land reserved for public utility, it is desirable that rights should not accrue. [PLRonline 203208]



Adverse possession – Public use – Property dedicated to public use – In the statute of [limitation](#) no rights can accrue by adverse possession – When we consider the law of adverse possession as has developed vis-à-vis to property dedicated to public use, courts have been loath to confer the right by adverse possession – ...

... [subscribe](#) TO CONTINUE READING ..... !!!! SPECIAL LIMITED TIME OFFER !!!!  
Subscribe Punjab Law Reporter @ Rs 2800/- and get PLRonline.IN (including Supreme Court) FREE for 1 year (save Rs 600/-)

[Login](#) or [Join Now](#)

Full Text of Judgments / Headnotes / PDF is available in Premium Membership | Email [punjablawreporter@gmail.com](mailto:punjablawreporter@gmail.com) | 9463598502 | Trial membership for 7 days |

[SUBSCRIBE](#)

Tags: [Adverse possession](#), [Limitation Act Art. 65](#), [Public use](#)