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Continuing wrong (in the context of section 23 of [limitation](#) Act, 1908 corresponding to section 22 of [limitation act](#), 1963) :

“It is the very essence of a continuing wrong that it is an act which creates a continuing source of injury and renders the doer of the act responsible and liable for the continuance of the said injury. If the wrongful act causes an injury which is complete, there is no continuing wrong even though the damage resulting from the act may continue. If, however, a wrongful act is of such a character that the injury caused by it itself continues, then the act constitutes a continuing wrong. In this connection, it is necessary to draw a distinction between the injury caused by the wrongful act and what may be described as the effect of the said injury.”

**Balakrishna S.P. Waghmare v. Shree Dhyaneswar Maharaj Sansthan** - [AIR 1959 SC 798]

Tags: [AIR 1959 SC 798](#), [Balakrishna S.P. Waghmare v. Shree Dhyaneswar Maharaj Sansthan](#), [Belated service related claim](#), [Continuing wrong](#), [Recurring wrong](#), [Service matter](#), [successive wrongs](#)