

Limitation – If a claimant is aware of the violation of his rights and does not claim his remedies, such inaction or conduct tantamounts a waiver of the right.



If a claimant is aware of the violation of his rights and does not claim his remedies, such inaction or <u>conduct</u> tantamounts a waiver of the right. In such cases, the lapse of time and delay are most material and cannot be ignored by the Court. U.P. State Jal Nigam and Anr. v. Jaswant Singh...

... <u>subscribe</u> 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 | 9463598502 | Trial membership for 7 days |

## **SUBSCRIBE**

Download / Print

Tags: Delay and laches, Limitation, Waiver of right