Requisitioning and Acquisition of Immovable Property Act, 1952

Power to requisition immovable property:

Where the competent authority is of opinion that any property is needed or likely to be needed for any public purpose, being a purpose of the Union, and that the property should be requisitioned, the competent authority ... may, by order in writing requisition the property... Provided that no property or part thereof ... is exclusively used ... as a school,

... or for the purpose of accommodation of persons connected with the management of ... such school, ... shall be requisitioned.

Requisitioning and Acquisition of Immovable Property Act, Act No. 30 of 1952, March 14, 1952, art. 3.