LAW ET AL., APPELLANTS, v. LAKE METROPARKS, APPELLEE. [Cite as Law v. Lake Metroparks, 116 Ohio St.3d 322, 2007-Ohio-6749.]

Adverse possession — Real property owned by a park district — Court of appeals' judgment affirmed on the authority of Houck v. Bd. of Park Commrs. of the Huron Cty. Park Dist.

(No. 2007-0298 — Submitted November 28, 2007 — Decided December 20, 2007.)

APPEAL from the Court of Appeals for Lake County, No. 2006-L-072, 2006-Ohio-7010.

{¶ 1} The judgment of the court of appeals is affirmed on the authority of *Houck v. Bd. of Park Commrs. of the Huron Cty. Park Dist.*, 116 Ohio St.3d 148, 2007-Ohio-5586, 876 N.E.2d 1210.

MOYER, C.J., and LUNDBERG STRATTON, O'CONNOR, LANZINGER, and CUPP, JJ., concur.

PFEIFER, J., dissents for the reasons stated in his dissenting opinion in Houck v. Bd. of Park Commrs. of the Huron Cty. Park Dist.

O'DONNELL, J., not participating.

Redmond, Walker & Murray and Gerald R. Walker, for appellants. Gibson, Brelo, Ziccarelli & Martello and Joseph Gibson, for appellee.