

In Re: Thandra Narasimhappadu

In Re: Thandra Narasimhappadu

SooperKanoon Citation : sooperkanoon.com/817465

Court : Chennai

Decided On : Oct-18-1940

Reported in : AIR1942Mad275

Appellant : In Re: Thandra Narasimhappadu

Judgement :

ORDER

1. The crop was raised by the petitioner and it was harvested by him before possession was restored to the opposite party. There was therefore no disobedience of the order prohibiting the petitioner from interfering with the possession of the opposite party and the conviction under Section 188 (2), Penal Code, is unsustainable. The conviction and sentence of the petitioner are, therefore, set aside and his bail bonds will be cancelled.