Manoj Rai & Ors. vs State Of M.P. on 3 August, 1998

Equivalent citations: AIR1999SC300, 1999CRILJ470, 1998(4)SCALE414, (1999)1SCC728, AIR 1999 SUPREME COURT 300, 1998 AIR SCW 2835, 1998 (6) ADSC 179, 1998 BOMRC 564, 1998 (5) JT 356, 1998 (7) SCC 442, 1998 () HRR 591, 1998 (3) SCR 1016, 1998 (2) UJ (SC) 441, (1998) 3 CURCC 98, (1998) 3 LANDLR 320, (1998) 2 RENCJ 346, (1998) 2 RENCR 193, (1998) 2 RENTLR 75, (1998) 6 SUPREME 284

Author: Syed Shah Mohammed Quadri

Bench: Syed Shah Mohammed Quadri

ORDER

- 1. Leave granted. Heard the learned counsel for the parties.
- 2. Since the learned counsel for the State fairly states, on instructions, that no sanction was given in accordance with Section 196(1) of the Criminal Procedure Code to prosecute the appellants for the offence under Section 295-A of the Indian Penal Code, we allow this appeal and quash the impugned proceedings. Let the written instructions received by the learned counsel for the respondent-State in this regard be kept on record as desired by him.