

**IN THE COURT OF THE ADDITIONAL SESSIONS JUDGE-III,
MAVELIKARA**

**Present:- Smt.Pooja.P.P,Additional Sessions Judge-III,
Friday the 06th day of February 2026**

CRL.M.P No.03.2026 in SC. No.448/2019

**(Crime No.2944/2016 of Police Station , Kayamkulam)
(Filed on 23.01.2025)**

Petitioner/ Accused (20):- Muhammed Ajmal @ Kalam Ajmal,
aged 25/2016, S/o Thahakutty,
Kandisserry Theckethil, Desathinakom,
Krishnapuram.

(By Adv.P.S.Zameer)

Respondent/

Complainant :- State of Kerala represented
Inspector of Police,
Kayamkulam Through the
Public Prosecutor,Mavelikara.

This petition having been finally heard on 04.02.2026
and the court on 06.02.2026 passed the following.

ORDER

The application is filed by the counsel for A20 u/s 480 of
BNSS.

2. The offences alleged in the case are punishable u/ss 353,
341, 323, 304, 333, 307, 506(ii), 225 and 212 r/w Section 34 of IPC and
3(1) of P.D.P.P Act.

3. The prosecution case is that on 23.10.2016 at 4.30 p.m , on
account of previous enmity towards CW1 to 4 the accused in furtherance
of their common intention used, criminal force to deter CW1 to CW5 who
were the police officials from discharging their duty and voluntarily
caused hurt to them by A4 to A9 and A1 and A2 threatened to kill them

at Deshathinakam in Krishnapuram village. It is alleged that the first accused took the iron guard and inflicted injury to CW2 by hitting him on the back of his head and he hacked on the chest of CW2 by using a chopper. When he tried to escape A2 and A3 caught hold of his neck and caused to hit his head in the compound wall. When CW4 tried to obstruct the same A1 and A2 slapped and kicked him on various parts of his body and when he tried to escape A1 and A3 hacked the left thumb of CW4 by using a chopper and A1 to A3 voluntarily caused grievous hurt to CW1 to 4 to deter them from their duty and tried to kill them. A1 and A2 along with A4 to A9 helped A3 to escape from the lawful custody of CW1 to 5. A11 took A2 and A3 to the house of A10 and A10 gave shelter to them. A11 took A3 to the Charumood junction and A19 to A21 took him in a car to the house of A15. A12 and A18 to A21 had broken the handcuff of A3 which caused a loss of Rs.2,700/- to the Government. A16 and A20 took A3 and A12 to Chavara so as to hide them from the legal proceedings. Thus the accused are alleged to have committed the aforesaid offences.

3. The prosecution opposed the application and filed report.

4. A20 was on bail from the crime stage. Thereafter he absconded and the case against him is split up.

5. Heard both sides.

6. The accused is absconded in 2023 and the case against him is split up. The allegations levelled against the accused are very serious. It is reported that the petitioner is involved in 10 other cases including the offences punishable u/s NDPS Act and he was proceeded under the KAA(P)A ACT

7. It is pertinent to note that the petitioner involved in many other cases in which, the offences are grave in nature. The exercise of discretion in favour of the petitioner will give a wrong message to the society at large and the potential offenders in particular. The apprehension expressed by the prosecution that the accused will

abscond and there is chance to intimidate the witnesses cannot be ignored. The previous conduct of the accused also disentitles him from getting bail. It is also made out that the presence of the accused in the society will affect the peace and tranquility. He was in the custody under KAAPA also. The conduct of the petitioner in involving several offence is also dis-entitles him from getting bail. So the court is of the considered view that the petitioner is not entitled to bail and the bail application is only to be dismissed.

In the result, the petition is dismissed.

Dictated to the Confidential Assistant, transcribed and typed by her, corrected by me and pronounced in open court on this the 06th day of February 2026.

Sd/-

**POOJA P.P,
ADDITIONAL SESSIONS JUDGE- III,
MAVELIKARA.**

Appendix: Nil

Sd/-

ADDITIONAL SESSIONS JUDGE - III