

**IN THE COURT OF THE III ADDL. SESSIONS JUDGE /  
SPECIAL JUDGE (SPE/CBI)-I, ERNAKULAM**

**Present: Sri. P.K. Mohandas, III Addl. Sessions Judge/  
Special Judge (SPE/CBI)-I, Ernakulam**

Friday the 7<sup>th</sup> day of November, 2025/ 16<sup>th</sup> Karthika, 1947

**Crl.M.P. No. 281/2025**

**(Crl.MP 5256/2025)**

**In**

**SC No. 1650/2024**

**Petitioner/Accused No. 19** : Naseef.V, aged 24 years, S/o. Naser, Alnas House, Moodadi Village, Thikkodi P.O, Kozhikode District – 673 529.

**Represented by Adv. Sri. Shaiq Rasal .M.**

**Complainant/Respondent** : Central Bureau of Investigation,  
**Represented by Smt. Ramya Prasad,  
Public Prosecutor, CBI, Ernakulam.**

This petition is came up for hearing before me on 07.11.2025 in the presence of the counsel for the petitioner and respondent and Court on the same day passed the following:

**ORDER**

This application for modification of bail condition is filed by the 19<sup>th</sup> accused.

2. The petitioner is arraigned as the 19<sup>th</sup> accused. As per the prosecution allegation, the accused allegedly committed criminal conspiracy and physically assaulted the deceased Sidharthan J. S., a student of Veterinary and Animal Science College, Pookode, Wayanad on the intervening night of

16.02.2024 and 17.02.2024 inside the men's hostel and abetted him to commit suicide. The case was initially registered as Crime No. 77/2024 at Vythiri Police Station for offence u/s.120B, 341, 323, 324, 342, 355, 306, 506 of IPC and u/s 4 and 3 of the Kerala Prohibition of Ragging Act, 1998. It was later transferred to the CBI, re-registered as RC-0502024-S0002/SC-II/CBI, and after investigation, final report was filed before the Chief Judicial Magistrate Court, Ernakulam, on 25.04.2024. The case was committed to the Sessions Court on 13.09.2024 and made over to this court for trial and disposal.

3. The petitioner was granted bail by the Hon'ble High Court of Kerala as per order dated 31.05.2024 in Bail Application No.3012/2024 imposing conditions. The condition (vi) reads as follows; (vi) *"The petitioner shall not enter the Wayanad District till the conclusion of the trial in the above crime"*.

4. During investigation, the petitioner was suspended from the college based on the report of the Anti-Ragging Committee. Subsequently, the petitioner approached the Hon'ble High Court seeking permission to appear for the Final Year Examination, which was allowed, with a direction to withhold his results and complete the pending enquiry. Later, both the Anti-Ragging Squad and the Anti-Ragging Committee communicated the University Dean that no enquiry was pending against the petitioner. Despite the communication, the Dean issued an order indefinitely suspending the petitioner from academics. The petitioner approached the Hon'ble High Court, and as per order in W.P. (C) No.5082/2025 dated 08.10.2025, the court permitted the petitioner to submit an application for re-admission in the Final Year B.V.Sc & A.H. course to the college authorities to

continue his studies.

5. The petitioner contends that the Hon'ble High Court has permitted him to approach the jurisdictional court to file application for deletion or modification of the bail conditions. Therefore, he seeks permission to enter the Wayanad district for taking re-admission in the final year B.V.Sc & A.H. Course from the college by modifying/deleting the bail condition.

6. I have heard the counsel appearing for the petitioner and the Public Prosecutor.

7. The learned Public Prosecutor opposed the application and submitted that if the petitioner is allowed to enter Wayanad District for taking admission, there is a likelihood that, while studying in the same college where the witnesses are his classmates or inmates, he may tamper with the evidence, which would affect the trial and court proceedings. Certain conditions are required to be imposed while lifting the bail condition to protect the trial, and if the accused fails to comply, his permission to enter Wayanad District may be completely removed.

8. The petitioner was granted bail by the Hon'ble High Court as per order dated 31-05-2024. The Hon'ble High Court, vide judgment in WP(C) 5082/2025 dated 08.10.2025 permitted the petitioner to submit an application to the college authorities for re-admission. He seeks modification of the bail condition to pursue his studies. The learned Public Prosecutor submitted that since the Hon'ble High Court has permitted the petitioner to apply for re-admission, the CBI has no serious objection in relaxing the bail condition. On

going through the order of the Hon'ble High Court, I am of the view that condition in the bail order can be relaxed, subject to the further orders, if any, that may be passed by the Hon'ble High Court.

Hence the petition is allowed in the following terms:

1. The petitioner is permitted to enter the Wayanad district, for the purpose of submitting application for re-admission in the college.
2. In the event of the petitioner being re-admitted in the College of Veterinary and Animal Sciences, Pookkode, the petitioner will be permitted to remain in Wayanad district, relaxing condition No.(vi) in the bail order.
3. All other conditions in the bail order shall remain unaltered.

Dictated to the Confidential Asst., transcribed and typewritten by her, corrected and pronounced by me in open court on this the 07<sup>th</sup> day of November, 2025.

Sd/-

P. K. Mohandas  
III Addl. Sessions Judge/  
Special Judge (SPE/CBI)-I

**Appendix: Nil**

Id/-

III Addl. Sessions Judge/  
Special Judge (SPE/CBI)-I  
(By Order)

//True Copy//

Sd/-  
Sheristadar.