

**IN THE SPECIAL COURT FOR TRIAL OF NIA CASES, KERALA,  
ERNAKULAM**

**Present:- Shri. Kamanees K., Judge, Special Court for NIA Cases.**

Wednesday, the 10<sup>th</sup> day of August, 2022 / 19<sup>th</sup> Sravana, 1944

**Crl.M.P No. 152/2022**

in

**S.C No. 04/2021/NIA/KOC**

**Petitioners / Accused No. 9 :-**

Satkunam @ Sabesan, S/o. Sachithanandam,  
Aged 48, F/No. 33, Murali Krishna Nagar,  
Main Road, Valsaravakkam, Chennai.

By Adv. Sri. P.C.Noushad

**Respondent / Complainant :-**

Union of India,  
represented by National Investigation Agency, Kochi

By Sri. Arjun Ambalapatta, Senior Public Prosecutor, NIA.

This petition having been heard on 10/08/2022 and the Court on the same day passed the following:-

**ORDER**

- 1) The petition put in by the counsel for the accused No.9, Shri.Satkunam @ Sabesan to direct the Jail Authorities to supply proper medicines to the accused No.9.
- 2) The accused No.9 is revealed to be a cardiac patient in custody from 05.10.2021. He was implanted with a stent and has been on regular medications

ever since. The specific names of medicines are given:

- (1) BRILINTA 90 mg
- (2) Ecosprin 75 mg
- (3) Rosvas V 20 mg
- (4) C Pan D.

3) The petition states that he had been advised to take these medicines regularly by a specialized doctor. Jail authorities failed to supply these medicines in spite of earlier court orders. They state that the medicines are costly and they cannot afford it. The petitioner's life is in danger if these medicines are not regularly administered. The relatives of the petitioner are ready to procure the above medicines at their cost. But the jail authorities are not permitting to use the above medicines supplied by the relatives.

4) A report has been called for from the Superintendent, Central Prison and Correctional Home, Viyyur regarding the treatment of this Remand Petitioner No. 582 and the copy of the report of the Medical Officer, Central Prison has been produced along with. The accused had been admitted in the Medical College, Kottayam on 12.06.2022 and he continued there till 15.06.2022. He had complaint of chest pain and diagnosed to have coronary artery disease, acute coronary syndrome and advise by the Cardiology Department has been as follows :

Tab.Ecospirin	75mg	0-0-1
Tab.Ticagrelor	90mg	1-0-1
Tab.Metaprolol	25mg	1-0-1
Tab.Atorva	40mg	0-0-1
Tab.Envas	5mg	1-0-1
Tab.Pantop	40mg	1-0-0 (B/F)

5) These medicines are being administered to the patient. The treatment continued as per advise from the Medical College.

6) The records therefore reveal that the accused had been shown to a specialty medical practitioner of the highest repute available with the government healthcare system and the treatment is being continued as per the advice of the super specialty doctor. Per contra, the petition states only that certain brand names of medicines alone need to be administered to the accused. It is discernible that the petition has been moved out of the excited feelings of insecurity with the remand petitioner who is suffering from an acute cardiac ailments. May be the brand names have cultivated a sort of trust in his personal level too. However the vision of the court should be composed and in scientific temper. It is now made sure that the best medical treatment available in the Government Health Care System is being extended to the petitioner. Let the counsel advise his party to cooperate with the treatment module.

7) The petition is therefore dismissed. However, there will be a direction that the petitioner shall be taken for review as per the advice of the Medical Officer, Central Prison or as directed by the Medical College .

Dictated to the Confidential Asst., transcribed and typewritten by her, corrected and pronounced by me in open court this the 10<sup>th</sup> day of August 2022.

Sd/-  
Kamanees.K.  
Judge

APPENDIX : NIL

Id/-  
Judge

// True copy //

(By Order)

Sheristadar

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**Crl.M.P No. 152/2022**  
**in**  
**SC No. 04/2021/NIA/KOC**  
**Order Dated 10/08/2022**