

IN THE COURT OF THE MUNSIF, KOTHAMANGALAM

Present: Sri Ganesh Kumar M S, Civil Judge (Junior Division)

Monday, the 9<sup>th</sup> day of February, 2026/20<sup>th</sup> Magha 1947.

**EA No.01/2025 in EP No.84/2025 in ARC No.5915/2022**

Petitioner/  
Decree  
Holder:-

The Kothamangalam Taluk Co-Operative  
Employees Co-Operative Society Ltd No. E 746,  
Kothamangalam, represented by its Secretary,  
Binoy S/o. Ramakrishnan.

By Adv. Sri. V M Bijukumar.

Respondents/  
Judgment  
Debtors:-

- 1 Simi John, W/o. Jai M Paul, Maniyattu House,  
Muthamkuzhi Kara, Pindimana Village,  
Kothamangalam Taluk.
- 2 Johnson K C, S/o. Chacko, Kalappurackal House,  
Muthamkuzhi Kara, Pindiamana Village,  
Kothamangalam Taluk.
- 3 Gracy George, D/o. Varghese, Pulickal House,  
Muthamkuzhi Kara, Pindiamana Village,  
Kothamangalam Taluk.

No Vakalath

This petition is coming for hearing on 24.01.2026 in the presence of counsel for decree holder and on 09.02.2026 the court passed the following:-

**ORDER**

1. The petition is filed by the petitioner/decreed holder seeking to attach the salary of 2<sup>nd</sup> and 3<sup>rd</sup> judgment debtors under Order XXI Rule 48 CPC,1908.

2. **The petition averments, in brief, are as follows:-** The petitioner is the decree holder in the above case. The petitioner is entitled to recover Rs.7,60,012/- from the judgment debtors. The 2<sup>nd</sup> and 3<sup>rd</sup> judgment debtors are employees drawing ample salaries. Thus, it is necessary to attach their salary for the realization of award amount. Hence, the petition.

3. No objection was filed by the respondents.

4. Heard and perused the records.

5. The moot question called upon to be answered by this court is whether the petition is liable to be allowed or not.

6. The petitioner in the decree holder in this EP. He seeks to attach the salary of 2<sup>nd</sup> and 3<sup>rd</sup> judgment debtors. The disbursing officer of the 2<sup>nd</sup> judgment debtor has produced the salary slip of 2<sup>nd</sup> judgment debtor. From the same, it is clear that he gets Rs.73,113/- as salary. Out of the said amount, his PF contribution and other compulsory recoveries which are not attachable amounts to Rs.5,547/-. As per section 60 of CPC, the salary to the extent of first Rs.1000/- and 2/3<sup>rd</sup> remainder is exempted from attachment. Further, compulsory deposits such as PF, insurance policy are also exempted from attachment. Thus, the attachable portion of the salary of a second judgment debtor is Rs.22,188.66/-. Hence, I am satisfied that the said amount is liable to be attached every month continuously for a period of 24 months.

**In the result,**

1. The disbursing officer of 2<sup>nd</sup> judgment debtor is directed to attach an amount of Rs.22,188/- from the salary of 2<sup>nd</sup> judgment debtor every month and placing before this court for a period of 24 months continuously.

2. Forward the copy of order to the disbursing officer concerned.

(Dictated to the Confidential Asst., typed by her, corrected and pronounced by me open court on this the 9<sup>th</sup> day of February, 2026)

Sd/-

Ganesh Kumar M S  
Civil Judge  
(Junior Division)

**APPENDIX: NIL**

//True copy//

Id/-

Civil Judge  
(Junior Division)

Civil Judge  
(Junior Division)