

**IN THE COURT OF THE JUDICIAL MAGISTRATE OF THE I CLASS,
PATHANAPURAM**

Present :- Shri.Sajith V, Judicial First Class Magistrate

Friday the 13th day of March, 2026

Committal Proceedings No. 89/2025

(Crime No. 871/2025 of Kunnikode police station)

- Complainant** : State represented by the Sub Inspector of police
Kunnikode police station.

(By Sri.S.Salil Raj, APP Gr. II, Pathanapuram)
- Accused** : Rajeevan, Aged 49 years,
S/o Raveendran, Arya bhavan,
Temple junction, Karyara,
Karyara Po, Vilakkudy village.

(By Adv. Sri. Parankodu C.Sajukumar)
- Offences** : under section under section 85,115(2),296(b) of
Bharatiya Nyaya Sanhita and section 75 of Juvenile
Justice Act
- Order** : Case against accused is committed to the Hon'ble
Principal Sessions Court, Kollam u/s 323 Cr.P.C.

This case coming on for today's proceedings, the court passed the following:-

ORDER

1. This case arose on a final report submitted by Sub Inspector of Police, Kunnikode Police Station in Cr.No. 871/25 alleging offences punishable under section 85, 115(2), 296(b) of Bharatiya Nyaya Sanhita and section 75 of Juvenile Justice Act.
2. The prosecution case is that; the defacto complainant is the wife of the accused. Their marriage was solemnized on 07/02/2007. Since one year after the marriage, the accused has been harassing the defacto complainant by demanding a dowry of 5 sovereigns of gold and ₹50,000. The accused misused 25 sovereigns of gold ornaments and ₹7 lakh received by the defacto complainant as a gift at the time of the marriage. In 2015, the accused, by uttering abusive words, mentally and physically harassed the defacto complainant for questioning him about his illicit relationship with another woman. Thereafter, on 27/06/2025 at about 8:45 PM, the accused quarrelled with his daughter, alleging that she took his mobile phone charger, and uttered abusive words against her. Then he assaulted her by twisting her arm and, by holding her hair,

dragged her to the room. When the defacto complainant intervened, he assaulted her and pointed a knife at the neck of his daughter. Thus, the accused is alleged to have committed the offence punishable under Sections 85,115(2),296(b) of Bharatiya Nyaya Sanhita and section 75 of Juvenile Justice Act.

3. Originally the case was taken on file as CC 608/25. On perusal of case records it is seen that the offence under section 75 of Juvenile Justice Act is involved in this case. Hence, this court has no power to try the case. Hence, the case is refiled as CP 89/2025, the present case.
4. The accused is on bail.
5. When the accused appeared before this court copies of the prosecution records were furnished and thereby complied section 207 Cr.P.C.
6. On going through the records it appears to me that the offence alleged against accused is exclusively triable by the Court of Session. Hence the case is committed U/s. 323 Cr.P.C. to the Hon'ble Court of Session, Kollam.
7. The accused shall appear before the Hon'ble Court of Session, Kollam as and when required.
8. Forward the case records and material objects to the Hon'ble Court of Session, Kollam forthwith as provided U/s. 209(c) Cr.P.C.
9. Notify the committal of the case to the Public Prosecutor, Kollam as provided U/s. 209(d) Cr.P.C.

(Dictated to the Confidential Assistant, transcribed and typed by her, corrected and pronounced by me in open court on this the 13th day of March, 2026)

Sd/-
Judicial First Class Magistrate,
Pathanapuram

//True Copy//

Judicial First Class Magistrate,
Pathanapuram