

**IN THE COURT OF JUDICIAL FIRST CLASS MAGISTRATE COURT -I,
CHITTUR**

Present :- Sri.Sivadas S, Judicial First Class Magistrate

Dated this the 12th day of March 2026

ST 2198/2025

Complainant : State of Kerala (Police) represented by Meenakshipuram Police Station
in Crime No: 466/2025

Accused : A1: Alagumani of , West Street, Kannivadi Po

A2: Prasanth of , Eravathodi, Thalapilly

Offence : U/Sec 15(c),63 of KERALA ABKARI ACT

Plea : Guilty

Findings : Guilty

JUDGMENT

1. This case is instituted upon the final report submitted by the State of Kerala (Police) alleging commission of offence punishable U/Sec 15(c),63 of KERALA ABKARI ACT .

2. The A2 is absent. Accused pleaded guilty through counsel to the charge framed for the above said offence. I am satisfied that the plea is made voluntary. Hence the plea of the Accused is accepted. Having regard to the facts and circumstances of the case, I am satisfied that the following sentence shall meet the ends of the justice.

In the result, the Accused A2 convicted for the offence punishable under Section 15(c),63 of the KERALA ABKARI ACT and Accused is sentenced to pay a fine of Rs.1000/-. In case of the default of the Accused A2 in paying the said fine amount, Accused shall undergo simple imprisonment for 10 Days.

The properties produced in this case, if any, shall be disposed of as per law.

(Pronounced by me in the open court on 12th day of March 2026)

Judicial First Class Magistrate