

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

Present :- Sri.Induchoodan A, Judicial First Class Magistrate

**Dated this the 14<sup>th</sup> day of March 2026**

**ST 3155/2025**

**Complainant :** State of Kerala (Police) represented by Nenmara Police Station in Crime No: 770/2025

**Accused :** A1: Rejeesh, S/o Kumarankutty, Kodakkadu House , Kannadi

A2: Renjith S/o Kumarankutty,Kodakkad House , Kannadi

A3: Mahesh S/o Murukan, Valiyachalla, Govindapuram

**Offence :** U/Sec 15(c),63 of **ABKARI (AMENDMENT) ACT, 1969**

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 **ABKARI (AMENDMENT) ACT, 1969** .

2. The A1,A2,A3 is present. Copies of all relevant records produced by the prosecution were furnished to the accused. Particulars of the offence read over and explained to the accused to which they pleaded guilty. I am satisfied that the plea of guilty is voluntary. Plea is accepted. Heard accused on question of sentence. They sought for leniency. I am satisfied that this is not a fit case to invoke the benevolent provisions of Probation of Offenders Act. Since the accused have repented themselves, I am satisfied that lenient view can be taken.

In the result, accused are sentenced to pay fine of Rs. 500/- each for the offence punishable u/s. 15 (c) of Kerala Abkari Act. In default of payment of fine accused have to undergo simple imprisonment for five days each.

(Pronounced by me in the open court on 14<sup>th</sup> day of March 2026)

Induchoodan.A  
**Judicial First Class Magistrate**