

**IN THE COURT OF THE JUDICIAL FIRST CLASS MAGISTRATE– III,
NEYYATTINKARA**

**Present: Sri. Albin J Thomas,
Judicial First Class Magistrate – III**

Dated: Thursday, 26th March, 2026/ 05th Chaithra, 1948

CP No. 160/2025

Complainant : State - represented by the Sub Inspector of Police,
Marayamuttom police station in crime No.
734/2025.
Represented by Sri. Vishnu Thampi, APP.

Accused 1. Shinu, Aged 42/25, S/o Palayyan,
Kizhakkinkara Puthen Veedu, Ponguvila,
Koranamkode, Kottakkal, Anavoor Village.
2. Shaji, Aged 48/25, S/o Pushkaran,
Pazhavila Puthen Veedu, Koranamkode,
Kottakkal, Anavoor Village.
3. Nishanth, Aged 34/25, S/o Janardhanan,
Janardhana Vilasam, Avanamkode,
Kottackal, Anavoor village.
4. Nidhin, Aged 29/25, S/o Antony,
Kulakkaravilakam Puthen Veedu,
Thattamvilakam, Koranamkode,
Kottakkal, Anavoor Village.
Represented by Adv. V.Anoop & T.Rajaraja Singh

Offences : U/s. 294(b), 333, 324(4), 115(2), 110 and 3(5) of
BNS.

Finding : Triable by Hon'ble Court of Sessions.

Sentence/Order : Case against the accused are committed to the
Hon'ble Sessions Court, Thiruvananthapuram,
u/s.232 BNSS.

This case has been heard today, and the court passed the following:

ORDER

1. Final Report in this case was filed the Sub Inspector of Police, Marayamuttom police station in crime No. 734/2025, alleging offences punishable u/s.294(b), 333, 324(4), 115(2), 110 and 3(5) of BNS.
2. The prosecution case is that due to prior enmity, in furtherance of their common intention to trespass into the house of CW1, utter obscene words, commit mischief, inflict bodily hurt and to commit murder of him, on

04.07.2025 at 06.00 pm, the accused reached in front of the house of CW1 at Kulakkottukonam in Anavoor village, the 1st accused hit on the front door of the house with a stone, accused Nos. 2 and 3 broke opened the kitchen door, accused Nos. 1 to 4 entered the house, the 2nd accused destroyed the plastic dining table from the hall, the 3rd accused caught hold of his neck, the 4th accused hit on his chest two times and the 1st accused hit on his head with the stone and when he evaded sustained injury on his head. If CW1 would not have prevented the hit on his head, it would have resulted in his death. Thus the accused alleged to have committed the offences U/s. 294(b), 333, 324(4), 115(2), 110 and 3(5) of BNS.

3. The accused persons were granted bail and was defended by a counsel of their own choice. Copies of all records relied on by the prosecution are served to the accused. The copies are found to be in order. S.230 of BNSS is therefore duly complied with. The accused was also served with the list as contemplated under Rule 19(4) CRP.
4. Since the offence u/s. 110 r/w 3(5) of BNS is exclusively triable by a Court of Sessions, the case against the accused are committed to the Hon'ble Sessions Court, Thiruvananthapuram for trial as per section 232 BNSS.
5. The accused Nos. 1 to 4 are directed to appear before the Hon'ble Sessions Court as and when required.
6. Transmit the case records and material objects to the Hon'ble Sessions Court as per rule 77(1) of the Criminal Rule of Practice, Kerala.
7. Notify the order of committal to the learned Public Prosecutor.

[Dictated to the Confidential Assistant, transcribed and typed by her, corrected and pronounced by me in open court, on this the 26th day of March, 2026]

/sk

JUDICIAL FIRST CLASS MAGISTRATE – III
NEYATTINKARA