

**IN THE COURT OF THE JUDICIAL FIRST CLASS MAGISTRATE,
KATTAKKADA**

**Present: Smt Shiva Sharath
Judicial First Class Magistrate**

Dated this the 12th day of March 2026

CP 113/2025

Complainant : State – Represented by the Inspector of Police, Vilappilsala Police Station in Crime No. 370/2025.

(Assistant Public Prosecutor Gr.II)

Accused : Nishad, aged 38 yrs, S/o Ratnakaran, Amarnath veedu, TC 468F, Santi gardens, Kollode ward, Manali, Kulathummall village from Pallivilakathu veedu, Melattuvila moozhi, Vamanapuram village.

(CUSTODY)

Offences : U/s. 296(b), 76, 74, 115(2), 126(2), 118(1), 351(2) and 332(C) BNS.

Sentence / Order : The case against accused is committed to Hon'ble Sessions Court, Thiruvananthapuram, as provided U/S.209(a) of Cr.P.C.

This case coming on this day, the Court passed the following:-

ORDER

1. The case arose from Final Report filed by the Sub Inspector of Police, Vilappilsala police Station in Crime No. 370/2025 alleging offences punishable U/s. 296(b), 76, 74, 115(2), 126(2), 118(1), 351(2) and 332(C) BNS.

2. Prosecution case in brief is that at :Owing to animosity arising from the de facto complainant's refusal to accede to the demand of the accused to live with him, on 13.04.2025 at about 11.00 a.m., while the accused was residing as a tenant on the upper

floor of Amarnath House, TC-468, Manali Santi Gardens, Kollode Ward, Kulathummal Village, he unlawfully trespassed into the ground-floor hall of the said house where the de facto complainant was present. He uttered obscene words towards her, threatened her, and claimed that he had installed cameras in the house and recorded her private moments. The accused forcibly pulled and tore the complainant's clothing, pushed and assaulted her, held her by the neck, hit her head against the wall, and threatened to kill her, thereby causing pain, humiliation, and severe mental agony. When the complainant attempted to inform her relatives over the phone, the accused forcibly snatched the mobile phone and threw it to the floor, damaging the same. Thereby accused is alleged to have committed the aforesaid offences.

3. The accused was produced on a production warrant on 29.01.2026 and has been in judicial custody since then at the District Jail, Thiruvananthapuram.

4. Copies of all relevant prosecution records were furnished to the accused and thereby mandate u/s. 230 BNSS was complied with.

5. Heard the learned counsel for the accused and the learned APP. Perused records.

6. On perusal of case records it appears that the accused is alleged to have committed offences punishable under S. 351(2) BNS, is exclusively triable by Court of Sessions and the same warrant the committal of the case to Honorable Sessions Court, Thiruvananthapuram as per S.232(a) BNSS. Hence the case against accused is committed to the Hon'ble Sessions Court, Thiruvananthapuram as per S. 232(a) BNSS.

7. The accused has been remanded to District Jail, Thiruvananthapuram until the conclusion of the trial u/s 232(b) BNSS and the Superintendent of the prison is directed to produce accused persons before the Hon'ble Sessions Court, Thiruvananthapuram as and when required.

8. The case records, documents, material objects if any shall be forwarded to

Hon'ble Sessions Court, Thiruvananthapuram as per S. 232(c) BNSS and Rule 77(2) of Criminal Rules of Practice, Kerala.

9. Intimate the committal of this case to learned public prosecutor under S.232(d) of BNSS.

10. The Jail Superintendent, District Jail, Thiruvananthapuram is directed to produce accused before the Hon'ble Sessions Court as and when required.

11. The office is directed to keep certified copies of all relevant records before sending to the Hon'ble Court of Sessions.

Dictated to the Confidential Assistant, transcribed and typed by her corrected and pronounced by me in open Court on this the 12th day of March 2026.

Sd/-

Judicial First Class Magistrate
Kattakkada

// True copy//

Judicial First Class Magistrate
Kattakkada