

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

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

Dated this the 7th day of May 2026

**CMP. 1/2026 in Crime No. 588/2025
of Kattakada Police Station in CC 1285/2025**

Petitioner/ Accused : Ananthan, aged 24 yrs, S/o Sivakumar, Sivadeepam,
Perekkonam, Pathamkallu, Manja PO, Nedumangad
now residing at Soma Surya, Pullattukari,
Kazhakuttom, Thiruvananthapuram.

(Rep. by Adv. Sheela G)

Counter petitioner : State – Represented by the Sub Inspector of Police,
Kattakada Police Station.

(By Assistant Public Prosecutor Gr II)

Offences : U/s. 303(2) r/w 3(5) of BNS.

Order : Bail application is allowed.

This petition having been heard today, the court on the same day passed the
following

ORDER

1. This bail application is filed under section 480 of Bharatiya Nagarik
Suraksha Sanhita (herein after called as BNSS) by the accused in Crime
No 588/2025 of Kattakada Police Station alleging offenses under section
303(2) r/w 3(5) of BNS.

2. Prosecution case in brief is as follows:

With the intention and preparation to commit theft and dishonestly
misappropriate property, the accused persons, at some time between 6.30 p.m.


and 9.30 p.m. on 30.04.2025, committed theft of the motorcycle bearing Registration No. KL-01-AG-2855, valued at approximately Rs. 25,000/-, which had been parked by the defacto complainant on the roadside opposite to Leah Convention Centre, near Anjuthenginmoodu Junction, Kattakkada, and thereby the said unknown culprits dishonestly removed and took away the vehicle. Thereby accused is alleged to have committed the aforesaid offences.

3. The accused was arrested and produced before this court on 18.09.2025 and he remained in judicial custody from then on. Copy of bail application was served to learned assistant public prosecutor.
4. Heard learned counsel for petitioner/ accused and the learned assistant public prosecutor and perused the records.
5. On going through the records, it is seen that the investigation of the case is over and final report has already been laid and this court has taken cognizance on 13.12.2025. Charge was already framed. Hence no purpose will be served by detaining the accused further. From the report of the police it is seen that the accused person has no criminal antecedents. It is made clear that any observation made in this petition regarding the case shall not be construed as discussion on merits of the case.
6. The report further shows that if bail is granted to accused there is chance of him absconding, repeating the offences, tampering with the evidence

and threatening or inducing the witnesses. The same can however be curtailed by imposing stringent and suitable conditions. Hence considering facts and circumstances of the case continued detention of accused in judicial custody is not warranted. Even then there shall be conditions to ensure the successful completion of the trial of the case. Hence, the application is allowed on following conditions

7. In the result the petition is allowed on the following condition.
 - I. Accused shall execute a bail bond for rupees 50,000/- each along with two solvent sureties each for a like sum.

(Dictated by me, transcribed and typed by Confidential Assistant and corrected by me and pronounced in the open court, on this the 7th day of May 2026)


Judicial First Class Magistrate
Kattakkada

