

**IN THE COURT OF DISTRICT MUNSIF CUM JUDICIAL MAGISTRATE,
THIRUKAZHUKUNDRAM**

**In the presence of Thiru.S.Vineeth, B.A.,B.L.,(Hon's)
District Munsif-cum-Judicial Magistrate, Thirukazhukundram**

Wednesday, the 18th day of March 2026
CMP.84/2026 in Cr.No.07/2026
CNRNO.TNCG120001432026

Manimegalai,
S/o.Kannan,
No.178, Vallalar street,
Nehru Nagar, Vallam,
Chengalpattu Taluk,
Chengalpattu District.

... Petitioner/Owner of the Property

-Vs-

The State Represented by
The Inspector of Police,
Thirukalukundram Police Station
Cr.No.07/2026.

... Respondent /Complainant

This petition came up on this day for final hearing before this Court in the presence of M/s.P.Ruthuramurthy, K.Mohan, K.Sundaramoorthy, M.Naveen, D.Aswinraj learned Counsels for the petitioner and the Assistant Public Prosecutor Gr.I for the respondent and upon perusing the documents and having stood over for consideration till this date, this court made the following,

ORDER

1. The petition is filed under section 497 BNSS 2023 to direct the respondent the property and return the property namely அரக்குடன் கூடிய வாழை சீப்பு -1, மகாலட்சுமி -1, ஞானக்குழாய் -4. மொத்தம் 5 கிராம் as interim custody.
2. In the petition, it is stated that the petitioner is the owner of the property namely அரக்குடன் கூடிய வாழை சீப்பு -1, மகாலட்சுமி -1, ஞானக்குழாய் -4.

மொத்தம் 5 கிராம். The property was seized by the respondent. He is ready to produce before this court whenever necessary. Hence, filed this application to direct the respondent to produce the property and to return the property, as interim custody.

3. A notice was issued to the respondent. A detailed reply was submitted by the Respondent police.

4. The arguments heard on the side of counsel for the petitioner. The counsel for the petitioner argued that, the petitioner is the owner of the property. The property was seized by the respondent. He is ready to produce the property whenever necessary. Hence, prayed to allow the application. The Respondent Police has objections to release the property to the petitioner.

5. The entire records perused. On perusal of the records, the property was seized by the respondent on 20.01.2026. The property was produced before this court on 18.03.2026 and was numbered as CP No.114/2026 dated 18.03.2026. The petitioner is ready to accept அரக்குடன் கூடிய வாழை சீப்பு -1, மகாலட்சுமி -1, ஞானக்குழாய் -4. மொத்தம் 5 கிராம் (நீதிமன்ற எடை 5.000 கிராம்).

6. On considering the facts and circumstances of this present case, the fact that petitioner is the owner of the property, and considering the guidelines given by Hon'ble Supreme Court in Sundarbai Ammbalal's case, this court is inclined to return the property Gold அரக்குடன் கூடிய வாழை சீப்பு -1, மகாலட்சுமி -1, ஞானக்குழாய் -4. மொத்தம் 5 கிராம் (நீதிமன்ற எடை 5.000 கிராம்) as interim custody to the petitioner with the following conditions:-

(i) The petitioner is directed to furnish by executing a own bond for a sum of Rs.50,000/- to the satisfaction of this court. The petitioner shall file an affidavit undertaking that he will not to alter the shape, and also directed not to alienate the property.

(ii) The petitioner shall take photograph of the properties, attest the same and produce before this court along with 65B certificate.

(iii) The Panchanama shall be prepared as per rules.

Failing the above conditions, the order will automatically gets cancelled.

In the result, the petition is allowed with conditions.

Dictated to the typist directly, typed by her, corrected and pronounced this order by me on 18th day of March 2026.

(Sd) S.Vineeth, 18.03.2026
District Munsif-cum-Judicial Magistrate
Thirukazhukundram.