



IN THE COURT OF PRINCIPAL SESSIONS JUDGE DINDIGUL

**PRESENT: Tmt. A. MUTHUSARATHA, B.L., P.G.D.P.M
Principal Sessions Judge, Dindigul.**

Thursday, the 30th day of April 2026.

CrI.M.P. No.245/2026
CNR No.TNDG01-000551-2026

1.Karthik,29/2026

S/o.Raja

2.Kishor @ Thirumurugan

S/o.Srinivasan

.. Petitioners/A1 and A3

/vs/

State through

The Sub-Inspector of Police,

Vedasandur PS.,

Cr. No.37/2026

.. Respondent/Complainant

This petition came before this Court for final hearing today in the presence of Thiru.P.Sankarguru, learned Counsel for the petitioners and of Thiru.P.Mahendran learned Public Prosecutor for the respondent and heard either side and perusing all the records, this Court delivered the following.....

ORDER

Petition filed u/s. 482 of BNSS 2023. Petitioners/A1 and A3 pray to grant them anticipatory bail for the alleged offences punishable U/S. 318(4), 316(2), 336(3) of BNS 2023 in Cr.No. 37/2026 of the respondent police. The alleged occurrence taken place on 10.12.2025.

Heard both sides.

The learned counsel for the petitioners submitted that the petitioners are innocents and they have not committed any offence as alleged, that based on a scam complaint the respondent police registered the case against this petitioners, that the co-accused A2 was granted anticipatory bail by the Hon'ble Madurai Bench of Madras High Court in CrI.O.P. (MD)No.2177/2026 dated 4.2.2026, that the petitioners are ready to abide any condition imposed by this Hon'ble Court, that the petitioners have permanent abode, hence there is no chance for absconding, that the petitioners are apprehend arrest and prays for anticipatory bail.

The learned Public Prosecutor submitted that the defacto complainant is working as

Purchase Manager in Muenzer Bharat Private Limited, the said company is dealing Bio-Diesel and the company had a head office in Mumbai and had a several branches in all over the State, in this situation a whatapp call from Venkatesan, who is working as an Area Sales Manager in the said company and that on 10.12.2025 at about 11.43 p.m., and A1 contacted them and said that the A2 to A4 were running an oil company in a village in Lakshmanampatti near Vedasatur Taluk, Dindigul, that the defacto complainant sent 1 Kg. of oil to the said company as sample at the cost of Rs.85, after the quality check, they ordered 26240 kgs. of oil for which they have paid to him of Rs.22,00,400/- to the A1's bank account, but, they send the low quality oil, when the defacto complainant asked the above said problem to A1, he said that he will rectify the problem, that on 3.1.2026, the defacto complainant called A1, his phone was put switched off, then he contact the A2 to A4, they refused to rectify the problem, at that time, the defacto complainant realised that the accused persons colluded themselves and they were cheated them, hence the lodged this complaint and thus case was registered. He further reported that the cheated amount is huge amount and that the co-accused A2 was granted anticipatory bail by the Hon'ble Madurai Bench of Madras High Court in Crl.O.P.(MD)No.2177/2026 dated 4.2.2026.

Rival contentions are taken into consideration. Records perused. The case was registered against the accused for the alleged offences punishable U/S. 318(4), 316(2), 336(3) of BNS 2023. Initially, this case was referred to mediation for settlement. Mediation report received that no agreement reached and the mediation was closed. It was reported that the respondent/defendant only appeared willing mediation. Hence, this Court decided this petition on merits. On perusal of records, it shows that occurrence have took place on 10.12.2025. Material part of investigation might have been completed by this time. The Co-accused A2 granted anticipatory bail by the Hon'ble Madurai Bench of Madras High Court. No bad antecedent reported. Considering the above aspects, no bad antecedent and the fact and circumstances of the case, this Court is inclined to grant anticipatory bail to the petitioners/A1 and A3 on condition.

In the result, in the event of arrest or on their surrender before the Court concerned the petitioners/A1 and A3 are ordered to be enlarged on anticipatory bail on their executing a bond for a sum of Rs.10,000/- with two sureties each for a like sum to the satisfaction of the learned Additional District Munsif Cum Judicial Magistrate, Vedasandur subject to the following conditions.

1. The petitioners shall surrender before the Court concerned within 15 days from today without fail.
2. After release the petitioners shall appear and sign before the S.H.O., respondent police station daily at 10.00 a.m for a continuous period of 15 days and shall also appear make themselves available for interrogation by the police officer as and when required.

3. The petitioners shall not tamper with the witnesses or in any manner interfere with or put obstacle to the smooth progress of investigation.
4. If there is any violation of condition, the Investigation officer is within his discretion to approach the Court of the learned Judicial Magistrate concerned for cancellation of bail even though anticipatory bail granted by the Sessions Court as per the ruling of the Hon'ble Supreme Court reported in P.K.Shaji/Vs./ State of Kerala, (2005) AIR S.C.W. 5560.

Pronounced by me in open Court this the 30th day of April 2026.

**Principal Sessions Judge,
Dindigul.**

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The Additional District Munsif Cum Judicial Magistrate, Veda sandur
The Public Prosecutor, Dindigul .
The Sub-Inspector of Police, Veda sandur PS.,
Thiru.P.Sankarguru, Counsel for the petitioners.

} They are requested to download this order
from the above said official web site link.