

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 12th day of March 2026.

CrI.M.P. No.599/2026
CNR No.TNDG01-001540-2026

1.Sakthivel, 41/2026
S/o.Perumal : Petitioner/A1 and A2
2.Sudan @ Sudhakar, 24/2026
S/o.Murugavel

/vs/

State through
The Sub-Inspector of Police, Palani Taluk PS., : Respondent/Complainant
Cr. No.509/2025

This petition came before this Court for final hearing today in the presence of Thiru.N.Prabhakaran, learned Counsel for the petitioner and of Thiru.R.Udhayanithi learned Public Prosecutor(I/c) 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 A2 pray to grant them anticipatory bail for the alleged offences punishable U/S. 296(b), 115(2), 118(2) and 351(2) of BNS 2023 in Cr.No.509/2025 of the respondent police. The alleged occurrence took place on 13.12.2025.

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 there existed money dispute is pending between the petitioners and the defacto complainant with regards to purchase of bricks, that on the date of occurrence, there arose wordy quarrel between them, that with intent to take revenge, the defacto complainant foisted this false complaint against this petitioners, that the injured was discharged from the hospital, that the petitioners are ready to abide any condition imposed by this Hon'ble Court, that the petitioners undertake that they will not tamper or hamper with any witness, that the petitioners have permanent abode, hence there is no chance for absconding, that the petitioners apprehend arrest and they pray anticipatory bail.

The learned Public Prosecutor submitted that in continuation of money dispute, that on 13.12.2025 at about 11.00 p.m., the accused abused the defacto complainant in filthy languages attacked him with hands and pulled him down and caused injuries to the right side hip and knee and

also attacked him with one sharped object and also caused injuries to the front side of his left hand and took the defacto complainant's Bajaj Pulsar bike bearing Reg No. TN 57 AA 3875 with his lorry and also criminally intimidated him, hence the case.

Heard both sides. Records perused. The learned counsel for the petitioners represented that the petitioners are innocents and they have not committed any offence as alleged, that there existed money dispute is pending between the petitioners and the defacto complainant with regard to purchase of bricks, due to that enmity, with intent to take revenge, the defacto complainant foisted this false complaint against this petitioners, that the injured was discharged from the hospital and that the petitioners apprehend arrest and prays for anticipatory bail.

This case was registered against the accused for the alleged offences punishable U/S. 296(b), 115(2), 118(2) and 351(2) of BNS 2023. The learned Public Prosecutor has raised serious objections that the accused attacked the defacto complainant and caused grievous hurt and the investigation is pending, if anticipatory bail granted, there is more chance of tampering of witnesses, it will lead to hindrance to the investigation and hence the anticipatory bail petition may be dismissed. Though it is reported that the injured was discharged from the hospital, as per prosecution, the injured has suffered a grievous injury. Considering the nature of injury, gravity and seriousness of the case, pending investigation and on considering the facts and circumstances of the case, this Court is not inclined to grant bail to the petitioner/accused. Hence, the anticipatory bail petition is dismissed.

Pronounced by me in open Court this the 12th day of March 2026.

**Principal Sessions Judge,
Dindigul.**

- This order is electronically generated and issued with Digital Signature.
- This order is available in E-Courts Official Web Site,
“ <https://districts.ecourts.gov.in/case status/case number>” (or) use “scan QR code”
- * Visit ecourts.gov.in for updates or download mobile app “e-Courts Services” from Android or iOS

Copy to

The Judicial Magistrate, Palani.

The Public Prosecutor, Dindigul.

The Sub-Inspector of Police, Palani Taluk PS.

Thiru.N.Prabhakaran, Counsel for the petitioner.

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