



IN THE COURT OF PRINCIPAL SESSIONS JUDGE DINDIGUL

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

Wednesday, the 18th day of March 2026.

Crl.M.P. No.648/2026
CNR No.TNDG01-001648-2026

Vikramathithya,19/2026
S/o.Pitchaimuthu

: Petitioners/A6

/vs/

State through

The Sub-Inspector of Police, Palani Town PS.
Cr. No.182/2026

.. Respondent/Complainant

This petition came before this Court for final hearing today in the presence of Thiru. T.Thandapani, 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.483 of BNSS 2023. Petitioner/A6 prays to enlarge him on bail for the alleged offences punishable U/S. 8(c), 20(b)(ii)(A), 25, 29(1) of NDPS Act and Sec.77 of Juvenile Justice Act 2015 in Cr.No. 182/2026 of the respondent police. The alleged occurrence took place on 6.3.2026 and the petitioner was remanded on 7.3.2026

Heard both sides.

The learned counsel for the petitioner submitted that the petitioner is an innocent and has not committed any offence as alleged by the prosecution, that the defacto complainant has foisted this false complaint against this petitioner only for statistical purpose, that the alleged properties were recovered, that the petitioner has hailing from respectable family, that the petitioner has permanent abode, and hence there is no chance for absconding, that the petitioner hereby undertakes that he will not tamper or hamper with any witness, that the petitioner was remanded on 6.3.2026 and he is in Judicial custody for past 12 days and he prays for bail.

The learned Public Prosecutor has submitted that the defacto complainant is S.I. of Police attached to respondent police station, on the basis of reliable information received by him, that on 6.3.2026 at about 14.00 hours,while the defacto complainant along

with police party were in patrolling in Palani to Dindigul Road and reached the place near APA College water tank, the accused were standing in two wheelers bearing Reg Nos. TN 58 W 3246 Hero Honda splendor plus, TN 57 AZ 4010 Hero Honda splendor plus, TN 52 P 6753 Yamaha Fascino, on seeing police party, try to escape, but, the police party surrounded them and made on search he found that each of the accused have in possession of 20 grams of Ganja for retail sale to the school going students, hence the respondent police seized the properties and registered this case.

Rival contentions are taken into consideration. Records perused. The case was registered against the accused for the alleged offences punishable U/S. 8(c), 20(b)(ii)(A), 25, 29(1) of NDPS Act and Sec.77 of Juvenile Justice Act 2015. The learned Counsel for the petitioner represented that it is purely put up case, that the petitioner has not committed any offence as alleged by the prosecution, that the defacto complainant foisted this false complaint against this petitioner only for statistical purpose, that the alleged properties were recovered, that the petitioner is in custody for 12 days, that no bad antecedent and he prays for bail. The learned Public Prosecutor has conceded that the properties have been recovered and the petitioner has no previous case.

On perusal of records, it shows that occurrence have taken place on 6.3.2026. Material part of investigation might have been completed. The learned Public Prosecutor has conceded that the properties have been recovered and no previous case is pending. The petitioner is in custody for 12 days. Considering the above aspects, the properties have been recovered, no previous case is pending, the period of incarceration and on considering the facts and circumstances of the case, this Court is inclined to grant bail to the petitioner/A6 with conditions.

In the result, the petitioner/A6 is ordered to be enlarged on bail on executing a bond for Rs.25,000/- along with two sureties each for a like sum each to the satisfaction of learned Judicial Magistrate, Palani subject to conditions.

- 1 After release the petitioner shall appear and sign before the S.H.O., respondent police station daily at 10.00 a.m. for a period of 30 days and shall also appear make himself available for interrogation by the police officer as and when required.
- 2 The petitioner shall co-operate with the investigation or trial and he shall not threaten the witnesses. He shall not induce witnesses and he shall not cause obstacles to the pending investigation or trial.

- 3 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 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 18th day of March 2026.

**Principal Sessions Judge,
Dindigul.**

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Copy to

The Judicial Magistrate, Palani.

The Public Prosecutor, Dindigul.

The Sub-Inspector of Police, Palani Town PS.

Thiru. T.Thandapani, Counsel for the petitioners.

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