

IN THE COURT OF THE PRINCIPAL SESSIONS JUDGE, KRISHNAGIRI.

Present: Tmt.V.R.Latha, M.A., B.L.,

Principal Sessions Judge, Krishnagiri

Thursday, the 12th day of March 2026

CRIMINAL MISCELLANEOUS PETITION NO.857/ 2026.

1.Chinnasamy

2.Rajasekar

... Petitioners/ Accused

/Versus/

State: The Inspector of Police,

Kelamangalam P.S., Cr.No: 30/2026

...Respondent/Complainant

This petition has come up today before this court in the presence of Tr.G.T.Karunagaran, counsel for the petitioners and Tr.M.Visva Bharathi, Public Prosecutor for the respondent police, after hearing both side, perusing the averments, this Court delivered the following:

ORDER

This petition has been filed by the petitioners/accused U/S. 483 of BNSS Act, seeking bail. Petitioners were arrested and remanded to judicial custody on 04.02.2026 for the alleged offence U/S. 296(b), 115(2), 118(1), 103(1) of BNS Act.

2] The learned counsel for the petitioners submitted that these petitioners are innocent persons. Due to land dispute, the defacto complainant gave a false complainant against the petitioners with false allegations. The petitioners are in judicial custody for the past 37 days. The learned counsel for the petitioners further contended the petitioners were never armed with any alleged weapons and the petitioners only acted in the self defence mode to escape from the brutal attacks lodged by the deceased person and his brothers to

finish off the petitioners once for all without any fault or wrong offence committed by them. The petitioners are law abiding citizens and they are only breadwinner of their families and they are ready to abide the condition if any to be imposed by this court. Accordingly, the learned counsel for the petitioners prayed to release the petitioner on bail.

3] On the other hand, the learned Public prosecutor vehemently opposed to grant bail to the petitioners by stating that due to land dispute on the occurrence date, the petitioners have assaulted the deceased person using lethal weapons and inflicted grievous injury to him and the injured person has succumbed to death and committed the alleged offence. In this case, investigation is at an initial stage. At this stage, if the petitioners are released on bail it will affect the investigation. Accordingly, the learned Public prosecutor opposed for grant of bail to the petitioners.

4] Considering the facts and circumstances of the case, the submissions made by the learned counsels on either side and considering the fact that the investigation is still at an initial stage and the nature and gravity of offence, this Court is of the view that the petitioners are not entitled to be released on bail at this stage, if the petitioners are released on bail, there is a likelihood of the petitioners interfering with the investigation. Hence, this Court is not inclined to grant bail to the petitioners and the petition deserves dismissal.

In fine, this petition is dismissed.

Pronounced by me in the Open Court on this, the 12th day of March 2026.

Principal Sessions Judge,
Krishnagiri.

- Copy To:
- 1) The District Munsif cum Judicial Magistrate, Denkanikottai.
 - 2) The Public prosecutor, Principal District Court, Krishnagiri.
 - 3) The Inspector of police, Kelamangalam P.S.
 - 4) Tr.G.T.Karunakaran, Advocate, Krishnagiri.