



**IN THE COURT OF THE JUDICIAL MAGISTRATE, ERANIEL**

**Judicial Magistrate Court, Eraniel**

**Proceeded by: Thiru. A.S. AMEERDHEEN B.A.B.L.L.L.M.D.JJJ.Psy.PGDDE.**

**CNR No: TNKK180032202025**

**Case No: CC/584/2025**

**Date Of Decision: 01-04-2026**

State Of Tamilnadu Rep By Inspector of Police

Colachel P.S Cr.No.19/2025

...Petitioner

**Versus**

1. Prajin

2. Ashik Kowsik

...Respondent

**ORDER**

This case is split up from the mother case CC 136/2025 in respect of A3,A4,A5,A8 due to the other accused admitted the offence. the mother case ended in conviction due to the A1,A2, A6 , A7 ,A9,A10,A11 admitted the offence. Further in this split up case the A5,A8 present. PO report already received for A5,A8 .Further A3,A4 Concern police authorities filed the revenue report stating the accused A3,A4 was working in abroad. Report recorded. Accused A3,A4 called absent. No representation. The case proceedings are fed up with non-cooperation of the accused A3,A4. Sufficient reason available to issue non-bailable warrant against the accused A3,A4. Today this court considering the facts and circumstances issuing non-bailable warrant against the accused A3,A4. For execution of warrant. Further The Accused A3,A4 being working in abroad its not easier to secure the Accused A3,A4. Further This court satisfies that the presence of Accused A3,A4 cannot be secured within a reasonable time, having due regard to right of other accused in attendance to have the case against them inquired into or tried without delay. Thus, this court feels that it is just and necessary to split up against the absconding accused A3,A4 and such splitting up will cause no prejudice

either to the prosecution or to the remaining accused A5,A8 in attendance and proceed with the case as regards them who are in attendance. Considering the said facts and circumstances Sufficient reason available to split the accused A3,A4 from this case . Further considering the facts and circumstances and in the interest of justice today this court spiting the accused A3, A4 from this mother case as CC 129/2026. Further Copies U/s 230 of BNSS given to the accused A5,A8 at free of cost. Reported as no discharge to be filed.At request, Charges framed, read over, explained and questioned to the both accused. The both accused admitted the guilt and pleaded guilty. Further the accused A5,A8 found guilty for the alleged offence U/s 126(2),296(b),118(1),351(3),312 of Bharatiya Nyaya Sanhita 2023. further in the sentencing part PO report already received. Considered. Further considering the facts and circumstances of the case, offence alleged in nature, age of the accused A5,A8 , previous antecedents report from the probation officer and other factors this court inclined to grant the benefit under section 4 of probation of offenders Act 1958. Hence, today this court found accused A5,A8 are guilty for the alleged offence and convicted for offence U/s 126(2),296(b),118(1),351(3),312 of Bharatiya Nyaya Sanhita 2023 and is directed to be released under section 4 of the Probation of offenders Act on his entering into a bond in the sum of Rs.10000/- with Two sureties in the like amount to appear and receive sentence whenever called upon by this Court within a period of **3 years** and in the mean time to keep the peace and be of good behavior.

2. It is further directed that during the above period of **3 years** the offenders shall be under the supervision of **Mr. Puzhavasam, District Probation Officer, Nagarcoil** or any other Officer appointed in his place, on the following conditions :

(a) that, they will present himself within 14 days from the date of this order before the District Probation Officer above named and will produce the copies of the order and the bond executed by him;

(b) that, they will live honestly and peaceably and will endeavor to earn honest livelihood;

(c) that, they will not associate with bad characters or lead dissolute life;

(d) that, they will not commit any offence punishable by any law in force in India.

(e) that, they will abstain from taking intoxicants;

(f) that, they will carry out such directions as may from time to time be given by the Probation Officer for due observance of the conditions mentioned above.

3. The offenders are directed to execute a bond in the sum of Rs.10000/- with two sureties in the like amount undertaking to abide by the conditions mentioned as above.

4. Copy of the supervision order be furnished to the offenders, sureties and the District Probation Officer.

5. The offenders are further directed to appear before the District Probation Officer above named on or before 14 days from today

6. The bail bonds of the accused/ offenders are cancelled.

7. The seized property if any shall be Disposed as per rules after appeal time lapses.

8. The competent authorities shall give and ensure the protection as per Section 12 of this Act where ever required.

9. Bond obtained. Connected miscellaneous petition if any remains stands closed.

Judicial Magistrate  
Eraniel