

**IN THE COURT OF PRINCIPAL DISTRICT MUNSIF,**  
**KANCHEEPURAM.**

**PRESENT: Tmt.Fanny Rajan., B.A., B.L.,(Hon's),**  
**Principal District Munsif, Kancheepuram.**

On Thursday, the 09<sup>th</sup> day of April 2026.

**E.P.No.56/2025 in Ar.C. No.21/2013**

M/s.Shriram Chits, T.N.(P) Ltd,

Represented by its legal Assistant

V.Surendiranath

....Petitioner/Decree Holder

..Vs..

1.S.Tamizh

2.R.Suguna

3.B.Settu

4.M.Kavikannan

.....Respondents/Judgment Debtors

This petition is coming on this day for final hearing before me in the presence of M/s.V.Praveen and M.Priyanka advocates for the Petitioner/Decree Holder and notice to Respondents/ Judgment debtors not served and correct address of JD1 not furnished hence, this court delivers the following:

**ORDER**

This petition has been filed by the Petitioner/ Decree holder prays that this Hon'ble court may be pleased to order for arrest by the 1<sup>st</sup> Respondent/1st Judgment debtor under order XXI Rule 37 and 38 and section 151 of CPC for realization for a sum of Rs.51,555/- with costs and render justice.

No representation for DH. Decree Holder called absent since calling till 3.45 PM E.P of the year 2025. EP posted today for steps for correct address of JD1. E.P filed seeking for arrest of JD1. In the absence of correct address of the JD1 there is no question of arrest of JD1. Sufficient opportunity already granted for production of correct address since 01.09.2025. Correct address has not been furnished and appropriate steps not initiated till date. In the absence of the correct address of the JD1. Hence there is no question of arrest of JD1. In light of the fact that the JD1 address is not known, the award cannot be executed through the mode sought by the DH. Hence this E.P is dismissed.

Dictated to the Typist, who directly typed by her in computer corrected and pronounced by me in open court this the 09<sup>th</sup> day of April 2026.

**Principal District Munsif,  
Kancheepuram.**