

IN THE COURT OF PRINCIPAL DISTRICT & SESSIONS JUDGE,
PERAMBALUR, STATE OF TAMILNADU.

Present: Thiru.V.Padmanabhan, M.A., M.L., D.H.,
Principal District and Sessions Judge.

Friday, this the 6th day of March, 2026

CrI.M.P.No.250/2026
(CNR No.TNPB01-000404-2026)

Pandiyan, 29/2026,
S/o.Mani.

...Petitioner/Accused.

-VS-

State Rep by
the Sub Inspector of Police,
Arumbavur P.S.,
in Cr.No.62/2026.

... Respondent/Complainant.

Petition dated 03.03.2026 through e-filed U/s.482 of BNS seeks anticipatory bail to the petitioner/accused.

This petition coming on this day before me for order in the presence of Thiruvalargal.A.Ilayaraja and K.Monisha, Advocates for the petitioner and the Public Prosecutor for the State and upon hearing both sides, this Court has delivered the following...

ORDER

The petitioner/accused seeks anticipatory bail for the alleged offence U/s. 296(b), 115(2), 118(1) and 351(3) of BNS.

2. The learned Counsel appearing for the petitioner/accused would submit that the petitioner did not involve in this case incident as alleged by prosecution; there was a delay in filing FIR; due to wordy quarrel between the petitioner and the defacto complainant and false complaint was preferred; that injured was discharged from the hospital; that if he is released on anticipatory bail he will abide the conditions of this Court and that he may be released on anticipatory bail.

3. On the other hand, the learned Public Prosecutor contended that, due to wordy quarrel between the accused and the defacto complainant, at the time of incident, the accused persons slapped him on his cheek and they used obscene words towards him and attacked him with a stick and caused blood injuries on his head and also issued life threat to him; that investigation is pending; if he is released on anticipatory bail, he will commit the similar nature offence again and he will abscond and that the petition may be dismissed.

4. Upon hearing both sides arguments, as per the FIR contents, it is seen that due to wordy quarrel, at the time of incident, the petitioner allegedly uttered filthy language towards the defacto complainant and attacked him and also threatened him with dire consequences. It is fairly conceded on prosecution that no any previous case is reported against him. Admittedly injured was discharged from the hospital.

Considering the above circumstances and in the interest of justice, this Court is inclined to release the petitioner/accused on anticipatory bail on the following conditions:

(i) that the petitioner/accused in the event of his arrest or surrender before the **learned District Munsif cum Judicial Magistrate, Veppanthattai** within 15 days from the date of this order and on such arrest or surrender the petitioner are ordered to be enlarged on anticipatory bail on their executing a bond for a sum of **Rs.10,000/- (Rupees Ten Thousand only) with two sureties** for a like sum, to the satisfaction of the **learned District Munsif cum Judicial Magistrate, Veppanthattai**; **if the petitioner/accused is not surrender within 15 days from the date of this order this Anticipatory bail shall stands cancelled automatically.**

(ii) the sureties shall affix their photograph and Left Thumb impression in the surety bond and the Magistrate may obtain a copy of their Aadhar Card or Bank Pass Book to ensure their identity.

(iii) the petitioner/accused shall appear and sign before the **respondent Police daily at 10.00 a.m. for a 3 weeks.**

(iv) the petitioner/accused shall not tamper with evidence or witness either during investigation or trial.

(v) the petitioner/accused shall not abscond either during investigation or trial.

(vi) On breach of any of the aforesaid conditions, the learned Magistrate/Trial Court is entitled to take appropriate action against the petitioner in accordance with law as if the conditions have been imposed and the petitioner released on anticipatory bail by the learned Magistrate/Trial Court himself as laid down by the Hon'ble Supreme Court in P.K. Shaji Vs. State of Kerala [(2005) AIR SCW 5560].

(vii) If the accused thereafter absconds, a fresh FIR can be registered under section 269 of BNS.

Pronounced by me in open Court, this the 6th day of March, 2026.

Principal District and Sessions Judge,
Perambalur.