



**IN THE COURT OF PRINCIPAL SESSIONS JUDGE, RAMANATHAPURAM.**

**PRESENT: Thiru. A.K.MEHBUB ALI KHAN**, B.L.M., L.L.M., PG.D.PM/IR,  
Dip.in.J.J & J.Psy., PG.D.D.F.,  
Principal Sessions Judge, Ramanathapuram.

**Monday, the 09<sup>th</sup> day of March 2026**

**CrI.M.P.No.444/2026**  
(CNR No. TNRM-01-000765-2026)

Palanimurugan, (aged 29),  
S/o.Naganathan.

...Petitioner/Accused

/vs/

State, through the Inspector of Police,  
Elanchembur P.S.,  
**in Cr.No.15/2026**

...Respondent/Complainant

Petition dated: 06.03.2026 U/s.482 BNSS to grant anticipatory bail.

This petition coming on this day for hearing before me, in the presence of Thiru.T.M.Arun Kannan, B.A., B.L., the learned Counsel for the petitioner and of Thiru.B.Karthikeyan, B.A., B.L., the learned Public Prosecutor for the State and upon hearing both sides arguments, this Court passes the following...

**ORDER**

The petitioner/sole accused who apprehend arrest at the hands of the respondent police in Cr.No.15/2026 for the offences punishable U/s.67 of IT Act and 25(1A) Arms Act, seeks anticipatory bail.

2. The case of the prosecution is that on 24.02.2024, when the respondent police were viewing Instagram messages, they came across a reel showing a person



illegally possessing a sword. Upon enquiry about the said person, it was found that the petitioner had posted the said photo/message during the year 2023. Consequently, the case was registered.

3. The learned Counsel for the petitioner contended that, the petitioner is in no way connected with the offence and has been falsely implicated in this case. He further submitted that most of the investigation is complete and that no previous case is pending against the petitioner and that if the petitioner is released on anticipatory bail, he is ready to obey the conditions and he would not threaten the witnesses and he prays to release the petitioner on anticipatory bail

4. The learned Public Prosecutor has contended that material part of the witnesses have been examined and that no previous case pending against the petitioner and that if the petitioner is released on anticipatory bail, he would indulge in similar offence again.

5. Considering the nature of offence and facts and circumstances of the case and the fact that substantial part of the investigation is over and also that there is no antecedents against the petitioner, this Court is inclined to grant anticipatory bail to the petitioner with the following conditions:

6. Accordingly, the petitioner is ordered to be released on bail in the event of arrest or on his appearance, within a period of fifteen days from the date of receipt of



a copy of this order, before the learned **Judicial Magistrate, Mudukulathur**; on **condition that the petitioner shall execute a bond for a sum of Rs.10,000/- (Rupees Ten Thousand only) with two sureties** each for a like sum to the satisfaction of the learned Judicial Magistrate concerned and if the petitioner/accused did not surrender within 15 days from the date of this order, this anticipatory bail stand cancelled automatically and on further conditions that:

**ii) that the petitioner is directed to immediately remove the photos from his Instagram account and to post an apology along with an undertaking that he will not indulge in such acts in future.**

iii) that the petitioner and the sureties shall affix their photographs and Left Thumb Impression in the surety bond and the learned Magistrate may obtain a copy of their Aadhaar card or Bank pass book to ensure their identity;

iv) that **the petitioner shall report before the Inspector of Police, Respondent P.S daily once at 10.30 a.m for a period of one month** and on further condition that he shall make available himself for interrogation as and when required by the investigation Officer;

v) that the petitioner shall not tamper with evidence or witnesses either during investigation or trial;

vi) that the petitioner shall not abscond either during investigation or trial;

vii) that 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 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;**

viii) If the accused thereafter absconds, a fresh FIR can be registered U/s.269 BNS, 2023.

**Pronounced by me in open court, this the 09<sup>th</sup> day of March 2026.**

Principal Sessions Judge,  
Ramanathapuram,  
09.03.2026.

- *This order is available in E-Courts Official Web Site,  
“ <https://districts.ecourts.gov.in/case status/case number>” (or) use “scan QR code”*
- *\* Visit [ecourts.gov.in](https://ecourts.gov.in) for updates or download mobile app “eCourts Services” from Android or iOS.*

Copy to:

The Judicial Magistrate, Mudukulathur, (through e-mail)  
The Public Prosecutor, Ramanathapuram,  
The Inspector of Police, Elanchembur P.S.,  
The Petitioner through his Counsel.