



IN THE COURT OF THE PRINCIPAL SESSIONS JUDGE, SIVAGANGAI.

PRESENT: Tmt. K.Arivoli., M.A., M.L.,

Principal Sessions Judge, Sivagangai.

Tuesday, the 10th day of March - 2026

Cr.M.P.No.497/2026

(CNR No.TNSV01000850-2026)

Rajeshkannan @ Kuppai Kannan, (Age 39) (A5), S/o.Nallan @ Nallamayan,
Kumatti Rangasamy Ayyar Santhu, Kamarajar Salai, Santhapettai, Madurai District.
Now residing at: Kalaingar Nagar, Thirunagar 3rd Bus Stop,
Thanakankulam, Madurai District.

. . . Petitioner/Accused

Vs.

The State rep. by
The Inspector of Police,
Poovanthi Police Station,
(Cr.No.223/2014)

. . . Respondent / Complainant

This petition coming on this day for final hearing before me in the presence of Thiru.K.Manivannan, Advocate for the Petitioner and of Thiru.A.Alagarsamy, Public Prosecutor for the State, after hearing both sides and perusing the written reply submitted by the respondent and records, this court delivers the following . . .

ORDER:-

1. The petitioner, who is in judicial custody for the offences charged u/s.392, 397 r/w 414 of I.P.C in Crime No.223/2014 of the respondent police, since 20.02.2026 is seeking for his release on bail u/s.483 of B.N.S.S.

2. According to the petitioner, he is the 5th accused in the present case and there are totally seven accused in the present case as against him, allegations have been levelled by the *defacto* complainant alleging that the petitioner along with other accused have committed robbery of Rs.5,42,000/- from the *defacto* complainant by using weapon. The Petitioner has given undertaking that the petitioner is ready to co-operate for committal proceedings and he would never abscond and ready to abide by any condition imposed by the court and willing to produce sufficient solvent



.2.

Cr.MP.No.497/2026

sureties to the satisfaction of the Judicial Magistrate. Hence, the Petitioner prays for considering his bail application.

3. The respondent filed his detailed objections in writing and the learned Public Prosecutor had submitted that the petitioner is involved in several previous cases and in the event, if the petitioner is released on bail, he would abscond and may not appear before the court by abiding the condition. He may abscond and also may delay the committal proceedings and hence the Public Prosecutor strongly opposed the grant of bail application to the petitioner.

4. By considering the submissions of the parties and the fact that the petitioner is in judicial custody from 20.02.2026 on the execution of NBW and the alleged occurrence was took place on 07.10.2014 and the investigation has been completed, charge-sheet has been laid and numbered as PRC.14/2025 pending on the file of the concerned Judicial Magistrate Court. Per contra, the learned Public Prosecutor has strongly contended that there is no progress in PRC.14/2025 to commit the case to the Sessions Court as the petitioner was absconded himself for long period and in the event, if the petitioner is released on bail, he may abscond and also may not co-operate for committal proceedings. Considering the serious objections raised and also the criminal antecedents of the petitioner, this Court is not inclined to consider the bail application of the petitioner.

In the result, ***the petition is dismissed.***

Given by me, this the 10th day of March – 2026.

Principal Sessions Judge,
Sivagangai.

10.03.2026

Principal District Judge, Sivagangai



.3.

Cr.MP.No.497/2026

Copy to :

1. The District Munsif *cum* Judicial Magistrate, Thiruppuvanam.
2. The Public Prosecutor, Sivagangai.
3. The Inspector of Police, Poovanthi Police Station.
4. Counsel for the Petitioner.

10.03.2026

Principal District Judge, Sivagangai