

IN THE COURT OF THE JUDICIAL MAGISTRATE No.I, SIVAGANGAI

**PRESENT : Thiru. P. SELVAM, B.Sc. B.L.,
Judicial Magistrate No.I,
Sivagangai.**

Thursday, the 12th day of March 2026

CrI.M.P.No.430/2026

in

Cr No.62/2026

(on the file of Sivagangai Police Station, CSCID Madurai)

Ahmedhisbullah, S/o.Abdullatheef,

... Petitioner/ Accused

Vs.

State, thro' Inspector of Police,
Sivagangai Police Station,
CSCID, Madurai.

... Respondent/Complainant

This petition is coming before me on 12.03.2026 for disposal and in the presence of the Learned Assistant public prosecutor and the learned counsel for the petitioner/Accused Advocate Thiru.RMK.Ramprabhakar, and upon hearing the submission of the counsel and on perusal of all material papers on record, this Court delivers the following:

ORDER

1. This petition has been filed by the petitioner U/S. 480 BNSS for seeking bail. The petitioner was alleged to have been committed an offence under Sections 6(4) TNSC (RDCS) Order 1982, 7(1)(a)(ii) EC Act.

2. The learned Counsel for the petitioner submitted that the petitioner is falsely implicated in the case. The petitioner is said to have smuggled 1300kg ration rice from the Civil supply stores and transport for selling it for more amount in the black market. At the time the accused person was arrested red hand and recovered rice bags. The petitioner/accused person have been in custody for last 6 days. Since, the petitioner/accused person is ready to furnish sufficient sureties and abide condition imposed by this court. Hence, the bail may be granted.

3. The learned Assistant Public Prosecutor contended that the investigation of this case is pending against accused person and enlarge on bail. The prosecution stated strongly oppose to enlarge the bail. Hence bail may not be granted.

4. I have heard the learned counsels of both sides and perused records, it is seen that the petitioner/accused person was arrested when he transported ration rice without any authority for selling them in market for more price. The petitioner/accused person was arrested and properties recovered and handed over to the civil supply department. Even though the Investigation is pending, the petitioner/accused person is need not detained custody without proper reason. Moreover, the prosecution has not explained the reason for further custody of an accused person and recovered properties from the accused person. It is seen that the accused person was remanded to judicial custody on 07.03.2026 and the accused person is in incarceration for 6 days. Having regard to the said fact and circumstance of the case. I am inclined to grant bail on the following conditions.

(a) That the petitioner/accused person shall execute a bond for Rs.10,000/- before the court with two sureties like sum to the satisfaction of this Hon'ble Court.

(b) That the Petitioner is directed to pay non refundable deposit of Rs.10,000/- to the Legal service Authority, Sivagangai and shall produce the receipt of payment along with Memo. (Total Rs.10,000/-).

(c) After release, the petitioner shall appear and sign before the respondent police daily once at 10.00 A.M for 20 days.

5. Accordingly, the petition is allowed.

Dictated to steno-typist and typed by her and corrected pronounced by me in open Court on this the 12th day of March 2026.

**Judicial Magistrate No.I,
Sivagangai.**