

In the Court of the Additional District Judge, Theni.

Present: Thiru.C.Sankar, B.A.,M.L.,P.G.D.C.F.S

Additional District judge, Theni

Dated this the 31st day of July 2025.

C.r.M.P.No.01 /2025

in

SC 57/2025.

Vignesh- A2,
S/o. Ramar

... Petitioner/Accused.

-Versus-

State through the Inspector of police,
Tevaram P.S.
Cr.No. 27/2025

.. Respondent/Complainant

This petition is coming on this day before me for hearing in the presence of Thiru.P.Muthuchakkaravarthi, Advocate for the petitioner and of the Additional Public Prosecutor for the State and this Court passed the following:

ORDER

This petition has been filed U/s. 483of BNSS seeking bail by the petitioner/accused.

2. Heard the learned counsel for the petitioner and the learned Additional Public Prosecutor.

3. The learned counsel for the petitioner has submitted that the petitioner has been falsely implicated in a case registered in Cr.No.27/2025 for the offence U/s.296(b), 115(2),351(3),109of BNS r/w 4 of TNPHW Act and the case in S.C.No.57/2025 is pending before this court. Since the petitioner was not aware of the case, he is not able to attend the court and no representation on the side of petitioner/Accused before this Hon'ble Court and hence the nonailable warrant was issued against him by this court on 09.07.2025 and the petitioner was arrested on execution of NBW and remanded into Judicial custody on 20.07.2025 and he is under

judicial custody for the past 12 days. The petitioner is ready to obey any conditions to be imposed by this court if he is released on bail.

2.. On the other hand the Learned Additional public prosecutor would submit that, the petitioner has committed offences U/s.296(b), 115(2),351(3),109 of BNS r/w 4 of TNPHW Act of which Offence U/s. 109 of BNS r/w 4 of TNPHW Act are non bailable and grave in nature and the cases pending for opening the case of prosecution and If the petitioner is released on bail in this stage, he may abscond and he may tamper the witness, hence the bail petition may be dismissed.

5. On perusal of records and on considering the submission made by the learned counsel for the petitioner and the learned counsel for the state, this court is considered view that the petitioner may be enlarged on bail.

So, it would be just to allow the application by granting by on conditions:

- 1.The accused shall be released on bail on his executing on a bond for sum of Rs.10,000/- with two sureties for the like sum.
- 2.The accused shall not either directly or indirectly tamper the witness.
- 3.The one of the surety shall be the blood relative of the accused.
4. The accused shall appear before this court on all hearings without fail.

Pronounced by me in open Court on this the 31st day of July 2025.

**Additional District Judge ,
Additional District Court, (FTC)
Theni.
31.07.2025**

Copy to

1. The Additional Public Prosecutor, Theni.
2. Inspector of Police, Thevaram Police Station.