

IN THE COURT OF JUDICIAL MAGISTRATE, AVINASHI
PRESENT :Tmt. N.Keerthana, B.A.,L.L.M.,
Judicial Magistrate,
Avinashi.

On Tuesday, the 10th day of March 2026

E.Crl.M.P. No.281/2026

in

Cr. No.61/2026

in

CC.No.126/2026

Arjunan, (A2)
S/o.Marichamy

.... Petitioner/Accused

/Vs/

State rep by, The Inspector of Police,
Thirumuruganpoondi P.S
Crime No.61/2026
U/s.303(2) of BNS

..... Respondent/Complainant

This petition has come up on 10.03.2026 for final hearing before me **Thiru. V. Sajith**, appearing for the petitioner and the Learned Assistant Public Prosecutor appearing for the Respondent and upon perusal of the records, this court delivers the following.

ORDER

This is an application filed by the petitioner to enlarge him on bail under Section 480 of BNSS, 2023.

2. **The Gist of the Petitioner:**

The petitioner submits that the respondent police has registered the above case

for the alleged offence **U/s.303(2) of BNS**. The Petitioner was arrested on **04.02.2026** and he is in judicial custody for the past **35** days. The petitioner is an innocent person, he is no way connected with the offences. Further, he states that false case has been foisted against him. If he is released on bail, he will neither abscond nor tamper the witnesses. Further, he states that he is the only bread winner of his family and he is ready to furnish sufficient sureties for the satisfaction of the court and he prays that he may be enlarged on bail.

3. **Objection filed by the prosecution :**

The Learned Public prosecutor and prosecution submitted that the investigation is still pending. The petitioner is a habitual offender who is having several previous cases of similar nature. If the petitioner is released on bail, he may abscond and indulge in same kind of offences. Hence the prosecution side strongly opposed for granting bail to the petitioner.

4. Both side Heard. On perusal of records, it is found that the accused is a habitual offender and having several previous cases against him which would make it highly probable that he would get absconded or may indulge in doing the same kind of offences. Further, he may tamper the witnesses and secure his presence. Hence, this court is not inclined to grant bail.

5. Accordingly, this petition is dismissed in the interest of justice.

Directly dictated by me to the Steno-Typist, typed by him, corrected by me and pronounced by me in the open court on the 10th day of March 2026.

Judicial Magistrate,
Avinashi.