

In the Court of Judicial Magistrate No. I, in Udumalpet

**Present : Tmt. T. Nithyakala, B.Com., B.L.,
Judicial Magistrate No.I,
Udumalpet.**

Monday, the 09th day of March 2026

CrI.M.P. No.190/2026

in

CC. No.85/2025

Vicky @ Vignesh (21/2025),
S/o. Mariyappan,
178/AW-4, Ganesh Nagar,
A.Kalayamputhur, Palnai TK,
Dindigul DT.

...Petitioner/Accused

Vs

State represented by:-

Sub Inspector of Police,
Udumalpet Police Station,
Cr.No. 847/2024.

Offence. U/s. 296(b), 118(2), 351(3) of BNS

...Respondent / Complainant

This petition coming before me in the presence of the learned counsel for Petitioner Mr.M.Kumaresan, B.A., B.L., and learned Assistant Public Prosecutor Grade-II and upon hearing both side. On perusing the materials records and having stood over for consideration till date, this Court delivers the following ;

ORDER
(U/s. 480 of BNSS)

1. Heard and perused the records. The learned counsel stated that the petitioner/accused was remanded in Judicial custody on 04.03.2026 and the accused is innocent and has not committed by any offences as alleged and he will not abscond or tamper with the witness, he is ready to furnish substantial sureties to satisfaction of this court and he is ready to abide by any condition to be imposed by this court. Hence the accused may be released on bail.

2. The respondent police has strongly objected to enlarge the accused on bail contending that the accused judicial custody 03.03.2026 by execution of warrant and the accused may be absconded, if enlarged on bail, there is a chance of committing the same offence, Hence, prayed for dismissal of the petition. Likewise the Learned Assistant Public Prosecutor Grade-II has very strongly objected this petition by submitting that the case is pending under investigation and the petitioner may tamper the witnesses and the accused is very grave in nature and the accused may again commit the similar kind of offence after his release.

3. Perused the available records. The petitioner is the accused in Cr.No.847/2024 of Udumalpet Police station in respect of offence U/s. 296(b), 118(2), 351(3) of BNS. The accused has been in judicial custody on 03.03.2026 till now for the past 07 days by execution of warrant and investigation has been completed and charge sheet also filed, take and on file numbered in CC No.85/2025 and there is no previous case against this accused and further the injured person has has discharged from the hospital. On considering the nature of offence and fact and circumstances of the case, this court is inclined to enlarge the bail up on following conditions;

Conditions:

1. The accused shall execute their own bond and shall produce two sureties for executing bond for like a sum of Rs.10,000/-each and the petitioner shall submit a copy of his identity card.
2. The accused shall appear and sign before this Court daily at 10.00 A.M. for two weeks.
3. The accused shall not abscond during investigation / trail.
4. The accused shall not commit offences of any similar nature.
5. The accused shall not tamper with evidence or witness.
6. If the accused changed his address, they must inform to the police station.

This order directly dictated by me to the Steno-Typist and typed by him directly in the computer and corrected and pronounced by me in the open court this 09th Day of March – 2026.

Judicial Magistrate No.I,
Udumalpet.

Copy To

1. The District Legal Services Authority, Tiruppur
2. The Superintendent, Sub Jail, Udumalpet.
3. The Counsel for the Accused.