

**In the court of the Principal Sessions Judge, Tiruppur**

**Present: Thiru. N.Gunasekaran, M.B.A., B.L.,**  
Principal Sessions Judge, Tiruppur.

**Thursday, the 5<sup>th</sup> day of March, 2026**

**Cr.M.P. No.495 / 2026 (CNR No.TNTI18 001030 2026)**

V.Aswin, aged 19 years,  
S/o. Vijay Anand

..

Petitioner / Accused

**Vs.**

State of Tamilnadu Represented by  
The Inspector of Police,  
Veerapandi Police Station,  
Tiruppur (Cr.No.57/2026)

..

Respondent/Complainant

This petition came before this Court for the final hearing today in the presence of Thiru.S.Yuvashnkar, counsel appearing for the petitioner and Thiru. S.Kanagasabapathy, Public Prosecutor for the respondent and upon hearing both sides and perusing the records, this court delivers the following;

**ORDER**

The petitioner has filed the application u/s.482 of BNSS seeking anticipatory bail for the offence u/s.296(b), 115(2), 118(1) and 351(3) of BNS in Crime No.57/2026 of the respondent police.

First Information Report is pending against the petitioner offence u/s.296(b), 115(2), 118(1) and 351(3) of BNS. The alleged date of occurrence is on 06.02.2026 and the First Information Report was registered on 07.02.2026.

Dated:05.03.2026

Principal Sessions Judge, Tiruppur

The learned Counsel appearing for the petitioner would contend that the petitioner is innocent and has not connected any offence as alleged by the prosecution.

In contra, the learned Public Prosecutor would raise objection through a report of concern police by stating that out of a dispute over intake of liquor, the petitioner along with the co accused alleged to have assaulted the defacto complainant with an aid of an iron rod and caused injury on abusement and criminal intimidation and hence, sought to dismiss the application.

Both side heard. Records perused. The alleged date of occurrence is on 06.02.2026 and the First Information Report was registered on 07.02.2026. The petitioner is arrayed as A1 in this case and as per the report of concern police, no other previous case of similar nature is pending against him and the injured got discharged from hospital on availing treatment. Admittedly, the co-accused viz. A2 was already enlarged on bail by the Judicial Magistrate No.IV Court, Tiruppur vide order in CrI.M.P.No.776/2026; dated: 12.02.2026. Major portion of the investigation might have been completed by considering the date of occurrence and the First Information Report.

By considering the facts and circumstances, nature and gravity of the offence, enlargement of co-accused on bail and the alleged offence alleged to have taken place on a wordy quarrel during intake of liquor, this court **is inclined** to enlarge the petitioner on anticipatory bail on following condition.

In the result, the petitioner shall in the event of arrest by the respondent police or on his surrender before the **Judicial Magistrate No.IV, Tiruppur** within 15 days from the date of this order, be released on bail on his executing a bond for a sum of Rs.10,000/- with two sureties each for a like sum to the satisfaction of the **Judicial Magistrate No.IV, Tiruppur** and on further condition that;

2. If the petitioner fails to surrender themselves before the said Judicial Magistrate within the time stipulated, this order shall automatically cancelled;

3. The petitioner should appear and sign before the respondent police daily at about 10.00 A.M. until further orders.

4. The petitioner shall not tamper the evidence or witness either during investigation or trial;

5. The petitioner shall not abscond either during investigation or trial;

6. On breach of any of the aforesaid conditions, the learned Magistrate/Trial court is entitled to take appropriate action against the petitioner in accordance with law as if the conditions have been imposed and the petitioner released on bail by it as laid down by the Hon'ble Supreme Court in P.K.Shaji vs. State of Kerala [(2005) AIR SCW 5560]. If the accused thereafter abscond, a fresh FIR can be registered under section 269 BNS.

Accordingly, this petition is **allowed**.

Dictated to the steno-typist, typed by her, corrected and pronounced

by me and uploaded in Case Information System on this 5<sup>th</sup> day of March, 2026.

Principal Sessions Judge,  
Tiruppur.

**Copy to:**

1. The Judicial Magistrate No.IV, Tiruppur
2. The Public Prosecutor, Tiruppur.
3. The Inspector of Police, Veerapandi Police Station, Tiruppur
4. Counsel for the Petitioner.
5. The Secretary, District Legal Services Authority, Tiruppur through e-mail.
6. The Superintendent, Central Prison, Coimbatore through e-mail

(As per the Circular of Hon'ble High Court of Madras in R.O.C.No.16380-A/2025/F1, P.Dis.No.53/2025, dated:25.04.2025).