

IN THE COURT OF PRINCIPAL DISTRICT AND SESSIONS JUDGE,  
TIRUVANNAMALAI

**PRESENT: Thiru.P.Mathusuthanan, B.A.B.L.,**  
Principal Sessions Judge ,  
Tiruvannamalai.

Friday , the 13<sup>th</sup> day of March – 2026

**Criminal Miscellaneous Petition No.570/2026**  
**CNR.No. TNTM01-000972- 2026**

1. Chennan, aged 72 years, S/o. Sulakaruppan
2. Elumalai, aged 56 years, S/o. Sulakaruppan
3. Roja, aged 61 years, W/o. Chennan
4. Murugammal, aged 42 years, W/o. Elumalai ... Petitioners/Accused

/Vs/

State through

The Sub Inspector of Police, Thanipadi P.S.

Cr.No. 54/2026

... Respondent/Complainant

This petition is coming before me on this day for hearing in the presence of Thiru.G.Neelakandan, Learned Advocate appearing for the petitioner and Thiru. K.V.Manoharan, Learned Public Prosecutor appearing for the State and after hearing either side and on perusal of available records, this court passed the following....

**ORDER**

Petition for Anticipatory bail

The petitioners/Accused have filed this petition under section 482 of BNSS. prays to enlarge them on anticipatory bail for the alleged offences punishable u/s. 296(b), 115(2), 118(1), 351(3) of BNS in **Cr.No.54/2026 of Thanipadi Police Station.**

Heard Both sides. Records perused.

The Learned Counsel appearing for the Petitioners/Accused contended that the petitioners has not committed any offence as alleged and they have been falsely implicated in this case, the complaint is false, the investigation is almost over, they are having permanent residence and also ready to abide any condition imposed by this court and hence, prayed to enlarge the petitioners on anticipatory bail.

The Learned Public Prosecutor appearing for the State submitted that the petitioners/accused unlawfully assembled with rioting armed with deadly weapon and they abused the defacto complainant in filthy language, assaulted and also threatened

with dire consequences, and the injured admitted on 06.03.2026 and discharged on 08.03.2026 investigation has been completed. Hence opposed to grant Anticipatory bail to the petitioners.

Having considered the facts and circumstances of the case, nature of dispute over the fetching of water from the common well during the pendency of the civil suit filed by the defacto complainant and close family relationship, and also the injured person has been discharged from the hospital, completion of material portion of investigation, in the absence of strong objection raised on the side of prosecution, this Court is inclined to grant anticipatory bail to the petitioners.

**In the result, this Anticipatory Bail Petition is allowed with the following conditions:**

1. The Petitioners/Accused are ordered to be enlarged on bail in the event of arrest or on appearance before the Jurisdictional Magistrate, within a period of 15 days from today and on their executing an own bond for a sum of Rs.10,000/-each (Rupees Ten Thousands only) with two sureties each for a like sum to the satisfaction of the Jurisdictional Magistrate.

2. The petitioners/Accused are directed to report before the **learned Judicial Magistrate Polur** (Except court holidays) daily **at 10.30 am**, for a period of 15 days from the date of compliance of this order without fail.

3. The petitioners should not tamper any witness, they should cooperate with the investigation, they should not make any undue influence on the witnesses, they should not indulge in any other offence in future and not to leave the station either to abroad or other State without permission of this Court.

Pronounced by me in open Court, on this the 13<sup>th</sup> day of March - 2026

**Principal Sessions Judge ,  
Tiruvannamalai.**

**Copy to**

The learned Judicial Magistrate, Thandrampet.

**The learned Judicial Magistrate Polur**

The Sub Inspector of Police, Thanipadi PS.

The Counsel for the petitioner.