



State of Tamilnadu
In the Court of Sessions, Tenkasi Division
Before the Principal Sessions Judge, Tenkasi.
PRESENT: THIRU. B.RAJAVEL, B.SC.,B.L.,
Principal Sessions Judge, Tenkasi
Saturday the 07th day of March 2026
Cr.M.P.No.757/2026
CNR.No.TNTS010012322026

Manoranjith, S/o Velmurugan

.. Petitioner/Accused

Versus

State: The Inspector of Police,
Sendhamaram P.S
Cr.No.54/2026

.. Respondent/Complainant

Petition dated 05.03.2026 U/s.483 BNSS to grant bail to the petitioner.

This petition is coming on this day for hearing before this court in the presence of Thiru.M.Kilipandi, Advocate for the Petitioner and Thiru.M.P.K.Maruthappan, Public Prosecutor for the Respondent/complainant and upon hearing both sides, this Court passed the following :

ORDER

The Petitioner/accused was arrested and remanded to judicial custody on 16.02.2026 for the alleged offences punishable under sections 126(2), 296(b), 115(2), 118(1), 109(1), 351(3) of BNS registered by the respondent police, seeks bail.

The learned Counsel for the petitioner/accused would submit that due to wordy quarrel in respect of advising to go slow backdrop the whole occurrence take place and one day delay is occurred to register the F.I.R. by the respondent police and this petitioner has been falsely implicated in this case and this is purely put up case only and no one sustained injury in this case and this petitioner is undergoing incarceration for the past 20 days and this is II bail application and prays to grant bail to the petitioner subject to any conditions.

The learned Public Prosecutor would submit that totally 3 accused involved in this case and this petitioner being A1 and this petitioner is the main accused in this case and the allegation against the accused persons is that due to previous motive, when the defacto complainant was returning from the brickklyn, the accused persons waylaid the defacto complainant and abused him with filthy language and attacked and caused injury to him and attempted the life of the defacto complainant and also threatened him with dire consequences and the injured in this case was discharged from the hospital and this petitioner is a history sheeted rowdy element and H.S.No.172/2025 and he is having 2 previous cases including 302 IPC-1 and Women Harassment Act-1 and the petitioner is a gang leader of the group and the investigation is not yet completed and strongly objected to release the petitioner on bail.

Heard. Records perused. The submissions of both sides were considered. Totally 3 accused involved in this case and this petitioner being A1 and this petitioner is the main accused in this case and the allegation against the accused persons is that due to previous motive, when the defacto complainant was returning from the brickklyn, the accused persons waylaid the defacto complainant and abused him with filthy language and attacked and caused injury to him and attempted the life of the defacto complainant and also threatened him with dire consequences. Eventhough this petitioner is undergoing incarceration for the past 20 days and this is II bail application, considering the fact that this petitioner is a history sheeted rowdy element and H.S.No.172/2025 and he is having 2 previous cases including 302 IPC-1 and Women Harassment Act-1 and he is a gang leader of the group and the investigation is not yet completed and the strong objection submitted by the learned Public Prosecutor and there is no change of circumstances in this case and the attitude and the antecedents of the petitioner and other facts and circumstances, this court is not inclined to grant bail to the petitioner.

In the result this petition is dismissed.

Pronounced in open court, this the 07th day of March 2026.

PRINCIPAL SESSIONS JUDGE,
TENKASI.

Copy to.

The Judicial Magistrate, Tenkasi.

The Inspector of Police, Sendhamaram P.S.

The Counsel for the Petitioner

The Public Prosecutor, Tenkasi.