



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. 752/2026
CNR.No.TNTS010012342026

Kottursamy, S/o Velusamy

.. Petitioner/Accused

Versus

State: The Inspector of Police,
Ilathur P.S.
Cr.No.42/2026

.. 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.S.Ganesan, 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 01.03.2026 for the alleged offences punishable under sections 296(b), 115(2), 118(2), 351(3) of BNS registered by the respondent police, seeks bail.

The learned Counsel for the petitioner/accused would submit that out of 2 accused this petitioner being A1 and this petitioner and the defacto complainant are relations and due to wordy quarrel backdrop the whole occurrence taken place and the injured in this case was discharged from the hospital and this petitioner has no previous case and this petitioner is undergoing incarceration for the past 7 days and prays to grant bail to the petitioner subject to any conditions.

The learned Public Prosecutor would submit that totally 2 accused involved in this case and this petitioner being A1 in rank and the allegation against the accused persons is that due to wordy quarrel between the defacto complainant and A1's son-in-law, the accused persons abused the defacto complainant with filthy language and assaulted with sickle and caused injury and also threatened him with dire consequences and the injured in this case was discharged from the hospital and this petitioner is history sheeted rowdy element and H.S.No.817/2025 and he has 9 previous cases and A2 is still absconding and the investigation is pending.

Heard. Records perused. The submissions of both sides were considered. Totally 2 accused involved in this case and this petitioner being A1 in rank and the allegation against the accused persons is that due to wordy quarrel between the defacto complainant and A1's son-in-law, the accused persons abused the defacto complainant with filthy language and assaulted with sickle and caused injury and also threatened him with dire consequences. Considering the fact that the injured in this case was discharged from the hospital and this petitioner is undergoing incarceration for the past 7 days and the antecedents of the petitioner and other facts and circumstances, this court is inclined to grant bail to the petitioner.

In the result this petition is allowed subject to following conditions.

- i) The petitioner is ordered to be enlarged on bail on executing his bond for Rs.10,000/- (Rupees Ten Thousand only) with two sureties for a like sum each to the satisfaction of the learned Judicial Magistrate, Shencottai.
- ii) The sureties shall affix their photographs and Left Thumb Impression in the surety bond and the sureties shall produce a copy of their Aadhaar card or Solvency Certificate or Bank pass book to ensure their identity.
- iii) **The petitioner shall report and sign before the Respondent P.S daily once at 10.00 A.M for one month.**
- iv) **The Petitioner has to furnish his Mail ID and Phone number before the trial court at the time of executing bond.**
- v) The petitioner shall make available himself for interrogation as and when required by the investigation Officer.
- vi) The petitioner shall not tamper the witness or hamper the evidence in any manner either during investigation or Trial.
- vii) The petitioner shall not abscond either during investigation or Trial.
- viii) That on breach of any of the aforesaid conditions, the Investigation Officer shall report to the learned Magistrate / Trial Court and shall take appropriate action against the petitioner in accordance with law.

- ix) If the accused thereafter absconds, a fresh FIR can be registered U/S.269 BNS.

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

PRINCIPAL SESSIONS JUDGE,
TENKASI.

Copy to.

The Judicial Magistrate, Shencottai.

The Inspector of Police, Ilathur P.S.

The Counsel for the Petitioner

The Public Prosecutor, Tenkasi.

The Superintendent, Central Prison, Palayamkottai.