



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.  
**Wednesday the 25<sup>th</sup> day of March 2026**  
Cr.M.P.No. 886/2026  
CNR.No.TNTS010014722026

1. Jeyaraj, S/o Chellaiah
2. Kadal @ Kadalkani, W/o Sathishkumar
3. Thangavel @ Thangavelammal, W/o Jeyaraj ..Petitioners/Accused

*Versus*

State: The SI of Police  
K.V.Nallur P.S.  
Cr.No. 55/2026

.. Respondent/Complainant

Petition dated 16.03.2026 U/s.482 BNSS to grant anticipatory bail to the petitioners.

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

**ORDER**

Petitioners/accused seeks anticipatory bail for the alleged offences under Sections 296(b), 115(2), 118(2), 351(3) of BNS & section 4 of TNPHW Act registered by the Respondent police.

The learned counsel for the petitioners would submit that the defacto complainant and the petitioners are brothers and due to dispute in fetching the water the whole occurrence taken place and A.4. was not bodily present in the scene of occurrence and the injured in this case was discharged from the hospital and the petitioners are ready to abide any condition and prays to grant anticipatory bail to the

petitioners herein.

The learned Public Prosecutor submitted that totally 4 accused petitioners are A.1,3,4 and A.1 and the defacto complainant are own brothers and due to dispute in fetching the water in the land wordy quarrel arose and the petitioners are assaulted the defacto complainant and his wife with spade and Aruval on the vital part of the body caused injuries and the injured was not yet discharged from the hospital and these petitioners have no previous case.

Heard. The submissions of both sides considered. Totally 4 accused petitioners are A.1,3,4. The allegation is that the defacto complainant are own brothers and due to dispute in fetching the water in the land wordy quarrel arose and the petitioners are assaulted the defacto complainant and his wife with spade and caused injuries. Eventhough these petitioners have no previous case considering the fact that the victim sustained grievous injury in the vital part of the body and the injured was not yet discharged from the hospital and the nature of the offence and other facts and circumstances, this court is not inclined to grant anticipatory bail to the petitioners.

In the result this petition is dismissed.

Pronounced in open court, this the 25<sup>th</sup> day of March 2026.

PRINCIPAL SESSIONS JUDGE,  
TENKASI.

Copy to  
The Judicial Magistrate, Sankarankovil.  
The Inspector of Police, K.V.Nallur P.S.  
The Counsel for the petitioners.  
The Public Prosecutor, Tenkasi.