

IN THE COURT OF THE PRINCIPAL SESSIONS JUDGE, VILLUPURAM  
Present: Thiru. A. Manimozhi. B.A., LL.B.  
Principal Sessions Judge, Villupuram.

Friday, the 6<sup>th</sup> day of March 2026.

**CMP.No.947/2026**

(Cr.No.399/2025, Kiliyanur P.S., Judicial Magistrate, Vanur)

1. Kumaran, S/o. Ezhumalai
  2. Chithra, W/o. Kumaran
  3. Navammal @ Nagammal, W/o. Ezhumalai
  4. Gobinath, S/o. Kumaran
- ...Petitioners/Accused.

/VS/

State by Inspector of Police,  
Kiliyanur P.S.,

...Respondent/Complainant.

**e-Petition** filed u/s. 482 B.N.S.S. dated 04.03.2026 to release the accused on anticipatory bail in the event of arrest.

This petition is coming on this day before me for hearing in the presence of Thiru.P.R.Senthilkumar, Advocate for the Petitioners and Thiru.J.Ezhilan, Public Prosecutor (Incharge) for the state, and upon perusing both side contentions, this court delivered the following:

**ORDER**

This **e-petition** has been filed by the petitioners u/s.482 of the Bharatiya Nagarik Suraksha Sanhita, 2023 seeking anticipatory bail for the offences alleged to have been committed by them under sections 296(b), 115(2), 118(1), 351(3) of B.N.S.

The learned counsel for the petitioners stated that the petitioners are innocent and they have been falsely implicated in this offence, and they are ready to abide any condition to be imposed by this court and they would neither abscond nor tamper any witnesses. They are apprehending arrest in the hands of the respondent and prays to release them on Anticipatory bail.

The learned Public Prosecutor (I/c) represented that incident said to have taken place on 24.12.2025 and FIR was registered on 25.12.2025. Totally there are 4 accused involved in this case and no one was arrested and the petitioners are A1 to A4, and a case in counter case is pending between the parties in Cr.No.398/2025. The facts of the case is that the husband of the complainant borrowed amount from the Finance, the 1st petitioner (A1), who is a brother of her husband is a guarantor of the said loan, and when they failed to repay the amount, there occurred quarrel between them, and on the occurrence day, the petitioners abused the complainant and her family members and attacked them with wooden log and iron rod and inflicted injuries to them. The learned Public Prosecutor further stated that the injured were discharged from the hospital on the same day of occurrence.

Considered the submissions on both sides and perused the records. It is alleged that due to loan dispute between the relatives, on the occurrence day, the petitioners attacked the complainant and her family members with wooden log and iron rod and inflicted injuries to them. The occurrence happened on 24.12.2025 and FIR was registered on 25.12.2025. Totally there are 4 accused involved in this case and no one was arrested and the petitioners are A1 to A4. It is stated that the injured were discharged from the hospital on the same day of occurrence. There is a case in counter case pending between the parties. Considering these aspects and the nature of the offence, this court is inclined to grant anticipatory bail to the petitioners with the following conditions:-

(a) The petitioners/accused are ordered to be released on bail in the event of their arrest by the respondent police or in the event of their surrender before the concerned Judicial Magistrate **within a period of two weeks from the date of this order** on their executing a bond for **Rs.10,000/-each** with two sureties for a like sum each to the satisfaction of **Judicial Magistrate, Vanur.**

(b) The petitioners shall appear and sign before the **Respondent Police Station daily at 10.00 A.M for a period of two weeks** (including holidays) from the next day of execution of bond before the trial Court.

(c) The petitioners and the sureties shall affix their photographs and left thumb impression in the surety bond and the Magistrate may obtain a copy of their Aadhar card or Bank Pass Book to ensure their identity.

(d) The petitioners shall not commit any offences of similar nature.

(e) The petitioners shall not abscond either during investigation or trial.

(f) The petitioners shall not tamper with evidence or witness either during investigation or trial.

(g) On breach of any of the aforesaid conditions, the learned Magistrate/Trial court is entitled to take appropriate action against the petitioners in accordance with law as if the conditions have been imposed and the petitioners released on bail by the learned Magistrate/Trial court himself/herself as laid down by the Hon'ble Supreme Court in P.K.Shaji vs. State of Kerala [(2005) AIR SCW 5560].

(h) If the accused thereafter abscond, a fresh FIR can be registered under section 269 of B.N.S.

**Accordingly, this petition is allowed.**

Pronounced by me in open court this the 6<sup>th</sup> day of March 2026.

Principal Sessions Judge,  
Villupuram.