

IN THE COURT OF THE PRINCIPAL SESSIONS JUDGE, VILLUPURAM
Present: Tr.S.Rajasimmavarman, B.A., B.L.,(Hons.),
Principal Sessions Judge, Villupuram.(I/c)

Wednesday, the 18th day of March 2026.

CMP.No.1090/2026

(Cr.No.62/2026, Arakandanallur P.S., Judicial Magistrate, Thiruvannainallur)

1.Santhosh, S/o.Elumalai
2.Senthamizh Vallavan, S/o.Senthil

...Petitioners/Accused.

/VS/

State by Inspector of Police,
Arakandanallur P.S.

...Respondent/Complainant.

e-Petition filed u/s. 482 B.N.S.S. dated 12.03.2026 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 Tr.K.S.Mahendran, Advocate for the Petitioners and Thiru.T.S.Subramanian, Public Prosecutor for the state, and upon perusing both side contentions, this court delivered the following :

ORDER

Heard both sides. Perused both side contentions. The petitioners/accused filed this **e-petition** seeking anticipatory bail for the offences alleged to have been committed by them under sections 126(2), 309(4) of B.N.S. The learned counsel for the petitioners stated that petitioners are innocent and this case has been falsely foisted against them, 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 represented that incident said to have taken place on 23.02.2026 and FIR was registered on 24.02.2026. Totally there are 2 named and 2 unnamed accused involved in this case, and A2 alone was arrested and remanded to judicial custody and other accused are still absconding. On the occurrence day, while the complainant and his friends were proceeding in his two wheeler, the petitioners along with other accused restrained them, at knife point robbed his cell phone worth about Rs.20,000/- and cash of Rs.3000/- from them and further

they attacked them with stone and threatened them. The learned Public Prosecutor further stated that the petitioners are still absconding and investigation is in initial stage and strongly opposed to release the petitioners on anticipatory bail.

Considering all these and considering the offence committed by the petitioners is grave in nature and considering the facts and circumstances of the case and the petitioners are still absconding and the early stage of the investigation and also the strong objection raised by the learned Public Prosecutor, this court is not inclined to enlarge the petitioners on anticipatory bail at this stage. Hence, this application for anticipatory bail is dismissed.

In the result, this petition is dismissed.

Pronounced by me in open court this the 18th day of March 2026.

Principal Sessions Judge,
Villupuram(I/c).