

**IN THE COURT OF DISTRICT MUNSIF-CUM-JUDICIAL MAGISTRATE,  
THIRUVENNAINALLUR.**

**PRESENT: Thiru.R.SENTHIL KUMAR., B.A., B.L.,  
DISTRICT MUNSIF -CUM -JUDICIAL MAGISTRATE,  
THIRUVENNAINALLUR.**

**SATURDAY, THE 7<sup>th</sup> DAY OF MARCH 2026**

**C.M.P.No:149/2026**

(CNR.No.TNVP34-000379-2026)

Ramadoss, S/o.Anjamani,

---Petitioner/ Accused.

//Vs//

The State Rep by,  
The Sub-Inspector of Police,  
Arakandanallur P.S.,  
Cr.No.70/2026,

---Respondent/Complainant.

This Petition coming on this day for final hearing before me in the presence of Mr. Vijaya PiruthiviRajan, B.A., B.L., Advocate for Petitioner/Accused and Mr. I. Farook Shah, B.A., L.L.M., Assistant Public Prosecutor Gr-II for the State and upon hearing the arguments on the both sides and perusing the material records this court delivered the following,

**ORDER**

1. This Petition filed U/s.480 BNSS praying to release the accused on bail.

2. Bail application filed by the Petitioner stated that that he have been arrested by the respondent police and remanded to judicial custody on 03.03.2026 for the alleged offences U/s.4(1)(B) TNP Amendment Act 2024. The Petitioner is innocent person he has been falsely implicated in this case. There was no such alleged offence happened. He was undertake to furnish sufficient security and surety in the event of releasing him on bail and also he was ready to abide by any condition imposed by this Hon'ble Court. He will neither abscond nor evade the due process of law. Hence, this Petition is filed.

3. The prosecution filed reply stated that the investigation is pending. If the accused will released on bail, he doing similar offence and tamper the witnesses. Therefore, raised objection for this application.

4. Heard. On perusal of the records, accused was remanded to judicial custody on 03.03.2026 to till date for the alleged offence U/s.4(1)(B) TNP Amendment Act 2024. The part of investigation almost completed and the case property was recovered and property was recovered. The prosecution nothing stated that they wants to take police custody. Under these circumstance of the case, this court is inclined to enlarge the petitioner on bail with the following conditions:

1. The Petitioner/Accused shall execute two sureties each a sum of Rs.10,000/-(Rupees Ten Thousand only) to like sum satisfaction of this Court.
2. The sureties shall affix their photographs and Left Thumb Impression in the surety bond with copy of their Aadhar Card or Bank Pass Book to ensure their identity.
3. The Petitioner/Accused shall sign before this respondent police daily at 10.00 a.m. for a period of 30 days.
4. The Petitioner/Accused shall not commit any offences of similar nature or not abscond or await trial or not tamper evidence.
5. On breach of any of the aforesaid conditions, to take appropriate action against the Accused as laid down by the Hon'ble Supreme Court in P.K.Shaji Vs State of Kerala [(2005) AIR SCW 5560] ; and ;
6. If the Accused thereafter absconds, a fresh FIR can be registered under Section 269 BNS.

5. **In the result**, this Petition is allowed with the above conditions.

This order was dictated by me to the Steno-Typist and typed by her and corrected and pronounced by me in Open Court on 7<sup>th</sup> day of March 2026.

District Munsif-Cum-Judicial Magistrate,  
Thiruvannainallur.