

In the Court of the Principal District Judge, Madurai.

Present : Tmt.A. Nazeema Banu, B.A., L.L.M.,

Principal District Judge, Madurai.

Friday, this the 5th day of June -2020.

Cr.L.M.P.No.2672/2020

Varadharajan, S/o.Manthakalai

... Petitioner/Accused.

Vs

State through the Inspector of Police,

M.Chatrapatti P.S. Cr.No.220/2020

... Respondent/Complainant.

This petition taken up today for hearing at request through e.mail/ e.petition and after hearing the arguments of Thiru.A.Sabareeswaran , Advocate for the petitioner and of Thiru.M. Tamil Chelvan, the Public Prosecutor for the state over conference call, this court passed the following

Order

1. Bail application u/s. 439 of Cr.p.c.
2. The offences alleged are U/s. 147, 148, 294(b), 323, 324, 307, 506(ii) of IPC & Sec. 3 of TNPPDL Act
3. Heard.
4. Considered the both side arguments. The learned counsel for the petitioners would submit that a case has been registered against the accused in Cr.No.219/2020 of Chatrapatti P.S. U/Sec. 147, 148, 294(b), 323, 324, 307, 506(ii) of IPC & Sec. 3 of TNPPDL Act, the petitioner was arrested on 26.5.2020 and he is in judicial custody for the past 11 days, this is a case and a case in counter case, both side injured discharged from the hospital and co-accused have been granted bail by this Court in Cr.M.P.No.2569/2020 dated: 2.6.2020. The learned public prosecutor while advancing his argument has admitted that this is a case in counter and both side injured discharged from the hospital. Considering the period of incarceration for the past 11 days and the injured discharged from the hospital, this Court is inclined to grant bail to the petitioner on condition.

5. In the result, the Petitioner is ordered to be enlarged on bail on his executing own bond for Rs.10,000/- each to the satisfaction of the **Superintendent, Sub Jail, Melur**. After a period of 6 weeks, the petitioner should surrender before the Judicial Magistrate concerned and execute a fresh bond each for Rs.10,000/- each with two sureties for likesum each to the satisfaction of Judicial Magistrate concerned. Thereafter, the petitioner shall appear and sign before the Inspector of Police, Respondent Police Station daily at 10.00 a.m., until further orders. The petitioner shall co-operate with the investigation and he shall not threaten the witnesses, he shall not induce witnesses and they shall not cause obstacles to the pending investigation. If there is any violation of condition, the Investigation Officer is within his discretion to approach the Court of the learned Judicial Magistrate concerned for cancellation of bail order though bail granted by the Sessions Court, as per ruling of the Hon'ble Supreme Court reported in **P.K. Shaji /Vs./State of Kerala (2005) AIR SC W 5560**. Accordingly, the petition is allowed.

Pronounced by me in Camp Court on the 5th day of June -2020.

Sd/- A.Nazeema Banu

Principal District Judge, Madurai

Copy to

1. The Judicial Magistrate concerned
2. The Inspector of Police, M. Chatrapatti P.S.
3. The Superintendent, Sub Jail, Melur.
4. The Petitioner through his counsel.