

IN THE COURT OF THE PRINCIPAL SESSIONS JUDGE, MADURAI.

PRESENT: THIRU. M.THANDAVAN, B.L.,

(I Additional District & Sessions Judge, Madurai)

PRINCIPAL SESSIONS JUDGE (i/c.) MADURAI.

(AUTHORISED U/S.10(3) OF CR.P.C.)

Friday, this the 24th day of July -2020.

CrI.M.P.No.3428/2020

1.A.Vasanth,S/o.Ammavasai

2.P.Jagadeesan,S/o.Paluchamy

3.P.Chellapandi,S/o.M.Pandi

... Petitioners/Accused.

Vs

State through the Inspector of Police,

Appanthiurpathi,P.S. Cr.No.207/2019

.. Respondent/Complainant.

This petition taken up today for hearing at request through e.mail/ e.petition and after hearing the arguments of Thiru.G.Moovendran, 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.Anticipatory Bail application u/s. 438 of Cr.p.c.

2. The offences alleged are U/s. 147, 448, 294(b) and 506(i) of IPC.

3. Heard.

4. Considered the argument of the both sides. The learned counsel for the petitioners would submit that the respondent police has registered a case against accused in Cr.No.207/2019 U/Sec. 147, 148, 294(b) and 506(i) of IPC. The date of occurrence was on 13.1.2019. No injured in this case. Already co-accused have been granted anticipatory bail by this Court in Cr.M.P.No.3173/2020 dated: 1.7.2020 and in Cr.M.P.No.3397/2020 dated 22.7.2020 and prays to grant anticipatory bail to the petitioners. The learned Public Prosecutor has also admitted that already co-accused have been granted anticipatory bail and no injured in this case. Considering the above facts and circumstances of the case, and already co-accused have been granted

anticipatory bail, this Court is inclined to grant anticipatory bail to the petitioners on condition.

5. In the result, in the event of arrest or on their surrender before the Court concerned, the Petitioners are ordered to be enlarged on anticipatory bail on their executing own bond each for a sum of Rs.10,000/- to the satisfaction of the Judicial Magistrate concerned subject to the following conditions:-

(i) After a period of 6 weeks, the petitioners should surrender before the Judicial Magistrate concerned and execute a fresh bond each for Rs.10,000/- with two sureties for likesum each to the satisfaction of Judicial Magistrate concerned. Thereafter, the petitioners shall appear and sign before the Inspector of Police, Respondent Police Station daily at 10.00 a.m., until further orders.

(ii) The petitioners shall not tamper with the witness or in any manner interfering with or put obstacle to the smooth progress of interrogation.

(iii) 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 24th day of July -2020.

Sd/-M.Thandavan,

Principal Sessions Judge (i/c.),Madurai.

Copy to

1. The Judicial Magistrate concerned
2. The Inspector of Police, Appanthiurpathi, P.S.
3. The Petitioners through his counsel.