

IN THE HIGH COURT OF KERALA AT ERNAKULAM

PRESENT:

THE HONOURABLE MR. JUSTICE K.ABRAHAM MATHEW

FRIDAY, THE 29TH DAY OF AUGUST 2014/7TH BHADRA, 1936

Bail Appl..No. 6299 of 2014 ()

CRIME NO. 693/2014 OF CHOKLI POLICE STATION , KANNUR DISTRICT

PETITIONER(S)/ACCUSED:

- 1. BAVEESH, S/O.BALAN,AGED 23 YEARS,
BINCY NIVAS, PERINGATHOOR AMSOM ,
KARIYADU DESOM, THALASSERY TALUK.**
- 2. PANOLI BAVEESH,S/O.CHATHU, AGED 22 YEARS,
PANOLI HOUSE, PERINGATHOOR AMSOM,
KARIYADU DESOM, THALASSERY TALUK.**

**BY ADVS.SRI.K.SIJU
SRI.SHANAVAS NALAKATH RANDUPURAYIL
SMT.BINDU GEORGE**

RESPONDENT :

**STATE OF KERALA,
THROUGH THE S.I. OF POLICE, CHOKLI POLICE STATION,
REPRESENTED BY PUBLIC PROSECUTOR,
HIGH COURT OF KERALA, ERNAKULAM.**

BY PUBLIC PROSECUTOR SMT. LALIZA.T.Y.

**THIS BAIL APPLICATION HAVING COME UP FOR ADMISSION
ON 29-08-2014, THE COURT ON THE SAME DAY PASSED THE
FOLLOWING:**

sts

K.ABRAHAM MATHEW, J.

B.A.No.6299 of 2014

Dated this the 29th day of August, 2014

ORDER

Petitioners are accused in Crime No.693 of 2014 of Chokli Police Station, registered for the offences under Sections 308, 324 and 341 of the Indian Penal Code. The allegation is that they assaulted the victims, 2 in number with iron rods after wrongfully restraining them.

2. Heard.

3. The only serious injury which can be taken notice of, is the dislocation of the left shoulder of the victim Rasheed, the other injuries are minor in nature. One of the iron rods has already been recovered. It appears that the detention of the petitioners is not necessary for effective investigation.

In the result, this application is allowed.

(1) The petitioners shall be released on bail after interrogation on their executing a bond for Rs.25,000/- (Rupees Twenty Five Thousand only) each with two solvent sureties each for the like sum if they are arrested by the police in connection with this case.

(2) They shall appear before the Investigating Officer between 10.30 a.m. and 11.30 a.m on every first and third Saturdays for 3 months or till the final report is filed, whichever is earlier.

(3) They shall not intimidate or attempt to influence the witnesses; nor shall they tamper with the evidence.

(4) They shall not commit any offence while they are on bail.

(5) In case of violation of any of the above conditions, the learned Magistrate is empowered to cancel the bail in accordance with the law.

Sd/-
K.ABRAHAM MATHEW, JUDGE.

AS

/True copy/

P.A. to Judge