

IN THE HIGH COURT OF KERALA AT ERNAKULAM PRESENT

THE HONOURABLE MR. JUSTICE A. BADHARUDEEN

TUESDAY, THE 28TH DAY OF MAY 2024 / 7TH JYAISHTA, 1946

WP(CRL.) NO. 385 OF 2024

CRIME NO.212/2024 OF MANNANTHALA POLICE STATION, THIRUVANANTHAPURAM PETITIONER:



BY ADV C.K.MOHANAN

RESPONDENTS:

- 1 THE STATE POLICE CHIEF
 POLICE HEAD QUARTERS, THIRUVANANTHAPURAM, PIN 695004
- THE COMMISSIONER OF POLICE
 THIRUVANANTHAPURAM CITY, PIN 695014
- THE STATION HOUSE OFFICER

 MANNANTHALA POLICE STATION, THIRUVANANTHAPURAM DISTRICT,
 PIN 695015
- ADDL R4 JOSEPH CHACKO

S/O GHEEVARGHEESE CHACKO, BETHEL VRA 55, VYAMBAKKONAM, MANNANTHALA.

(IMPLEADED AS PER THE ORDER DATED 28.05.2024 IN I.A.NO.1/2024)

BY ADVS.

SHAIJAN C GEORGE

VINAI JOHN

TINCY MARIA SCARIA

HASHMI V.Z.

PP - M P PRASANTH

THIS WRIT PETITION (CRIMINAL) HAVING COME UP FOR ADMISSION ON 28.05.2024 ALONG WITH B.A.NO.3364/2024, THE COURT ON THE SAME DAY DELIVERED THE FOLLOWING:



IN THE HIGH COURT OF KERALA AT ERNAKULAM PRESENT

CRIME NO.212/2024 OF MANNANTHALA POLICE STATION, THIRUVANANTHAPURAM

IN CRMC NO.802 OF 2024 OF DISTRICT COURT & SESSIONS COURT,

THIRUVANANTHAPURAM

PETITIONER/ACCUSED:

JOSEPH CHACKO
AGED 63 YEARS
S/O GEEVARGHESE CHACKO, BETHEL VRA 55, VAYAMBAKKONAM,
MANNANTHALA, THIRUVANANTHAPURAM, PIN - 695015
BY ADVS.
SHAIJAN C.GEORGE
VINAI JOHN
HASHMI V.Z.
TINCY MARIA SCARIA

RESPONDENTS/COMPLAINANT:

- 1 STATE OF KERALA
 REPRESENTED BY PUBLIC PROSECUTOR, HIGH COURT OF KERALA,
 PIN 682031
- 2 STATTION HOUSE OFFICER
 MANNANTHALA POLICE STATION, THIRUVANANTHAPURAM CITY,
 PIN 695015

ADDL R3



BY ADV C.K.MOHANAN SR PP - RENJIT GEORGE

THIS BAIL APPLICATION HAVING COME UP FOR ADMISSION ON 28.05.2024 ALONG WITH W.P.(CRL) 385/2024, THE COURT ON THE SAME DAY DELIVERED THE FOLLOWING:



"C.R"

JUDGMENT/ORDER

Dated this the 28th day of May, 2024

The writ petition (Crl) has been filed under Article 226 of the Constitution of India and the petitioner herein is the defacto complainant in Crime No.212 of 2024 of Mannanthala Police Station. The prayers in the writ petition are as under:

- I. To issue a writ of mandamus, or order, or direction to the respondents 1 to 2 to immediately handover/entrust the investigation of the Crime No.212/2024 of the Mannanthala Police Station to a upright Police Officer of the higher rank, preferably an officer of the IPS cadre.
- II. Any other appropriate relief to the Petitioner as this Hon'ble Court may deem fit and proper in the interest of justice.
- III. To dispense with the production of the translated copy of the vernacular documents produced in the writ petition;
- The bail application has been filed under Section
 of the Code of Criminal Procedure, seeking pre-arrest



bail by the sole accused in the above crime, where the prosecution alleges commission of offences punishable under Sections 354, 294(b) and 323 of the Indian Penal Code as well as under Section 4(1)(i) of the Kerala Healthcare Service Persons And Healthcare Service Institutions (Prevention of Violence and Damage to Property) Amendment Act, 2023.

- 3. The petitioner in the writ petition will be referred as the 'defacto complainant' and the petitioner in the bail application will be referred as the 'accused' hereinafter.
- 4. Coming to the facts of the cases, Crime No.212 of the 2024 has been registered as on 18.03.2024 on the basis of the FIS given by the defacto complainant. The allegation in the FIS is that, at 12.00 noon on 18.03.2024, while the defacto complainant was at her clinic, a person aged about 50 years entered into the consultation room of the doctor and demanded 'Evakalp' tablet. When he was informed that the same was not in stock, he abused the defacto complainant using filthy words and caught hold on her right breast and beated on the left breast. When the defacto complainant resisted the same, the accused



snatched and broke her thali chain. Then, the above person pushed her down and she was rescued by the medical representatives and a patient. Recording the statement of the victim FIR was registered alleging the above said offences.

5. In the bail application, the accused seeks anticipatory bail raising contention that he is absolutely innocent and there was an exchange of words between the defacto complainant and the accused, when the doctor reported that 'Evakalp' tablet prescribed for his daughter Soja R. Joseph, who consulted the doctor on 17.01.2024, for whom the second tablet prescribed was Evakalp. The learned counsel for the accused pointed out the above fact while highlighting that the accused is innocent and the allegations are false. He also submitted that since the punishment provided for the offences alleged to be committed by the accused is less than seven years, he was given 41A Cr.P.C. notice by the Police and in response to the same, he appeared before the Police and Annexure.A5 is the acknowledgment given in this regard to show that he appeared before the Police in between 10 - 12 hours on



- 21.03.2024. The learned counsel for the accused offered co-operation in the matter of investigation, while pressing for anticipatory bail to the accused.
- 6. Zealously opposing the bail plea at the instance of the accused, the learned counsel for the defacto complainant would submit that the accused is a wealthy person having alliance with all political parties and he willfully obstructed the duty of the defacto complainant who has been practicing Ayurvedic medicine and subjected her to molestation attracting the offences alleged in the FIR. He pointed out that arrest and custodial interrogation of the accused are necessary to accomplish meaningful investigation. According to him, even though, soon after the occurrence, the accused was entrusted to the Police by the people in the locality, the Vanitha Assistant Sub Inspector of Police, released him without recording arrest, for which, a separate complaint also was lodged by the defacto complainant.
- 7. The learned Public Prosecutor opposed grant of bail to the accused and produced the case diary for perusal of this Court to see the progress of investigation. The



learned Public Prosecutor also submitted that the prayers in the writ petition cannot be allowed, since as per the records, proper investigation has been going on. He also stated that 164 statement of the defacto complainant was recorded and CCTV footages also were taken into custody.

- 8. In this matter, the accused filed Crl.M.C. No.802/2024 before the Additional Sessions Court-II, Thiruvananthapuram, seeking anticipatory bail and the learned Additional Sessions Judge, after elaborately hearing the matter, dismissed the same.
- 9. On perusal of the statement given by the defacto complainant, it is stated that, at 12.00 noon on 18.03.2024, while she was at her clinic, a person aged about 50 years entered into the consultation room of the doctor and demanded 'Evakalp' tablet and when he was informed that the same was not in stock, he abused her using filthy words and caught hold on her right breast and beated on the left breast and when she resisted the same, the accused snatched and broke her thali chain. On perusal of the case diary, the overt acts at the instance of the accused are foreseeable and the offences punishable under Sections



354 of IPC as well as under Section 4(1)(i) of the Kerala Healthcare Service Persons And Healthcare Service Institutions (Prevention of Violence and Damage to Property) Amendment Act, 2023, are non-bailable.

- 10. On perusal of the case diary along with report of the Investigating Officer Sri.Biju K.R., Police Inspector, Mannanthala Police Station, the investigation has been progressing and it was found on investigation that the allegations of the defacto complainant are true. He also reported that it is necessary to record statements of the other witnesses as part of investigation and it is necessary to arrest the accused also.
- 11. In this context, it is relevant to refer the trend of abusing, assaulting and manhandling doctors and hospital staff for flimsy reasons and the said acts have now become a common practice. Recently, when repeated instances of such nature were noticed by the legislature, the legislature was forced to amend the Kerala Healthcare Service Persons And Healthcare Service Institutions (Prevention of Violence and Damage to Property) Act, in the year 2023, by incorporating Section 4, which provides for punishment for



such acts and making the offence as non bailable. Even after introduction of the amendment, incorporating non bailable penal provisions, the attack against doctors and hospital staff not seen reduced and the present case is a typical example for the same. Here, the specific allegation as stated in paragraph No.4 of this order would go to show that the prosecution case is well made out, *prima facie*, and the Investigating Officer also wanted to arrest the accused for effectively investigating the case.

- 12. Learned Public Prosecutor and the learned counsel for the defacto complainant urged for arrest and custodial interrogation of the accused to effectuate meaningful investigation, in a case involving serious allegations. In such a case grant of anticipatory bail would impede the investigation. Therefore, the anticipatory bail plea at the instance of the accused cannot be considered and the same is only to be dismissed.
- 13. Coming to the prayers in the writ petition, mainly, to entrust the investigation of this crime to an upright Officer, the materials produced before this Court would go to show that the investigation is going on without



scope for allegations, though the Investigating Officer failed to arrest the accused. In this connection, it is to be noted that periodically the accused filed anticipatory bail applications before the Sessions Court and this Court and that may be the reason for stalling of arrest of the accused. Therefore, this Court is of the view that entrustment of the investigation to another Officer is not warranted at this stage and the present Investigating Officer can continue the investigation. The Investigating Officer is directed to effectuate fair and unbiased investigation in this matter.

In the result, B.A. No.3364 of 2024 stands dismissed and W.P. (Crl) No.385 of 2024 stands disposed of as indicated above. It is made clear that the defacto complainant is at liberty to approach this Court, if she feels again that the investigation is not on the proper line.

Sd/-A. BADHARUDEEN JUDGE



APPENDIX OF WP(CRL.) 385/2024

PETITIONER EXHIBITS:

A TRUE COPY OF THE Exhibit P1 TOKEN AND THE ACCIDENT REGISTER -CUM- WOUND REGISTER DATED 18.03.2024 ISSUED BY THE DISTRICT MODEL HOSPITAL, PEROORKKADA A TRUE COPY OF THE FIR IN CRIME NO. Exhibit P2 212 / 2024 OF MANNANTHALA **POLICE** STATION, THIRUVANANTHAPURAM DISTRICT Exhibit P3 A THE TRUE COPY OF THE **COMPLAINT** SUBMITTED BY THE PETITIONER TO 1ST RESPONDENT DATED 20-03-2024 ALONG WITH COPY OF THE RECEIPT Exhibit P4 A THE TRUE COPY OF THE COMPLAINT SUBMITTED BY THE PETITIONER TO 2ND RESPONDENT DATED 22-03-2024 ALONG WITH RECEIPT.

RESPONDENTS' ANNEXURES : NIL



APPENDIX OF BAIL APPL. 3364/2024

PETITIONER ANNEXURES:

Annexure 1	TRUE COPY OF THE FIR AND FI STATEMENT
Annexure 2	TRUE COPY OF THE CONSULTATION SHEET
Annexure 3	TRUE COPY OF THE COMPLAINT SUBMITTED BEFORE THE 2ND RESPONDENT ON 19.03.2024
Annexure 4	TRUE COPY OF THE RECEIPT ISSUED FROM THE MANNANTHALA POLICE STATION DATED 19.03.2024
Annexure 5	TRUE COPY OF THE NOTICE UNDER SEC. 41A OF CR. P.C. ALONG WITH ITS ACKNOWLEDGEMENT
Annexure 6	TRUE COPY OF THE COMPLAINT SUBMITTED BEFORE THE CITY POLICE COMMISSIONER, THIRUVANANTHAPURAM DATED 21.03.2024
Annexure 7	TRUE COPY OF THE RECEIPT ISSUED BY THE COMMISSIONORATE OF POLICE DATED 21.03.2024
Annexure 8	CERTIFIED COPY OF THE ORDER IN CRL. M.C. NO. 802/2024 DATED 09.04.2024

RESPONDENTS' ANNEXURES : NIL