

Case advanced. Accused present, Sri.KCC filed bail application U/Sec.478 of BNSS and filed application U/sec.72(2) of BNSS to recall the warrant and filed application under Sec.145(2) of N.I. Act. Further filed application U/sec. 490 of B.N.S.S seeking to permit the accused to deposit cash security in lieu of the surety.

Perused, on perusal it is seen that the alleged offence is punishable under Section 138 of N.I.Act, and the same is bailable in nature and hence, the Accused is entitled for bail as a matter of right.

Accordingly, this Court proceeds to pass the following:

ORDER

The bail application filed under section 478 of BNSS is hereby allowed. Further the application filed U/sec. 490 of B.N.S.S. is also allowed. Consequently the accused is permitted to deposited the cash security in lieu of surety.

Accordingly, Accused is enlarged on bail on execution of personal bond for a sum of Rs.25,000/- and shall deposit Rs.1,000/- cash security.

The Accused shall appear before this Court on all hearing dates without fail unless specifically exempted.

The statement of accusation read over to accused and he pleaded not guilty.

Statement of accused under Section 351 of BNSS recorded and accused submitted that he has defence.

By looking into the submission of the accused it appears that the above case could not be tried in summary proceedings as the accused has pleaded that he has defence in the above case. As such the above matter will be tried as per summons trial.

Application under Sec.145(2) of Cr.PC. Is hereby allowed.

For Cross examination of PW-1 by 26-12-2026.

Sd/-

C.J and J.M.F.C, Sringeri.