

CC. 524/2021

Case Called out. Accused present. Learned counsel Sri. PK., Advocate files Vakalath on behalf of Accused along with bail application under Sec.436 of Code of Criminal Procedure, 1973 with a prayer to enlarge the Accused on bail.

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

Bail application filed by the Accused U/sec. 436 of Cr.P.C is hereby allowed.

Accordingly, Accused is enlarged on bail on execution of personal bond for a sum of Rs.50,000/- with a surety for the like sum and on the condition that he shall appear before this Court on all hearing dates without fail unless specifically exempted.

At this stage Learned counsel for Accused files application U/sec.445 of Cr.PC with the request to permit the Accused to deposit cash security instead of furnishing surety.

Perused the application, satisfied with the reasons.

According, Accused is permitted to deposit cash security of Rs. 2,000/- instead of surety.

Office to take bond from Accused.

For Plea and Examination of Accused U/Section 313 of Cr.P.C.

Call on: 12-07-2024.

sd/-
CJ and JMFC, Sringeri.