

Vide IA. U/s.389(1) of Cr.P.C, the Appellant prayed to suspend the operation of Judgment passed by the learned V JMFC., Court, Mysuru in C.C.No.801/2024 dated 15.04.2025 till the disposal of the appeal.

ORDER

Perused the entire record. The Appellant herein is convicted for the offence U/Sec.138 of N.I. Act and sentenced to pay a fine of Rs.6,03,028/-, in default to undergo simple imprisonment for a period of Six months and the Trial Court has directed for payment of Rs.5,93,028/- to complainant as compensation.

For the reasons stated in the application filed U/s.389(1) of Cr.P.C, the execution and operation of order of sentence passed by the learned V JMFC., Court, Mysuru in C.C.No.801/2024 dated 15.04.2025 is hereby stayed pending disposal of the present appeal, subject to condition that Appellant shall deposit 20% of the total fine amount of Rs.6,03,028/- before the Trial Court and on execution of a personal bond for a sum of Rs.1,00,000/- with one surety for like sum to the satisfaction of Trial Court.

The Appellant shall deposit 20% of the fine amount of Rs.6,03,028/- i.e.

Rs.1,20,606/- within 60 days as provided
U/s.148(2) of N.I.Act.

Call for TCR and Issue notice to
Respondent by : 01.09.2025.

II Addl.District & Sessions Judge,
Mysuru.