

CC 230/2025

Case called out. Accused is present. **Sri. KSS., Advocate** files vakalath for accused along with bail application **Under Section 478 of BNSS Act** and prays for release the accused on bail.

Perused record it is noticed that the complainant has filed complaint alleged that, the accused has committed Offence Punishable U/s 138 NI Act.

The offence punishable under Section 138 of NI Act is bailable in nature. Accordingly, accused is released on bail subject to the condition that, he shall execute personal bond of Rs.10,000/-.

The accused files application **Under Section 490 of BNSS Act 2023** and seeking permission to depositing the cash surety instead of furnishing surety. Hence, the accused permitted to deposit sum of **Rs.5,000/-** as cash surety.

Substance of accusation stated to the accused and she asked whether she pleads guilty or has any defence

to make. She has pleads not guilty and submits she has defense to make.

In view of granting bail, NBW issued against accused is recalled.

Office is directed to take Bond from accused.

Accused has not filed application Under Section 145(2) of N.I.Act seeking permission for cross examination of PW-1. Hence, case posted for defense evidence.

For defense evidence, call on: 07.03.2026.

Sr. Civil Judge and JMFC.,
K.R.Nagar.