

Accused is present.

Sri.V.S, learned Counsel for the accused has filed Vakalath on behalf of the accused along with bail application under section 478 of B.N.S.S and prays to enlarge him on bail and also filed application under Section 490 of B.N.S.S.

**ORDERS ON BAIL APPLICATION**  
**U/SEC.478 OF B.N.S.S.**

In the bail application it is contended that, accused has not committed any offence alleged against him and he is the innocent, law abiding citizen and peace loving person. Further contended that, accused is the only earning member in his family. Accused and his family members will be put to untold hardship and inconvenience if he is not enlarged on bail. He is ready to furnish the surety to the satisfaction of the Court for his release on bail. Hence, prays to allow the bail application and release the accused.

Heard. Perused the bail application and documents available on record.

The offence alleged against the accused is punishable U/Sec.138 of N.I. Act. The offence alleged is bailable in nature and triable by this Court and is not punishable either death or life imprisonment. The accused is entitled for a bail as a matter of right. Hence, I feel it is just and proper to allow the bail application and proceed to pass the following:-

**ORDER**

The bail application filed by the accused U/Sec.478 of B.N.S.S. is **allowed** subject to the following conditions:-

1. The accused shall execute the personal bond for Rs.50,000/- and with cash surety of Rs.10,000/-.

2. The accused shall appear before the Court regularly.

Cash security is accepted for the release of accused on bail.

Office to take bond.

For plea.

Kept by.

**Addl. Civil Judge & J.M.F.C.,  
T.Narasipura.**