

Accused is present

Sri. SKR advocate files vakalath for Accused along with IA U/sec. 478 of BNSS.

Perused the records the alleged offence is bailable in nature. Hence, accused is entitled for bail. Hence, application U/Sec. 478 of BNSS is hereby allowed. Accused is enlarged on bail on execute personal bond for Rs. 50,000/- subject to following conditions;

1. The Accused shall appear before the court regularly without fail.

Accused files I.A. U/sec 490 of BNSS.

IA is allowed.

Accused is permitted to furnish cash surety

Accused shall furnish cash surety of 3,000/-.

Office to collect the same

Office to take bail bond accordingly.

Substance of accusation is read over to accd in the language known to him.

He pleaded not guilty and claims to be tried.

Accused is enquired and his answers are recorded as under.

Questions	Answers
Do you admit that the cheque belongs to your account?	Yes

Do you admit that the signature on the cheque is yours?	Yes
Did you issue/deliver this cheque to the complainant?	Yes
Do you admit that you owed liability to the complainant at the time of issuance?	No
If you deny liability, state clearly the defence: (a) Security cheque only; (b) Loan repaid already; (c) Cheque altered/misused; (d) Other (specify)	I had taken loan of Rs 30000/- and issued blank cheque for Rs. 30000/-
Do you wish to compound the case at this stage?	Yes

In view of Judgment of apex court in the case of Indian Bank Association and Others vs. Union of India and Others, (2014) 5 SCC 590 the Sw/St affidavit and Ex.P1 to Ex.P6 are treated as Complainant evidence.

For examination of accused U/sec. 313 of Cr.P.C

Call on 11.02.2026

19.12.2025

(Raviprakash T. Avin)

III ACJ & JMFC. Kanakapura.