

Case called out.

The advocate Sri. V.G.A., for accused present and filed bail application under Section 478 of B.N.S.S.

2. Copy served on other side.

3. Learned counsel Sri. G.P.T. has orally objected to the said application.

4. Heard and perused the records.

5. The offences alleged against accused is punishable under Section 138 of N.I. Act which is bailable in nature.

6. Hence, I proceed to pass the following:

ORDER

The bail application filed by advocate for the accused under the provision of under Section 478 of B.N.S.S. is allowed.

Accused is released on bail on his executing personal bond for Rs.50,000/- with one surety for likesum subject to following conditions.

1. Accused shall appear before this Court on all the dates of hearing without fail.

2. Accused shall produce any of the identity cards of driving license, Ration Card, Voter ID, PAN Card, Pass Book etc.

One surety by name Shri. **Prayag Ganapati Padti @ Talekar**, Age: 37 years, Occ: Pvt. Service, R/o:Bargal,

Devalmakki, Karwar, is present and filed surety affidavit and surety documents namely RTC and Aadhaar Card.

He expressed his willingness to stand as surety to the accused. Conditions of bail made known to Accused and his surety. He has admitted the bail conditions. Heard and Perused the surety documents. Surety is satisfied and hence, accepted.

Office to take bonds of accused and his surety as per orders.

Prl. Senior Civil Judge and
C.J.M. Karwar.