

Case called out. Complainant is present. Filed affidavit by way of sworn statement and examined as PW-1 and produced the documents Ex.P1 to Ex. P7.

Perused the materials available on record.

This is a complaint U/s. 200 of Cr.P.C. for the offence punishable U/s. 138 of N.I. Act. It has been alleged that, the accused has taken loan of Rs. 1,00,000/- from the complainant and failed to repay the loan amount to the complainant bank. In pursuance of which at that time the accused has issued a cheque relating to his account at Canara Bank, Dandeli bearing Cheque No. 485281, dated: 17-02-2025 for Rs.1,25,000/- in favour of the Complainant and when the cheque was presented before bank for encashment the

same on 18-02-2025 has been dishonored for the reason "Insufficient Funds". Thereafter despite issuance of demand. Notice on 27-02-2025 to the accused. The same has been received by the accused on 28-02-2025. He has not repaid the same. Thus there are sufficient materials existing against the accused to proceed further. Hence, I proceed to pass the following.

**ORDER**

Hence Acting U/s 190(1) of Cr.P.C. cognizance for the offence punishable U/s. 138 of NI Act against the Accused taken.

Office to Register a criminal case against the Accused in Register No. III.

Issue summons to the Accused if necessary P.F. and paper are furnished and witness list is enclosed.

Returnable by 07-07-2025.

C.J & JMFC, Dandeli