

Sri. Asif Baikady Advocate filed vakalath with bail application under Sec.478 of BNSS and filed application under Sec. 490 of BNSS and Sec.145(2) of N.I. Act.

The alleged offence is punishable under Sec.138 of N.I. Act which is bailable in nature. The accused undertake to appear before the court on all the dates of hearing. Hence, bail application is allowed. Accused is enlarged on bail on executing bond for Rs.8,000/- with cash surety of Rs.8,000/-.

Office to take bond and receive cash surety amount. The substance of accusation is read over to the accused, the accused pleaded not guilty and claimed to be tried. The Accused submits that **he** is having a valid defence and accordingly contest the matter. Hence application filed under Sec.145(2) of N.I. Act is allowed.

The sworn statement affidavit of complainant is treated as examination in chief. Documents already marked.

For cross of P.W.1 by

Prl. Sr. Civil Judge & C.J.M,  
Udupi.