

**ORDER BELOW EXH.05 IN CRI. APPEAL NO.99 OF 2026**

( Pradip Vadagale Vs. Renukamaa Multistate Co-op. Urban Credit Society Ltd.)

(Passed on 24.02.2026)

1. Heard Ld. Advocate for appellant/accused. Perused application and record. The appellant /accused has been convicted and sentenced for the offence punishable under Section 138 of the Negotiable Instruments Act.

2. It is submitted by Ld. Advocate for the appellant that, the said offence is bailable. He has further submitted that the Ld. Trial Court has wrongly applied the presumptions under section 118 and 139 of the Negotiable Instruments Act. Thus, it appears that the appellant has made out the case for suspending the sentence. Hence, the sentence is suspended on condition to deposit 20% amount of fine/ compensation. The appellant to furnish P. B. and S.B. in the sum of Rs.15,000/-.

Date : 24.02.2026

(A. M. Patil)  
Additional Sessions Judge,  
Court No.1, Ahmednagar.