

**IN THE COURT OF XX ACMM- BENGALURU**

**C.C.NO. 1733-2024**

Complainant:-	V/s.	Smt. Rajeshwari
Accused:-		Smt. Vijayalakshmi K T

**SUBSTANCE OF ACCUSATION**

It is alleged by the complainant that you had issued a cheques bearing No. 383224 dated 25-06-2023 for **Rs.4,80,000/-** to discharge the legally enforceable debt due to the complainant and on presentation, They were dishonoured reported with an endorsement as **“Funds insufficient”** and you did not made payment of the amount of the same within the time stipulated after issuance of statutory notice and thereby you have committed an offence punishable under section. 138 of N.I. Act.,

Q. Do you heard the accusation read over to you?

Ans: A1.

Q. 2. Do you plead guilty or has any defence to make?

Ans: A1.

(Certified that the substance of accusation is read over, explained to the accused in the language known to her).

(BHOLA PANDIT)  
XX ADDL. ACMM-BENGALURU.

Case advanced.  
Accused present. Advocate  
for accused filed vakalth along with  
bail application u/s. 436 of Cr.P.C,

and application u/s. 445 of Cr.P.C., application u/s 70(2) of Cr.P.C. and application U/Sec. 145(2) NI Act and praying to enlarge the Accused on bail on cash security.

Perused the papers, the offence alleged against the accused punishable under section 138 N.I.Act., is bailable in nature. Hence the following;

**ORDER**

Application u/s 436 of Cr.P.C is allowed.

Accused is enlarged on bail on executing personal bond of Rs.4,00,000/- with cash surety of Rs. 4,000/-

Office to take bond and cash surety.

The substance of accusation is read over and explained to the accused. She pleaded not guilty and stated the defense.

For the reasons stated, IA U/Sec. 145 (2) of NI Act allowed. Accused permitted to Cross PW 1.

Heard. IA U/Sec.70(2) of Cr.P.C filed. Heard and allowed. NBW recalled.

Posted for cross of PW 1 by 23-07-2024

(BHOLA PANDIT)  
XX ACMM, B'luru.