

G.R-605 of 2020  
R-605/2020

Order No. 26 dated 21.04.2026

Record is put up.

Put up prayer is allowed.

The accused Manteswar Barman is present and he filed a petition pleading guilty. The record is accordingly taken up for hearing of the petition so filed by the accused.

Nothing appears in the case record showing that the accused person has committed the offense earlier, thus it can be presumed that the accused person has committed this offence for the very first time and hence this court takes a lenient approach on his sentence.

The contents u/s 46 A (b) B.E Act has been read over and explained to the accused to which he pleaded his guilt. Plea of guilt of the accused appears to be voluntarily made and hence is accepted. In view of the proviso in S. 46A Bengal Excise Act for special and adequate reasons, and the quantum of the seized liquor in this case, the convict is sentenced to fine of Rs.1,200/- I/d S.I for one month.

Hence it is,

Ordered

that the accused person is found guilty of committing offence u/s 46 A (c) B.E Act and thus convicted. The convict is sentenced to pay fine of Rs.1,200/- I/d S.I for one month.

The seized articles if any be destroyed by the concerned authority after observing all legal formalities.

BC II is directed to note accordingly in the Register.

Note in the CIS.

**J.M 2<sup>nd</sup> Court,  
Dinhata, Cooch Behar  
(J.O Code- WB 1265)**

Later.....

The convict pay fine of Rs-1,200/- vide slip no-

dated- 21.04.2026.

**J.M 2<sup>nd</sup> Court,  
Dinhata, Cooch Behar  
(J.O Code- WB 1265)**