

**Order No.15**

**Dated 04.03.2023.**

Accused **Alok Banik** on bail is present by filing hazira.

A report is received. Let it be kept with the record.

On perusal of the record it appears that in this case IO submitted FRT against the accused person namely Alok Banik for want of evidence and prays for discharge the above accused from this case.

Learned Special PP frankly submits that since there is no specific allegation against the present accused persons and the IO did not find any evidence against him and filed FRT, the accused person may be discharged from this case.

After perusing the materials on record, since there is no evidence against the accused person, the FRT submitted is hereby accepted and the accused person be discharged from this case.

Hence, it is

**ORDERED**

That the accused namely **Alok Banik** is discharged from the present case and he is released at once.

Sureties be discharged from their bail bonds.

Dictated & corrected  
by me.

**Sd/- S. Chakrabarti.**

**Judge, 2nd Special Court,  
Nadia at Krishnagar**

**Sd/- S. Chakrabarti.**

**Judge, 2nd Special Court,  
Nadia at Krishnagar**

**SC-80(04)13**

Record is put up by a petition.

A petition is also filed on behalf of accused persons namely **Paritosh Ghosh, Prabir Ghosh, and Sudipto Ghosh** praying for bail on the ground that the accused persons have been falsely implicated in this case and they are innocent. So, bail may be granted.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned P.P. has raised objection.

Considering the facts and circumstances of the case and also considering gravity of offence, prayer for bail is considered and **allowed**.

**Accused may find bail of Rs.1,000/- each with one surety of like amount each Subject to the satisfaction of the learned CJM, Nadia** with condition to appear before the trial Court on each and every day.

Todate

Let copy of the order be sent to the learned CJM, Nadia for information.

Dictated & Corrected by me.

**Addl.Sess.Judge,1st. Court,**  
Nadia at Krishnagar

**Addl.Sess.Judge, 1st. Court,**  
Nadia at Krishnagar

**N.D.P.S.42/19**

Order No.35  
Dt. 10.01.2022

The record is put up by a petition.

A petition is filed on behalf of accused **Biswajit Biswas** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **47 bottles of Phensedyl**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and the case has already been fixed for evidence, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.103/21**

Order No.24  
Dt. 10.01.2022

The record is put up by a petition.

A petition is filed on behalf of accused **Shefali Dutta** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **42 bottles of Phensedyl**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.32/21**

Order No.20  
Dt. 12.01.2022

The record is put up by a petition.

A petition is filed on behalf of accused **Dibyendu Sarkar** praying for bail on the ground that the accused is detained in custody on and from 16.03.2021 and charge sheet has been submitted. Nothing left for investigation and he has no intention to evade trial.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **21 bottles of Phensedyl**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and since charge sheet has been submitting establishing the prima-facie case against the accused, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.67/20**

Order No.24  
Dt. 15.01.2022

The record is put up by a petition.

A petition is filed on behalf of accused persons namely **Asadul Dafader and Jahangir Dafadar** praying for bail on the ground that the accused are detained in custody for long and charge sheet has been submitted. Nothing left for investigation and he has no intention to evade trial.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **40 bottles of Phensedyl**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and since charge sheet has been submitting establishing the prima-facie case against the accused, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.44/21**

Order No.24

Dt. 15.01.2022(Contd)..

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **100 bottles of Phensedyl**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and since charge sheet has been submitting establishing the prima-facie case against the accused, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.107/21**

Order No.09  
Dt. 21.01.2022

The record is put up by a petition.

A petition is filed on behalf of the accused Rakibul Mondal along with a fresh V.nama, praying for bail.

Copy served. V.nama is accepted.

Learned Advocate on behalf of accused person namely **Rakibul Mondal** prays for bail on the ground that the accused are detained in custody for long in a false case. He is innocent and nothing has been recovered from his possession.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **75 bottles of Phensedyl along with 16 Kg 'Ganja'**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.28/21**

Order No.21

Dt. 21.01.2022(Contd)..

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **1 Kg 882 gram of 'heroin'**, the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and since charge sheet has been submitting establishing the prima-facie case against the accused and that date has already been fixed for evidence, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.13/19**

Order No.37

Dt. 24.01.2022(Contd)..

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **24 Bottles of Phensedyl**, the Provisions of Section 37 of the N.D.P.S. Act and that **2 Kg 100 grams** white colour explosive substance and **2 Kg 300 grams** yellow colour explosive substance and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.11/20**

Later  
Dt. 29.01.2022(Contd)...

A petition is filed on behalf of the accused **Kartick Ghosh @ Ganesh and Ranjit Halder** praying for bail.

Copy served. V.nama is accepted.

Learned Advocate on behalf of accused persons prays for bail on the ground that the accused are detained in custody for long in a false case. They are innocent and nothing has been recovered from their possession.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **48 bottles of Phensedyl and considering the gravity of offence** committed by the accused persons and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and since charge sheet has been submitted establishing the prima-facie case against the accused persons and that date has already been fixed for evidence, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.69/19**

Order No.34  
Dt. 29.01.2022

The record is put up by a petition.

A petition is filed on behalf of the accused Jiarul Mondal praying for bail.

Learned Advocate on behalf of accused persons prays for bail on the ground that the accused are detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **47 bottles of Phensedyl** and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and since date has already been fixed for evidence, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.69/21**

Order No.14  
Dt. 31.01.2022

The bail petition is taken up for hearing.

Learned Advocate for the accused person moved the petition.

Learned Advocate for the petitioners prays for bail on the ground that the present accused persons are languishing in custody for a long time and they are innocent. So he prays for bail on any terms and conditions.

Heard both sides.

Ld. Special P.P. has raised strong objection.

Perused the bail petition along with other materials on record.

Considered.

Considering the facts and circumstances of the case and the materials on record it appears that the quantity of contraband involved in this case is about **25.500 Kg of Cannabis looking like 'Ganja', which is commercial quantity.**

The Hon'ble High Court has been pleased to reject the prayer for bail of accused Manik Pramanik in connection with CRM No.8572 of 2021 Dated 20.12.2021.

This Court also rejected the bail application of the present petitioners on 15.12.2021 and 06.01.2022. So, there is no new ground to consider the bail of the present accused petitioners.

Accordingly,, considering the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Accordingly, the petition for bail stands **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar.

**NDPS-134/21**

Order No.07 .

Dated 01.02.2022.(Contd)....

A petition is filed on behalf of accused persons namely **Biswajit Das,Avijit Deb, Surajit Das and Ujjal Majhi** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Advocate on behalf of the petitioners prays for bail on the ground that they are innocent persons and nothing was seized from their possession.

Learned Special P.P. has raised strong objection submitting that the accused persons are involved in an international racket and huge quantity of contraband was recovered from the possession of the accused persons.

I have gone through the materials on record. After perusing the materials it appears that total 2445 number of DIALEX-DC Dry Cough syrup were recovered from the possession of the accused persons.

**NDPS-134/21**

Order No.07 .

Dated 01.02.2022.(Contd)....

Considering the seriousness of offence and having regard to the materials on record and the quantity of seizure which amounts to 'commercial quantity', and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. More over, this Court rejected the bail application of the present petitioners on 14.12.2021. I find that investigation is going on and at this stage there is no new ground to consider the bail prayer of the present accused/petitioners. Hence, the bail prayer is considered and **rejected**.

Learned Advocate on behalf of the accused Avijit Deb submits that some Bank Accounts which are mentioned in the petition, are required to be open. So, he prays for permission to that effect and files a petition.

Learned Special PP. raised strong objection. Learned Special PP submits that after the arrest of the accused persons under section 5A of NDPS Act and financial investigation is going on by the NCB to trace the money trail through which many associates may be connected as the accused persons involved in international racket. Learned Special PP also submitted if the accused be permitted to open the Bank Accounts, it will effect the investigation agency adversely. So, learned Special PP prays for rejection of the petition.

I have gone through the record, petition and objection.

Heard both sides.

The investigation of the present case is going on by the NCB Agency and the huge number of contraband involved in the present case. As per direction of this Court, the Investigation Agency submitted a report regarding the progress of financial investigation of the present case. As per report, it appears that letter has been sent to provide details of the Bank Accounts of the present petitioner to different Banks in respect of Avijit Deb, his family members and other arrested and suspected persons for seeking KYC documentation and Account Statements in their names and relatives and replies are still pending. So, considering the said stage of investigation, I am not inclined to allow the prayer of the present petitioner.

Accordingly, the prayer of the accused is considered and rejected.

The Investigation Agency is again directed to file a status report of the investigation on the next date.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
Nadia at Krishnagar**

NDPS Case No.98/19

Order No.16

Dated 04.02.2022.

The record is put up today on the basis of a petition filed on behalf of the accused Gosto Gopal Tikadar.

By filing the petition, learned Advocate for the accused prays for better treatment of the accused who is suffering from various ailments and at present blood is oozing out from his nose and mouth.

Learned Advocate also files another petition praying for pre-poning of the present case which is fixed for evidence on and from 11.04.2022 to 13.04.2022.

Heard. Considered.

Considering the suffering of the accused from various ailments, the Superintendent, District Correctional Home, Krishnagar is directed to provide all medical facilities to the under trial prisoner as and when required and, if he thinks fit, he may refer the accused to any other specialised hospital or medical institution for his better treatment.

So far as the pre-poning of the trial of the case is concerned, it is found from the record that the case is fixed for evidence on and from 11.04.2022 to 13.04.2022. But, considering the physical condition of the accused, the case is fixed on 21.03.2022 and 22.03.2022 in stead of the above date.

Thus, both the prayers are allowed.

Let a copy of this order be sent to the Superintendent, District Correctional Home, Krishnagar for compliance and necessary action.

To date.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.04/22**

Order No.2  
Dt. 04.02.2022(Contd....)

A petition is filed on behalf of the accused persons namely **Sahadulla Choudhdury, Mohammad Hassan and Muna Choudhury** praying for bail.

Learned Advocate on behalf of accused persons prays for bail on the ground that the accused are detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It is found from the record that 7 Kg 'heroin' was recovered from the possession of the accused persons which is 'commercial quantity'.

Considering the seriousness of offence and also the serious impact of the offence upon the society and in view of the Provisions of Section 37 of the N.D.P.S. Act, this Court is not inclined to grant bail to the accused persons, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

The record is put up by a petition.

A petition is filed on behalf of the accused Ram Krishna Ghosh praying for bail.

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **23.300 Kg of 'Ganja** and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and, more over, it appears that the case has been fixed for framing of charge and at this stage, if the accused be released on bail, I think there is every possibility of abscondence, resulting dragging of the case unnecessarily, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

09.02.2022 (Contd)...

A petition is filed on behalf of accused Netai Ghosh, Hossain Khan and Md. Tushar Goldhar praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, 2nd.Court, Ranaghat, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar



**N.D.P.S.135/21**

07

09.02.2022

The record is put up by a petition.

A petition along with fresh V.nama is filed on behalf of the accused Sk Saifuddin praying for bail.

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides. The V.nama filed is accepted.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **25 bottle of DIALEX-DC( Codeine Phosphate and Chlorpheniramine Maleate Syrup)**, as it appears from the seizure list, and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

15.02.2022

A petition along with fresh V.nama is filed on behalf of the accused Mithun Biswas praying for bail.

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides. The V.nama filed is accepted.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is 30 **bottle of Phensedyl**, as it appears from the seizure list, and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society and that earlier bail petition was rejected only on 03.02.2022, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

15.02.2022

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **354 gram Heroin**, from the possession of the accused and that charge sheet has already been submitted establishing the prima-facie case, and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.97/21**

14 (Contd)...

16.02.2022

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **52 bottles Phensedyl**, from the possession of the accused and that charge sheet has already been submitted establishing the prima-facie case, and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.76/21**

13.

22.02.2022

Record is put up today on the basis of a petition.

Learned Advocate on behalf of accused Dinmohammad Sk @ Dinai prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is 254 **Gram of Heroin** from the possession of the accused and that charge sheet has already been submitted establishing the prima-facie case, and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society and bail petition of this accused was rejected only on 15.02.2022 and since there is no new ground to consider, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

The record is put up on the basis of a petition.

Learned Advocate on behalf of accused persons prays for bail on the ground that the accused are detained in custody for long in a false case. They are innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **60 bottles of Phensedyl** from the possession of the accused persons and that charge has already been framed and the case is ready for recording evidence of the witness and moreover, bail petition of the accused persons was lastly rejected on 10.11.2021. So, there is no new ground to consider the bail petition and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

The record is put up on the prayer of the accused persons

Learned Advocate on behalf of accused petitioners namely Milan Sk, Saidul Sk and Halim Sk files a bail petition and prays for bail on the ground that the accused are detained in custody for long in a false case. They are innocent and there is no chance of abscondance.

Copy served to prosecution who raised strong objection.

Learned Advocate on behalf of the petitioners stated that they are permanent residents of this locality and there is no chance of abscondance.

Learned PP-in-charge raises strong objection and submitted that most of the witnesses have been examined and there are sufficient incriminating materials against the accused persons and if the accused be released on bail, then there is every chance of absconding.

Heard both sides.

Perused the bail petition along with other materials on record. After perusing the same it appears that 17 witnesses have already been examined. From the statement of the witnesses it transpires that the accused persons were involved in the alleged offence and huge amount of gold ornaments were recovered from the possession of the accused persons which were looted at the time of decoity. The allegation is very serious in nature.

Having regard to the entire facts and circumstances, I think if the accused be released on bail then there is every chance of absconding. Considering the gravity of offence and since the Hon'ble High Court has been pleased to reject the bail application of the accused persons previous and at present there is no new ground to consider the prayer of the accused, I am not inclined to enlarge the accused on bail.

Hence, the bail prayer is considered and **rejected**.

Accused be remanded to JC.

It also appears that date has been fixed on 06.04.2022 and 07.04.2022 for evidence.

Prosecution is directed to bring the witnesses on the next dates fixed positively.

Dictated & Corrected by me.

**Addl. Sess. Judge, 1st. Court,**  
Nadia at Krishnagar

**Addl. Sess. Judge, 1st. Court,**  
Nadia at Krishnagar

The record is put up on the basis of a petition.

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long since 19.09.2018. They are innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **110 bottles of Phensedyl** from the possession of the accused person and evidence of the witness has already commenced and moreover, bail petition of the accused persons was rejected previously. So, there is no new ground to consider the bail petition, and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

20  
05.03.2022

**N.D.P.S.27/21**

The record is put up on the basis of a petition.

Learned Advocate on behalf of accused person **Sahid Rana Sk @ Santi** prays for bail on the ground that the accused is detained in custody for long since 19.09.2018. They are innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **310 Gram of Heroin** from the possession of the accused person and charge already framed and evidence of the witness has already commenced. So, there is no ground to consider the bail petition. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.59/19**

39

05.03.2022

The record is put up on the basis of a petition.

Learned Advocate on behalf of accused person **Kala @ Najimuddin Sk** prays for bail on the ground that the accused is detained in custody for long .. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **56 bottles of Phensedyl** from the possession of the accused person and charge already framed and some of the witnesses has already been examined. So, there is no ground to consider the bail petition. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.134/21**

The record is put up on the basis of a petition.

Learned Advocate on behalf of accused person **Abhijit Deb** prays for bail on the ground that the accused is detained in custody for long. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **2,445 bottles of DIALEX DC Dry Cough syrup** from the possession of the accused person and the earlier bail petition of this accused was rejected by this Court on several times. So, there is no ground to consider the bail petition. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.134/21**

12  
14.03.2022

Learned Advocate on behalf of accused person **Surajit Das and Ujjal Majhi** prays for bail on the ground that the accused are detained in custody for long. They are innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **2,445 bottles of DIALEX DC Dry Cough syrup** from the possession of the accused person and the earlier bail petition of this accused was rejected by this Court on several times. So, there is no ground to consider the bail petition. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.136/21**

12

14.03.2022

Learned Advocate on behalf of accused person **Samirul Piyada** prays for bail on the ground that the accused is detained in custody for long. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure that is **299 bottles of Phensedyl** from the possession of the accused person and the earlier bail petition of this accused was rejected by this Court on 27.01.2022. So, there is no ground to consider the bail petition. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.77/21**

16

22.03.2022 (Contd)..

Learned Advocate on behalf of accused person **Moti Sk** prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and is seriously ill.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **260 gram 'heroin'** was recovered from the possession of the accused person and that the earlier bail petition of this accused was rejected by this Court on 17.01.2022 and moreover date for framing of charge has been fixed. So, it can be presumed that trial of the case will be commenced soon. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Learned Advocate on behalf of accused person **Suman Das @ Mandela** prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **28.450 Kg 'Ganja'** was recovered from the possession of the accused person and that charge sheet has already been submitted establishing the prima-facie case. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Record is put up on the basis of a petition.

Learned Advocate on behalf of accused person **Sanjib Mondal@ Mukti** prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **35 bottles of Phensedyl** was recovered from the possession of the accused person and that charge sheet has already been filed prima-facie establishing the case against him.

So, in view of the facts and circumstances of the case and , in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.70/21**

19

24.03.2022 (Contd)..

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **253 Gram 'heroin'** was recovered from the possession of the accused person and that the earlier bail petition of this accused was rejected only on 27.01.2022. So, there is no new ground to consider the bail application. Apart from it, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.21/22**

1

30.03.2022(Contd) ...

Learned Advocate on behalf of accused person namely **Ripon Sarkar @ Bangla** prays for bail on the ground that the accused has been brought under arrest in a false case. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **42 bottles of Phensedyl** was recovered from the possession of the accused person. **So**, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Kalyani Nadia for information and necessary action.

Inform IO accordingly.

Todate ( 12.04.22) for production.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**N.D.P.S.21/22**

Later  
30.03.2022

After passing of the above order, learned Counsel representing the accused submitted that the accused was apprehended by the IO on 29.03.2022 in the evening and till production before this Court, the IO did not allow the accused even to drink a drop of water.

The accused also parroted in the same voice.

I have considered the submission.

On perusal of the custody Memo, it appears that he was arrested today in the morning hour.

Whatever may be, every person has some right recognized by the law. If the statement of the accused is true, nonetheless to mention that action on the part of the IO, SI Ripon Deb goes to suggest his highhandedness and clear violation of Human Rights of the accused.

In view of the circumstances, before referring for any action, this Court feels version of the IO required to know.

Accordingly, the IO, SI, Ripon Deb, is directed to appear personally and show cause as to why appropriate action shall not be taken against him.

Todate (12.04.2022) for appearance and show-cause reply.

Inform the IO by sending a copy of this order through the SP, Ranaghat PD.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
**In-charge**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
**In-charge**  
Nadia at Krishnagar

**N.D.P.S.41/14**

30

31.03.2022(Contd) ...

Learned Advocate on behalf of accused person namely **Kalimuddin Sk @ Kalim** that the accused has been brought under arrest on the strength of a warrant issued by this Court on 02.02.2018. He is innocent and has been falsely implicated in this case. He further stated that he was previously granted bail by the Hon'ble Court.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the conduct of the accused , I am not inclined to grant him bail.

Hence, the bail prayer is considered and **rejected**.

Today

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

Learned Advocate on behalf of accused person namely **Reshma Mondal** prays for bail on the ground that the accused has been brought under arrest in a false case. She is innocent and there is no chance of absconsion.

Learned Advocate also submits that the accused is suffering from various ailments. In support of his submission, he filed some medical documents.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **3 Kg 200 Gram dry substance like 'Ganja'** was recovered from the possession of the accused person. **So**, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Superintendent, District Correctional Home, Krishnagar, Nadia is requested to provide medical assistance as she is reportedly suffering from ailments.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Kalyani Nadia for information and necessary action.

Let a copy of this order be sent to the Superintendent, District Correctional Home, Krishnagar, Nadia for information and taking necessary action.

Inform IO accordingly.

Todate ( 12.04.22) for production.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**N.D.P.S.102/21**

13

01.04.2022(Contd)

Learned Advocate on behalf of accused person prays for bail on the ground that the accused has been brought under arrest in a false case. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **35 bottles Phensedyl were** recovered from the possession of the accused person and charge sheet has been submitted establishing the prima-facie case. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate ( 13.05.22) for production.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**N.D.P.S.75/21**

12

02.04.2022

Learned Advocate on behalf of accused person namely **Budhisar Das** files a petition praying for bail and his treatment and submits that the accused is detained in custody since 20.07.2021 and is suffering from various ailments. Accordingly, he prays for passing necessary order for providing better treatment of the accused.

Heard both sides.

Perused the petition along with other materials on record.

Learned Special P.P. has raised objection.

Considering the gravity of offence prayer for bail stands **rejected**.

Considering the serious ailments of the accused, the Superintendent, District Correctional Home, Krishnagar, Nadia is requested to do the needful for better treatment as per law as he is reportedly suffering from ailments.

Let a copy of this order be sent to the Superintendent, District Correctional Home, Krishnagar, Nadia for information and taking necessary action.

To 29.04.2022 for production.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
In-charge  
Nadia at Krishnagar**

**N.D.P.S.38/21**

18

06.04.2022(Contd)

Learned Advocate on behalf of accused person prays for bail on the ground that the accused has been languishing in custody since long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that charge has been framed and the case is ready for trial. The allegation is that 22Kg.700 Gram 'Ganja' was recovered from the possession of the accused which is commercial quantity. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

Learned Advocate on behalf of accused person **Habibul Singh** prays for bail on the ground that the accused has been languishing in custody since long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the accused was possessing **30 Gram brown colour powder** without valid document and the same is more than small quantity. The investigation is in initial stage. Earlier bail petition of this accused was rejected by this Court only on 09.03.2022. So, in view of the serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**NDPS-134/21**

Order No.16 .

Dated 25.04.2022.

A petition is filed on behalf of accused persons namely **Avijit Deb and Biswajit Das** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Advocate on behalf of the petitioners prays for bail on the ground they are innocent persons and nothing was seized from their possession.

Learned Special P.P. has raised strong objection submitting that the accused persons are involved in an international racket and huge quantity of contraband was recovered from the possession of the accused persons.

I have gone through the materials on record. After perusing the materials it appears that total 2445 number of DIALEX-DC Dry Cough syrup were recovered from the possession of the accused persons.

It appears from the record that the bail petition of these two accused persons was rejected by this Court on 14.12.2021. Considering the seriousness of offence and having regard to the materials on record and the quantity of seizure which amounts to 'commercial quantity', and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S. 10/2022**

Order No. 08  
25-04-2021

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

A petition is filed on behalf of accused person namely, **Habibul Singh** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considered.

It appears from the materials on record that the accused was possessing **30 Gram brown colour powder** without valid document and the same is more than small quantity. In the mean time, charge sheet has been submitted establish the prima-facie case. The bail petition of this accused was lastly rejected by this Court only on 20.04.2022. So, in view of the serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**N.D.P.S. 8/2022**

Order No. 07  
27-04-2022

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

A petition is filed on behalf of accused person namely, **Netai Ghosh**, along with fresh V.nama, praying for bail on the ground stated therein.

Copy served. Let the V.nama be accepted.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considered.

It appears from the materials on record that the accused was possessing **146 bottles of Phensedyl** without valid document and the same is commercial quantity. In the mean time, charge sheet has been submitted establish the prima-facie case. On many occasions bail petition of this accused was rejected by this Court and lastly only on 22.03.2022. So, in view of the serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**N.D.P.S. 75/2021**

Order No. 13  
27-04-2022

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

A petition is filed on behalf of accused person namely, **Budhisar Das**, along with fresh V.nama, praying for bail on the ground stated therein.

Copy served. Let the V.nama be accepted.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considered.

It appears from the materials on record that the accused was possessing **2 Kg Ganja and 36 bottles of Phensedyl** without valid document and the same is commercial quantity. In the mean time, charge sheet has been submitted **under sections 20(b)/29 NDPS**. The bail petition of this accused was rejected by this Court lastly only on 02.04.2022. There is no new ground to consider the bail petition.

So, in view of the provisions under section 37 of NDPS Act and serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**NDPS-134/21**

Order No.16 .

Dated 25.04.2022.

A petition is filed on behalf of accused persons namely **Avijit Deb, Biswajit Das, Ujjal Majhi, Molla Basir Ahmed and Akhil Bhadra** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Advocate on behalf of the petitioners prays for bail on the ground they are innocent persons and nothing was seized from their possession.

Learned Special P.P. has raised strong objection submitting that the accused persons are involved in an international racket and huge quantity of contraband was recovered from the possession of the accused persons.

I have gone through the materials on record. After perusing the materials it appears that total 2445 number of DIALEX-DC Dry Cough syrup were recovered from the possession of the accused persons.

It appears from the record that the bail petition of Avijit Deb and Biswajit Das was rejected by this Court on 25.04.2022 Ujjal Majhi on 14.03.2022 Considering the seriousness of offence and having regard to the materials on record and the quantity of seizure which amounts to 'commercial quantity', and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.131/21**

18

10.05.2022(Contd)

Learned Advocate on behalf of accused person **Soumen Sarkar** prays for bail on the ground that the accused has been languishing in custody since long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the accused was possessing **75 bottles of Phensedyl** without valid document and the same is commercial quantity. The investigation has ended in filing charge sheet thereby establishing prima-facie case against the accused. Earlier bail petition of this accused was rejected by this Court only on 03.03.2022.

So, in view of the provisions under section 37 of NDPS Act and serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**Hogolberia PS-162/22**

Order No.01  
Dt.13.05.2022

Heard both sides regarding the bail application.

Learned lawyer for the accused/petitioners submits before the Court that the accused/petitioners are in Court. He also admitted that the commercial quantities of articles were not seized from the accused/petitioners, as alleged. however, he prays for bail considering the materials on record on any terms and condition.

Learned Special P.P. vehemently opposes the bail application submitting that 10 Kg of 'Ganja' has been recovered from the possession of the accused/petitioners.

I have carefully perused the case record. After perusing the same, I find that 10 Kg of 'Ganja' was recovered from possession of the accused/petitioners.

Considering the facts and circumstances the prayer for bail is **rejected**.

The accused are remanded to JC.

To 27.05.2022/03.06.2022 for production and IO's report.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Tehatta Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.98/21**

14

17.05.2022(Contd)

Learned Advocate on behalf of accused person **Uttam Ghosh** prays for bail on the ground that the accused has been languishing in custody since long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the accused was possessing **22 Kg 'Ganja'** without valid document and the same is commercial quantity. The investigation has ended in filing charge sheet thereby establishing prima-facie case against the accused. Earlier bail petition of this accused was rejected by this Court only on 08.04.2022.

So, in view of the provisions under section 37 of NDPS Act and serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**N.D.P.S. 77/2021**

Order No. 19  
17-05-2022

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

A petition is filed on behalf of accused person namely, **Kalu Sk**, along with praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considered.

It appears from the materials on record that the accused was possessing **260 Gram 'heroin'** without valid document and the same is commercial quantity. In the mean time, charge sheet has been submitted **under sections 21(c)/29 NDPS**. The bail petition of another accused, who is standing on the same footing, was rejected by this Court on several times. There is no new ground to consider the bail petition.

So, in view of the provisions under section 37 of NDPS Act and serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Today

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

**N.D.P.S. 17/2021**

Order No. 23  
17-05-2022

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

A petition is filed on behalf of accused person namely, **Sabikunahar Mondal @ Sabikul Kunahar**, praying for bail on the ground that the children of the accused is seriously ill and there is none to look after him. So, on the ground of humanitarian, the accused may be released on bail.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considered.

It appears from the materials on record that the accused was possessing **190 bottles of Phensedyl** without valid document and the same is commercial quantity. In the mean time, charge sheet has been submitted establishing the prima-facie case against him. Earlier the bail petition of this accused on the self-same ground was rejected by this Court. There is no new ground to consider the bail petition.

So, in view of the provisions under section 37 of NDPS Act and serious impact of the offence upon the society and considering the gravity of the offence, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act**  
Nadia at Krishnagar

NDPS Case No.55/21

Order No.23

Dated 17.05.2022.

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

At this stage a petition praying for bail is filed on behalf of the accused persons, namely, Alok Biswas @ Bapi

The bail petition is taken up for hearing.

Learned Advocate for the accused person moved the petition.

Learned Advocate for the accused person submit that the accused person is innocent and they have been falsely implicated in this case. He further submits that the present accused person is no way involved or connected with this case. So he prays for bail on any terms and conditions.

Learned Advocate for the accused also submits that his client is not physically well and medical assistance is required.

Heard both sides.

Ld. Special P.P. has raised strong objection.

Perused the bail petition along with other materials on record.

Considered.

Considering the materials on record, the quantity of seizure, **75 bottles of Phensedyl** which amounts to 'commercial quantity' the provisions of section **37 N.D.P.S. Act** and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered** and **rejected**.

The Superintendent, District Correctional Home, Krishnagar, Nadia is directed to provide necessary medical assistance as and when required.

To date.

Let a copy of this order be sent to the Superintendent, District Correctional Home, Krishnagar, Nadia for information and taking necessary action.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

NDPS Case No.13/20

Order No.21

Dated 18.05.2022.

Record is put up today in the basis of prayer of Ld. Advocate of the accused.

Accused **Latif Mondal** surrenders before this Court today. He is taken into custody and remanded to JC till 31.05.2022.

At this stage a petition along with a V.nama praying for bail is filed on behalf of the accused persons, namely, Latif Mondal

Copy served. V.nama is accepted.

The bail petition is taken up for hearing.

Learned Advocate for the accused person moved the petition.

Learned Advocate for the accused person submit that the accused person was on bail but due to financial stringency in the family he could not appear in Court on the date fixed and as a result, Warrant of Arrest was issued and now he surrenders today before the Court. Learned Advocate also submits that he will be regular in attending the Court in future. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

Considering the facts and circumstances of the case and also considering gravity of offence, prayer for bail is considered and **allowed**.

Accused may find bail of Rs.1,000/- with one surety of like amount subject to the satisfaction of this Court with condition to appear before the trial Court on each and every day.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Special -4/22

Order No.6

Dated 20.05.2022. (Contd)....

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

This is a case under sections 448/376/511/506/509 IPC read with section 3 of Scheduled Caste and Scheduled Tribe(Prevention of Atrocities) Act, 1989.

After perusing the materials on record and CD I find that there are very serious incriminating materials against the accused person. Statement under section 164 of Cr.PC of the victim has been recorded and she made allegation against the accused.

Accordingly, I think that it is not a fit case to grant bail to the accused/petitioner at this stage. The prayer for bail stands **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court,**  
SC & ST Act

Nadia at Krishnagar

**Judge, Special Court,**  
SC & ST Act

Nadia at Krishnagar

**NDPS-134/21**

Order No.21 .

Dated 20.05.2022(Contd)....

A petition is filed on behalf of accused persons namely **Piyali Chakraborty and Anup kr. Chakraborty** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Advocate on behalf of the petitioners prays for bail on the ground they are innocent persons and nothing was seized from their possession.

Learned Special P.P. has raised strong objection submitting that it is found from the record and seizure list that this is an international racket and huge quantity of contraband was recovered from the possession of the accused persons.

I have gone through the materials on record. After perusing the materials it appears that total 2445 number of DIALEX-DC Dry Cough syrup were recovered from the possession of the accused persons.

Considering the seriousness of offence and having regard to the materials on record and the quantity of seizure which amounts to 'commercial quantity', and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. If the accused persons be released on bail at this stage, there will be every chance of hampering in the process of investigation. Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

NDPS -87/20

Order No.22

Dated 20.05.2022. (Contd)....

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record that the case is ready for trial and dates have been fixed for evidence. So, if the accused is released on bail, trial of the case will be hampered.

NDPS -87/20

Order No.22

Dated 20.05.2022. (Contd)....

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, which amounts to 'commercial quantity', the provisions of section 37 N.D.P.S. Act and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered** and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Special -4/22

Order No.07

Dated 30.05.2022.

Today is fixed for production,

IO's report.

Accused is produced from JC.

A petition is filed on behalf of the accused praying for bail.

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record that it appears that this a case under section 448/376/511/506 IPC read with section 3 of the Scheduled Caste and Scheduled Tribe (Prevention of Atrocities) Act, 1989.

After perusing the material on record and CD I find that statement under section 164 of Cr. PC of the victim has been recorded and she made some allegations against the accused.

Accordingly, I think that it is not a fit case to grant bail to the accused/petitioner at this stage.

The prayer for bail stands rejected.

To 06.06.2022 for production and further orders.

Dictated & Corrected by me.

**Judge, Special Court,  
SC & SC Act.**  
Nadia at Krishnagar

**Judge, Special Court,  
SC & SC Act.**  
Nadia at Krishnagar

NDPS -25/22

Order No.05

Dated 01.06.2022. (Contd)....

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that 28 bottles of Phensedyl were recovered from the possession of the accused which is commercial quantity and the bail petition was rejected by this Court only on 08.04.2022 and there is no new ground to consider the bail application at this stage.

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, which amounts to 'commercial quantity', the provisions of section 37 N.D.P.S. Act and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered** and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Order No.12

Dated 01.06.2022. The accused is produced today.

Learned Advocate on behalf of the accused as well as  
learned Special PP- are present.

Learned Advocate for the accused person files a petition along with fresh.V.nama praying for bail.

Copy served. V.nama is accepted.

Learned Advocate fore the accused submits that the accused person has been falsely implicated in this case. He is a day-labourer by profession and is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that IO has submitted supplementary charge sheet against this accused and the Court has already taken cognizance. The accused was arrested on the spot and 22 bottles of Phensedyl were recovered from the possession of the accused which is commercial quantity and the bail petition was rejected by this Court only on 25.04.2022 and there is no new ground to consider the bail application at this stage and if the accused be released on bail at this stage, there will be a negative message in the society.

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, which amounts to 'commercial quantity', the provisions of section **37 N.D.P.S. Act** and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered and rejected**.

To\_\_\_\_\_ for

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

NDPS -113/22

Order No.15

Dated 01.06.2022. (Contd)....

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that **58 bottles of Phensedyl** were recovered from the possession of the accused which is commercial quantity. Charge sheet has already been submitted and the last bail petition of this accused was rejected by this Court only on 11.04.2022 and there is no new ground to consider the bail application at this stage.

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, which amounts to 'commercial quantity', the provisions of section **37 N.D.P.S. Act** and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered** and **rejected**.

Today

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Order No.18

Dated 01.06.2022. (Contd)....

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that **40 bottles of Phensedyl** were recovered from the possession of the accused which is commercial quantity. Charge sheet has already been submitted and the last bail petition of this accused was rejected by this Court only on 06.04.2022 and there is no new ground to consider the bail application at this stage.

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, which amounts to 'commercial quantity', the provisions of section **37 N.D.P.S. Act** and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered and rejected**.

Today

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Order No.15

Dated 01.06.2022. (Contd)

Learned Advocate fore the accused submits that the accused person have been falsely implicated in this case and have no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that the accused were arrested on the spot and 30 bottles of Phensedyl were recovered from the possession of the accused prtdond which is commercial quantity and on several occasions the bail petition was rejected by this Court and there is no new ground to consider the bail application at this stage and if the accused be released on bail at this stage, there will be a negative message in the society.

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, which amounts to 'commercial quantity', the provisions of section 37 N.D.P.S. Act and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered** and **rejected**.

To \_\_\_\_\_ for

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Order No.2

Dated 03.06.2022. (Contd)..

Learned Advocate for the accused submits that the accused persons have been falsely implicated in this case and have no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that the accused were arrested on the spot and 18 Kg 'Ganja' was recovered from the possession of the accused persons which is less than commercial quantity but greater than a small quantity. The investigation is at its initial stage and if the accused be released on bail at this stage, there will be a negative message in the society.

Accordingly, considering the facts and circumstances of the case and the materials on record, the quantity of seizure, and the serious impact of the offence upon the society, I am not inclined to grant bail in favour of the accused/petitioner, as prayed for.

Hence, the bail petition is **considered and rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Order No.9

Dated 06.06.2022. ...

A petition praying for bail is filed on behalf of the accused.

Learned Advocate for the accused person submit that the accused person has been falsely implicated in this case. He is not in any way connected with this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

This is a case under sections 448/376/511/506/509 IPC read with section 3 of Scheduled Caste and Scheduled Tribe(Prevention of Atrocities) Act, 1989.

After perusing the materials on record and CD I find that the statement under section 164 of Cr.PC of the victim has been recorded. From the statement it is nowhere found that the accused tried to commit rape ; only some allegation has been made against the accused.

The accused is in custody since 23.04.2022. The investigation of the case is okver and charge sheet has already been filed. There is no immediate chance of trial. Accused is a permanent resident of the jurisdiction of this Court. I think that it is not a fit case for custody trial.

Accordingly, the prayer for bail is **allowed**.

**Accused may find bail of Rs.2,000/- with one surety of like amount subject to the satisfaction of the learned CJM, Krishnagar on condition that if on bail, shall not to tamper with the evidence and not to intimidate the witnesses, failing which bail would be cancelled autometrically.**

To \_\_\_\_\_ for appearance.

Dictated & Corrected by me.

**Judge, Special Court,**  
SC & ST Act

Nadia at Krishnagar

**Judge, Special Court,**  
SC & ST Act

Nadia at Krishnagar

A petition is filed on behalf of accused Subir Saha praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, 2nd.Court, Ranaghat, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

A petition is filed on behalf of accused Teshar Tarafder praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Tehatta Court, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

A petition is filed on behalf of accused Jullur Rahaman Sekh praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

Order No.27

Dated 06.06.2022. (Contd)..

Learned Advocate for the accused submits that the accused has been falsely implicated in this case and has no intention to evade the trial. Accordingly, he prays for bail.

Ld. Special P.P. has raised objection.

Heard both sides.

Perused the bail petition along with other materials on record.

Considered.

On scrutiny of the record it appears that the accused were arrested on the spot and 30 Kg 'Ganja' was recovered from the possession of the accused which is commercial quantity. The charge sheet has already been submitted against the accused establishing the prima-facie case and if the accused be released on bail at this stage, there will be a negative message in the society.

Accordingly, in view of the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail petition is **considered and rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.112/21**

Order No.19  
Dt. 07.05.2022

The record is put up by a petition.

A petition is filed on behalf of accused **Jamat Ali Biswas** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears that the case is ready for trial and the date has already been fixed for evidence. The accused was arrested along with 270 Gram of 'Heroin' which amounts to 'commercial quantity'. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and the case has already been fixed for evidence, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.82/19**

Order No.33  
Dt. 07.06.2022

The record is put up by a petition.

A petition is filed on behalf of accused **Sanjib Mondal @ Mukti** praying for bail on the ground that the accused remained in JC since 2019 and charge has not yet been framed. The accused is innocent and has no intention to avoid the trial.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On scrutiny of the record it appears that as per direction of the Court IO is present today, but no medical report is filed. Io prays for time to file report. It also appears that 35 bottles of Phensedyl was recovered from the possession of the accused which is commercial quantity. It also appears that on 23.03.2022 the bail prayer of this accused was rejected by this Court.

Considering the materials on record, the quantity of seizure this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

A petition is filed on behalf of accused **Jayanta Debnath** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Nabadwip, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.68/21**

Order No.17  
Dt. 08.06.2022

Learned Advocate on behalf of the accused submits that the accused is innocent and ..... no intention to avoid the trial. He is detained in custody since 10.07.2021.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On scrutiny of the record it appears that charge sheet has been submitted and the accused was arrested for possessing 10 bottles of Phensedyl.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.68/21**

Learned Advocate on behalf of the accused **Laltu Mondal** submits that the accused is innocent and has no intention to avoid the trial. He is detained in custody since long.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On scrutiny of the record it appears that charge sheet has been submitted and the accused was arrested for possessing 22 bottles of Phensedyl. On several occasions the bail petition of this case has been rejected by this Court and lastly on 30.04.2022.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society and since there is no new ground to consider, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.136/21**

Learned Advocate on behalf of the accused **Samirul Piyada** submits that the accused is innocent and has no intention to avoid the trial. He is detained in custody for 181 days and charge sheet has not yet been submitted, so he is entitled to statutory bail.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On scrutiny of the record it appears that charge sheet has been submitted and the accused was arrested for possessing 299 bottles of Phensedyl. On several occasions the bail petition of this case has been rejected by this Court and lastly on 21.05.2022.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society and since there is no new ground to consider, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

A petition is filed on behalf of accused **Chandan Das and Joydeb Majumder** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

09.06.2022 (Contd)...

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, 2nd.Court, Ranaghat, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.79/20**

Order No.26  
Dt. 08.06.2022

Learned Advocate on behalf of the accused **Ajmir Sk** submits that the accused is innocent and has no intention to avoid the trial. He is detained in custody for long and investigation has been completed.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On scrutiny of the record it appears that charge sheet has been submitted and the accused was arrested for possessing 25 bottles of Phensedyl. His bail prayer was lastly rejected on 11.05.2022. Charge sheet has been submitted.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society and since there is no new ground to consider, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Nadia at Krishnagar**

**Judge, Special Court, N.D.P.S. Act,  
Nadia at Krishnagar**

10.06.2022 (Contd)...

A petition is filed on behalf of accused Ashim Halder praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, 2nd.Court, Krishnagar, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.24/18**

Order No.61  
Dt. 13.06.2022

Record is put up today by a petition.

Learned Advocate on behalf of the accused persons namely **Chhalauddin Biswas and Habibor Sk** submits that the accused are innocent and are the residents within the jurisdiction of this Court . They have no intention to avoid the trial. They are detained in custody for long and investigation has been completed. Accordingly, he prays for bail.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On scrutiny of the record it appears that charge sheet has been submitted and the accused were arrested for possessing **3 Kg 'heroin'**. The case is ready for trial and date has been fixed for evidence.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for. If at this stage bail is granted, trial may be hampered. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.37/22**

Order No.04  
Dt. 13.06.2022(contd)...

Learned Advocate on behalf of the accused **Bhim Dutta** submits that the accused is innocent and has no intention to avoid the trial. He is detained in custody for long. Accordingly, he prays for bail.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

**N.D.P.S.37/22**

Order No.04  
Dt. 13.06.2022(contd)...

On scrutiny of the record it appears that charge sheet has been submitted and the accused was arrested for possessing **9000 bottles of Phensedyl**. He was taken to PC and in pursuant to his statement another **50 bottles of Phensedyl** were recovered.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society and since there is no new ground to consider, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.102/21**

15

13.06.2022(Contd)

Learned Advocate on behalf of accused **Nifajul Khan** prays for bail on the ground that the accused has been languishing in custody for long He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that charge sheet has been submitted establishing the prima-facie case under sections 21(C)/29 of NDPS Act. The quantity of seizure is commercial in nature. The bail application of this accused was lastly rejected by this Court on 01.04.2022. There is no new ground to consider. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**N.D.P.S.32/22**

11  
14.06.2022(Contd)

Learned Advocate on behalf of accused **Najrul Islam Mallick and Kalu Mallick** prays for bail on the ground that the accused have been languishing in custody for long They are innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that a big drug racket is involved behind this case Various articles including the contraband were recovered from these accused persons and others. The quantity of seized contraband is commercial in nature. The bail application of these accused persons was lastly rejected by this Court only on 01.05.2022. There is no new ground to consider. The investigation is going on. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**

Nadia at Krishnagar

Learned Advocate on behalf of accused **Manirul Dafadar** prays for bail along with a fresh V.nama, on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Copy served. V.nama is accepted.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record charge sheet has been filed under section 21(C) of NDPS Act and the accused was arrested for possessing 257 Gram of 'heroin', the quantity of which is commercial in nature. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**

Nadia at Krishnagar

**N.D.P.S.131/21**

21

14.06.2022

Record is put up today on the basis of the prayer of learned Advocate  
on behalf of the accused Uttam Sarkar @ Shiba

Learned Advocate on behalf of petitioner files a petition and prays for bail on any terms and condition. Learned Advocate submits that the petitioner was taken into custody on 18.11.2021 and extended period of investigation for 180 days expired on 16.05.2022. So, the petitioner is entitled to get statutory bail. Learned Advocate submits that FSL report has not yet been submitted. Hence he prays for bail on any terms and conditions.

Learned P.P.-in-charge is present today and raises strong objection. Learned Advocate files decisions of Hon'ble High Court of Punjab and Haryana in connection with CRR No.933 OF 2022.

Learned advocate also submitted order of Hon'ble Calcutta High Court in connection with CRR No.1823 of 2022 dt. 30.05.2022 and CRM No.541 of 2022 dated 02.06.2022.

I have gone through the petition, objection and other materials.

The Hon'ble High court has been pleased to reject the bail petition of the accused Utpal Sarkar @ Shiba on 02.06.2022 in connection with CRM No.541 OF 2022.. The Hon'ble High Court directed this Court to dispose of the case expeditiously. The Hon'ble High Court also directed the Investigating Officer to expedite the further investigation and collect the chemical examination report in connection with CRM No.541 OF 2022.

It appears from the record that the accused was possessing 75 bottles of Phensedyl without any valid document and the same is commercial quantity. charge sheet has already been submitted without chemical examination report. Earlier bail application of this accused was rejected on 26.04.22 and 10.05.2022 by this Court. At this stage, I find there is no new ground to consider the bail application of the present petitioner.

Be it mentioned here that I.O. was directed on 09.06.2022 to appear on 21.07.2022 along with chemical examination report positively.

Considering the above facts and circumstances, the bail prayer is considered and rejected.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**

Nadia at Krishnagar

**N.D.P.S.131/21**

22

14.06.2022

From the document filed by the learned Advocate on behalf of the petitioner, it appears that Hon'ble High Court in CRM No.541 of 2022 directed the Investigating Officer to take steps to collect the chemical examination report in question and to expedite the further investigation. So, the IO is directed to collect the report positively in view of the order of the Hon'ble High court and submit a report on the date fixed on 21.07.2022.

Let a copy of the order along with order of the Hon'ble High court be sent to the IO immediately for compliance.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**OFFICE OF THE LEARNED JUDGE SPECIAL COURT ,NDPS Act  
KRISHSNAGAR,NADIA**

Memo No. \_\_\_\_\_

Dated: 14.06.2022

*Copy forwarded to the IO of NDPS Case No.131/21 arising out of Haringhata PS Case No.379/2021 dt.17.11.2021 along with copy of order of the Hon'ble High Court in CRM No.541 OF 2022 for complilance.*

**Judge, Special Court, N.D.P.S. Act,**  
Nadia at Krishnagar

**SC-31(03)16**

Record is put up on the basis of the prayer of the learned Advocate for the petitioner.

Accused Patal @ Yeasin Sk surrenders before this Court today. He is taken into custody and shall remain in JC till 16.07.2022.

Learned Advocate files a petition praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned P.P.-in-charge has raised objection.

It appears from the record that warrant was issued on 25.03.2022 and today accused voluntarily surrenders today.

Considering the facts and circumstances of the case and the materials on record, I think that there is no impediment to allow the prayer of bail of the petitioner.

Prayer for bail is considered and **allowed**.

**Accused may find bail of Rs.1,000/- with one surety of like amount each subject to the satisfaction of the learned CJM, Nadia** with condition to appear before the trial Court on each and every day.

Todate

Recall WA.

Let copy of the order be sent to the learned CJM, Nadia for information.

Dictated & Corrected by me.

**Addl.Sess.Judge,1st. Court,**  
*Nadia at Krishnagar*

**Addl.Sess.Judge, 1st. Court,**  
*Nadia at Krishnagar*

**N.D.P.S.31/22**

6

04.07.2022

The record is put up on the strength of a put up petition.

By filing a petition Learned Advocate on behalf of accused **Mahasin sk and Rinku Biswas** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record charge sheet has been filed under section 20(b)/22 of NDPS Act and the accused were arrested for possessing total 18 Kg of 'Ganja', the quantity of which is less than commercial quantity but more than small quantity in nature. So, in view of the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.33/19**

47

07.07.2022(Contd)...

By filing a petition Learned Advocate on behalf of accused **Azizul Malitha** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record trial has already been commenced and as many as five witnesses have been examined till date. The accused were arrested for possessing total **35 bottles of Phensedyl** which is commercial quantity. If at this stage the accused be released on bail, there is every possibility of hampering the trial. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

11.07.2022 (Contd)...

A petition is filed on behalf of accused **Poritosh Mridha @ Soumen** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

11.07.2022 (Contd)...

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, 2nd.Court, Ranaghat, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**N.D.P.S.51/11**

22

11.07.2022(Contd)...

By filing a petition Learned Advocate on behalf of accused **Firdous Sk @ Fidu** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record charge sheet has already been submitted against the accused establishing prima-facie case under section 21(C) of NDPS Act and 50 **bottles of Phensedyl** were recovered from the possession of the accused which is commercial quantity. If at this stage the accused be released on bail, a wrong message will go in the society So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

20  
11.07.2022

**N.D.P.S.76/21**

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Din Mahammad Sk** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record trial has already been commenced and date has been fixed for evidence. The accused were arrested for possessing **254 Gram Heroin** which is commercial quantity. If at this stage the accused be released on bail, there will be every possibility of hampering the trial. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.50/16**

51

12.07.2022 (Contd)...

By filing a petition Learned Advocate on behalf of accused **Sital Biswas** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record trial has already been commenced and evidence of the witness has been recorded. The accused was arrested for possessing **60 Kg 'Ganja' and 1200 bottles of Phensedyl** which is commercial quantity. On scrutiny of the record it transpires that the accused moved before the Hon'ble Court with a prayer for bail and the Hon'ble High Court has been pleased to reject the bail prayer of this accused in CRM No.5066 of 2021 on 10.12.2021. So, if at this stage the accused be released on bail, there will be every possibility of hampering the trial. Accordingly, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

Record is put up on the basis of the prayer of the learned Advocate for the petitioners.

Accused **Ripan Pal, Kalpana Pal, Shibu Pal and Debasish Pal** surrender before this Court today. They are taken into custody and shall remain in JC till 28.07.2022.

Learned Advocate files a petition along with a fresh V.nama praying for bail on the ground stated therein.

Copy served. V.nama is accepted

Heard both sides.

Perused the bail petition along with other materials on record.

Learned P.P.-in-charge has raised objection.

It appears from the record that warrant was issued on 27.06.2022 and today accused voluntarily surrender today.

Considering the facts and circumstances of the case and the materials on record, I think that there is no impediment to allow the prayer of bail of the petitioners.

Prayer for bail is considered and **allowed**.

**Accused persons may find bail of Rs.1,000/-each with one surety of like amount each subject to the satisfaction of the learned CJM, Nadia** with condition to appear before the trial Court on each and every day.

Todate

Recall WA.

Let copy of the order be sent to the learned CJM, Nadia for information.

Dictated & Corrected by me.

**Addl.Sess.Judge,1st. Court,**  
*Nadia at Krishnagar*

**Addl.Sess.Judge, 1st. Court,**  
*Nadia at Krishnagar*

**N.D.P.S.09/22**

12  
14.07.2022

By filing a petition Learned Advocate on behalf of accused **Md. Ali Hossain** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconson.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the accused was arrested for possessing **150 bottles of Phensedyl** which is commercial quantity. The bail application of this accused was rejected by this Court on several occasions and lastly on 02.06.2022. There is no new ground to consider the bail application. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

62  
15.07.2022

**N.D.P.S.216/18**

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Firjul Sk** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record trial has already been commenced and some of the witness has been examined and date has been fixed for evidence for rest of the witness. The accused were arrested for possessing **60 bottles of Phensedyl** which is commercial quantity. If at this stage the accused be released on bail, there will be every possibility of hampering the trial and tampering with the evidence. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

23  
15.07.2022

**N.D.P.S.39/21**

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Shanker Sen Ghosh** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconson.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that on several occasion the bail petition of this accused was rejected considering the seriousness of the offence and charge has been framed and the case is ready for trial. The accused were arrested for possessing **1150 bottles of Phensedyl** which is commercial quantity. If at this stage the accused be released on bail, there will be every chance of tampering with the evidence. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

33  
16.07.2022

**N.D.P.S.08/21**

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Swapan Bain** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that on several occasion the bail petition of this accused was rejected considering the seriousness of the offence and charge sheet has been submitted prima-facie establishing the case against the accused. The accused was arrested for possessing **30 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.113/21**

18  
16.07.2022

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Suman Roy @ Hampi** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the case is ready for trial and date for consideration of charge has been fixed on 03.08.2022. So, if the accuse is released on bail at this stage, trial of the case will be delayed unnecessarily delayed. The accused was arrested for possessing **58 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.24/22**

9

16.07.2022(Contd)

Learned Advocate files a bail petition on behalf of accused Hossen Mallick, praying for bail on the ground stated therein.

Copy served with strong objection is raised.

By filing a petition Learned Advocate on behalf of accused **Hossen Mallick** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconson.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **24 Gram of 'Heroin'** was recovered from the possession of the accused which is less than commercial quantity but more than small quantity. The bail petition of this accused was lastly rejected on 03.06.2022. There is no new ground to consider the bail application at this stage. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.44/22**

6

18.07.2022(Contd)

By filing a petition Learned Advocate on behalf of accused **Jayanta Debnath** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **31 Kg 'Ganja'** was recovered from the possession of the accused which is commercial quantity. The bail petition of this accused was lastly rejected only on 08.06.2022. There is no new ground to consider the bail application at this stage. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

By filing a petition Learned Advocate on behalf of accused **Jullur Rahaman Sekh** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that 2 **Kg 850 Gram Heroin** was recovered from the possession of the accused which is commercial quantity. The bail petition of this accused was lastly rejected only on 06.06.2022. There is no new ground to consider the bail application at this stage. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

By filing a petition Learned Advocate on behalf of accused **Masadul Sk** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that a racket is involved behind the offence and **10,000 bottles of Phensedyl were** recovered from the possession of the accused along with others which is commercial quantity. Other accused persons are in JC. The bail petition of this accused was lastly rejected only on 30.06.2022. There is no new ground to consider the bail application at this stage. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

By filing a petition Learned Advocate on behalf of accused persons namely **Bhanu Sikdar, Raju Sikdar and Raju Mondal @ Fatik** prays for bail on the ground that the accused have been languishing in custody for long. They are innocent and there is no chance of absconson.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that **27 bottles of Phensedyl were** recovered from the possession of the accused persons which is commercial quantity. Charge sheet has been filed against the accused persons establishing the prima-facie case. If at this stage, the accused be released on bail, a wrong message will go in the society. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.61/20**

22

18.07.2022(Contd)

By filing a petition Learned Advocate on behalf of accused person **Mujibar Halsa** prays for bail on the ground that the accused voluntarily surrendrs before this Court today. He has no intention to evade the trial and he is innocent. Considering his intention he may be enlarged on bail.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that IO of this case files supplementary charge sheet against the accused person for committing the offence under section 21(c)/20 of NDPS Act. **210 Gram Heroin was** recovered from the possession of the accused without valid document which is commercial quantity. The accused was absconding for long. If at this stage, tha accused be released on bail, a wrong message will go in the society. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

30  
19.07.2022

**N.D.P.S.46/21**

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Debasish Tarafder @ Leta** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the evidence has already commenced and the case is in the midst of the trial . As many as four witnesses have been examined. So, if the accuse is released on bail at this stage, trial of the case will be delayed unnecessarily. The accused was arrested for possessing **3000 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

By filing a petition Learned Advocate on behalf of accused **Raja Majumder** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the evidence has already commenced and the case is in the midst of the trial and so far only two witnesses have been examined. So, if the accused is released on bail at this stage, trial of the case will be delayed unnecessarily. The accused was arrested for possessing **30 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.60/20**

The record is put up on the basis of a petition.

Accused Hasibul Mondal voluntarily surrenders before the Court today. He is taken into custody and shall remain in custody till 04.08.2022.

Learned Advocate files a bail petition on behalf of the accused along with fresh V.nama. Learned Advocate also files a copy of order of the Hon'ble Court.

Copy served. V.nama is accepted. Let the copy of the order be kept with the record.

The bail petition is taken up for hearing.

Learned Advocate for the accused person moved the petition.

Learned Advocate for the petitioners prays for bail on the ground that the present accused person voluntarily surrenders before the Court. He has no intention to abscond. He is a permanent resident within the jurisdiction of this Court. The accused has been falsely implicated in this case. So he prays for bail on any terms and conditions.

Heard both sides.

Ld. Special P.P. has raised strong objection.

Perused the bail petition along with other materials on record.

Considered.

Considering the facts and circumstances of the case and the materials on record it appears that from the possession of the accused **60 Gram' Heroin' which is more than small quantity but less than commercial quantity, along with huge Indian currency and other artiels** were recovered. Apart from it, the case was initiated 2020 and till this date the accused was absconding. Neither he surrendered nor police could apprehend him and in spite of several attempts for which WA & PA was issued against him.

It further appears from the copy of order filed by the learned Advocate that the Hon'ble High Court has been pleased to reject the prayer for anticipatory bail of this accused in connection with CRM No.4228 of 2021 Dated 07.10.2021 and after rejection of his anticipatory bail he has appeared before this Court and prayed for bail.

Accordingly, considering the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society, and in view of the order of the Hon'ble High Court, this Court is not inclined to grant bail to the accused, as prayed for. Accordingly, the petition for bail stands **rejected**.

To\_\_\_\_\_ for copy and consideration of charge.

Recall WA &/PA.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar.*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar.*

18  
20.07.2022

**N.D.P.S.97/21**

The record is put up by a petition.

By filing a petition Learned Advocate on behalf of accused **Atanu Mondal** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that charge sheet has been submitted and the accused was arrested for possessing **52 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

By filing a petition Learned Advocate on behalf of accused **Sabikul Kunahar @ Sabi Kunahar Mondal** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that charge sheet has been submitted and the accused was absconding for long in order to evading arrest. The accused was found in possession of **190 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**N.D.P.S.37/11**

97

21.07.2022(Contd)...

By filing a petition Learned Advocate on behalf of accused **Namaj Sk @ Mujibar** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconsion.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the case is in the midst of the trial and date has been fixed for evidence. So, if the accuse is released on bail at this stage, trial of the case will be delayed unnecessarily. The accused was arrested for possessing for **6 Gram 'heroin'** So, considering the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**

*Nadia at Krishnagar*

By filing a petition Learned Advocate on behalf of accused **Badal Hossain** prays for bail on the ground that the accused has been languishing in custody for long. He is innocent and there is no chance of absconson.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

It appears from the materials on record that the the accused along with others was arrested for possessing for **100 bottles of Phensedyl** which is commercial quantity. So, in view of provisions under section 37 of the NDPS Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

26.07.2022

A petition along with fresh V.nama is filed on behalf of the accused **Mithun Biswas** praying for bail.

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', that is **30 bottle of Phensedyl**, and that charge sheet has already been submitted and moreover, the bail petition of this accused was rejected by this Court only on 02.07.2022 and since there is no new ground to consider and in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

26.07.2022

Record is put up today on the basis of a petition.

A petition along with fresh V.nama is filed on behalf of the accused **Rajuk Ahamed and Habibur Sk** praying for bail.

Learned Advocate on behalf of accused persons prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, it appears that **270 Gram of 'Heroin'** which amounts to commercial quantity has been recovered from the possession of the accused persons. The has already been fixed for consideration of charge. So, if bail is granted to this accused, there may be every chance of delaying in trial. Other accused on the same footing are in the custody. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

27.07.2022(Contd)..

A petition along with fresh V.nama is filed on behalf of the accused **Majibar Sk** praying for bail.

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, it appears that **1 Kg 848 Gram of 'Heroin'** which amounts to commercial quantity has been recovered from the possession of the accused persons. a racket is involved behind the crime. On numerous occasion bail petition of this accused along with others was rejected by this Court . Investigation is going on. So, if bail is granted to this accused, there may be every chance of absconsion. Other accused on the same footing are in the custody. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

27.07.2022(Contd)..

Learned Advocate on behalf of accused person prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, it appears that charge sheet has been submitted against the accused under section 21(c)/29 of NDPS Act. The accused was arrested with the possession of 30 bottles of Chlorpheniramine Maleate and Codeine Phosphate Cough Linctus. The quantity was the commercity quantity. The bail petition of this accused was rejected by this Court on numerous occasion. Other accused is still at large. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

28.07.2022(Contd)..

Learned Advocate on behalf of accused person **Bhim Dutta** prays for bail on the ground that the accused is detained in custody for long in a false case. He is innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On perusal of the seizure list it appears that the accused was arrested with the possession of **9050 bottles of Phensedyl**. The quantity was the commercity quantity. The bail petition of this accused was rejected by this Court on numerous occasion. There is no new ground to consider. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

A petition is filed on behalf of accused **Faruk Hossain** praying for bail on the ground stated therein.

Copy served.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the materials on record, the quantity of seizure which amounts to 'commercial quantity', the provisions under section **37 of the NDPS Act** and the serious impact of the offence upon the society, this Court is not inclined to grant bail to the accused, as prayed for. Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Kalyani, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

29.07.2022(Contd)..

Learned Advocate on behalf of accused persons **Barun Biswas and Subrata Roy @ Tera @ Takla** prays for bail on the ground that the accused are detained in custody for long in a false case. They are innocent and there is no chance of abscondance.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On perusal of the seizure list it appears that the accused were arrested with the possession of **46 bottles of Phensedyl**. The quantity was the commercity quantity. Charge sheet has already been submitted. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

To date

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**N.D.P.S.37/20**

25

29.07.2022(Contd) ...

Learned Advocate on behalf of accused person namely **Sujit @ Surjit @ Kebla Pramanick** that the accused has been brought under arrest on the strength of a warrant issued by this Court . He is innocent and has been falsely implicated in this case.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the conduct of the accused , I am not inclined to grant him bail.

Hence, the bail prayer is considered and **rejected**.

Today

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S.**

*Nadia at Krishnagar*

**N.D.P.S.83/19**

59

29.07.2022(Contd) ...

Learned Advocate on behalf of accused person namely **Sujit @ Surjit @ Kebla Pramanick** that the accused has been brought under arrest on the strength of a warrant issued by this Court . He is innocent and has been falsely implicated in this case.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

Considering the conduct of the accused , I am not inclined to grant him bail.

Hence, the bail prayer is considered and **rejected**.

Todate

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S.**

*Nadia at Krishnagar*

02  
30.07.2022

**N.D.P.S.54/22**

Learned Advocate on behalf of accused persons namely **Sourav Mondal and Sagar Halder** that the accused have been falsely implicated in this case . They are innocent and there is no chance of abscondance. Accordingly bail prayer may be considered.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On perusal of the seizure list it appears that the accused were arrested with the possession of **250 bottles of Phensedyl**. The quantity was the commercity quantity. They were brough under arrest only on 26.07.2022. Investigation is going on. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

IO is directed to take steps for inventory, sampling, certification and disposal of seized contraband under section 52A of the NDPS Act immediately regarding the sample of seized contraband before the concerned empowered learned Judicial Magistrate of the Sub-division where the concerned PS is located and to file a compliance report before this Court as soon as possible, in default, appropriate action will be initiated against the IO as per the law laid down by the Hon'ble Supreme Court of India in this regard.

Copy forwarded to learned JM, Tehatta, Nadia for information and necessary action.

Inform IO accordingly.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S.**

*Nadia at Krishnagar*

**N.D.P.S.48/22**

06

30.07.2022(Contd)

Learned Advocate on behalf of accused person namely **Jyotsna Das** that the accused has been falsely implicated in this case . She is innocent and there is no chance of abscondance. Accordingly bail prayer may be considered.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On perusal of the seizure list it appears that the accused was arrested with the possession of **100 bottles of Phensedyl**. The quantity was the commercity quantity. The earlier bail application of this accused was rejected only on 18.06.2022. There is no new ground to consider. Investigation is going on. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S.**

*Nadia at Krishnagar*

**N.D.P.S.87/21**

17

30.07.2022(Contd)

Learned Advocate on behalf of accused person namely **Sumon Nath** that the accused has been falsely implicated in this case . He is innocent and there is no chance of abscondance. Accordingly bail prayer may be considered.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On perusal of the record it appears that charge sheet has already been submitted against the accused for possession of **110 Kg 'Ganja'**. The quantity was the commercial quantity. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S.**

*Nadia at Krishnagar*

15  
30.07.2022

**N.D.P.S.135/21**

Today is the date fixed for appearance of IO with report, production and supply of copy.

No report has yet been received.

Accused Sk Saifuddin is produced from JC.

Learned Advocate on behalf of accused person files a petition praying for bail on the ground that the accused has been falsely implicated in this case . He is innocent and there is no chance of abscondance. Accordingly bail prayer may be considered.

Heard both sides.

Perused the bail petition along with other materials on record.

Learned Special P.P. has raised strong objection.

On perusal of the record it appears that charge sheet has already been submitted against the accused for possession of **25 bottles of Phensedyl'**. The quantity was the commercial quantity. This Court rejected the bail petition of this accused on 21.06.2022. There is no new ground to consider. So, in view of the Provisions of Section 37 of the N.D.P.S. Act and the serious impact of the offence upon the society this Court is not inclined to grant bail to the accused, as prayed for.

Hence, the bail prayer is considered and **rejected**.

Todate.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,  
Act,**

*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S.**

*Nadia at Krishnagar*

Order No.56

Dated 28.09.2022.

The record is put up today on the basis of a petition filed on behalf of the accused **Sital Biswas**.

Learned Advocate for the accused prays for better treatment of the accused who is suffering from various ailments and now he is feeling unwell.

Heard. Considered.

Considering the suffering of the accused from various ailments, the Superintendent, Dumdum Correctional Home, is directed to provide all medical facilities to the under trial prisoner as and when required and, if he thinks fit, he may refer the accused to any other specialised hospital or medical institution for his better treatment. `

Let a copy of this order be sent to the Superintendent, Dumdum Correctional Home, for compliance and necessary action.

To date.

Dictated & Corrected by me.

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*

**Judge, Special Court, N.D.P.S. Act,**  
*Nadia at Krishnagar*