

**NDPS Case No. 14 of 2026**  
**CNR NO WBUD01000630-2026**  
**J.O CODE WB00993**

**Order No. 05**  
**24.03.2026**

**Regular P.O is on Spl. SIR duty.**

Today is fixed for production of the accused and CD.

Accused persons namely, **Manirul Haque and Manjar Alam** are produced from JC through VC mode and remanded to J/C.

Ld. Advocate for the accused persons is present.

One bail petition is filed on behalf of the accused persons.

Ld. PP-in-charge is present and submitted a written objection against the bail prayer.

Copy served.

The bail petition is moved.

Heard both sides.

Perused the case record.

It appears that CD is not produced by the I.O as he is engaged in Law and order duty in Islampur in Assembly Election, 2026.

Ld. Advocate submitted that these accused persons are in custody since **03.03.2026**. Both the accused persons were taken in PC for six days. Ld. Advocate submitted that the allegations brought against the accused persons is fabricated. The accused persons are not involved in the offence. Ld. Advocate further submitted that possessions have been shown from the accused persons of suspected brown sugar weighing 97 grams. The total quantity also falls below commercial quantity. It is further submitted that the purpose of detention for sake of investigation is already over and considering the fact that further detention in the interest of investigation is not necessary, bail may be granted to the accused persons on any condition.

Ld. PP submitted that the seizure shows recovery of suspected brown sugar which is below commercial quantity. The procedure of search and seizure has been properly performed. Ld. PP accordingly, prayed for rejection of bail petition.

I have considered entire circumstances. I take into considerations of the fact that the statutory bar of section 37 of NDPS Act does not apply to this case as the total quantity of seizure is below commercial quantity.

I also take into consideration that the investigation has proceeded to a good extent. The requirement of PC is already over.

This is a case where recovery of suspected brown sugar is shown from the custody of the accused persons as appears from seizures list dated 03.03.2026.

Though the quantity seized falls below commercial quantity, yet this does not itself create any presumption in favour of the accused persons in respect to the fact that the accused persons are not involved in the alleged incident.

Considering the interest of investigation and considering the gravity of the allegation against the accused persons, at this stage I am not inclined to allow the prayer for bail in respect of both accused persons.

Accordingly bail petition for the accused persons namely **Manirul Haque and Manjar Alam** stands rejected.

**To date (07.04.2026)** for production of the accused persons and I.O's report.

Call for CD on the date fixed.

I.O is directed to produce CD on the date fixed.

Let a copy of this order be sent to the I.O for strict compliance.

D/C by me

Judge, Spl. Court, I/C  
Raiganj, UttarDinajpur

Judge, Spl. Court, I/C  
Raiganj, Uttar Dinajpur.