

NDPS Case No. 14 of 2026
CNR NO WBUD01000630-2026
J.O CODE WB01703

Order No. 08
17.04.2026

Regular P.O is on leave.

Today is fixed for production of accused persons, CD and hearing of the bail petition dated 07.04.2026.

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

CD is produced.

A fresh Vokalatnama is filed by Ld. Advocate for the accused persons named above. The said vokalatnama is found fit and accepted. The same be kept with the record.

Today also, a bail petition is filed on behalf of the accused persons.

Copy served upon the prosecution.

Ld. PP-in-charge is present.

The bail petition is moved.

Heard both sides.

Perused the case record and CD.

Ld. Advocate submitted that these accused persons are in custody since **03.03.2026**. 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. The investigation is still going on but as per bail petition is concerned, the Court may pass necessary order.

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. It is admitted position that the accused persons are in custody for about 45 days.

Considering the stage of investigation and period of detention of both the accused persons with respect to the present case, I am inclined to allow the prayer for bail in respect of both accused persons. Accordingly, prayer for bail in respect of the accused person stands allowed.

Accused **Manirul Haque and Manjar Alam** may find bail of Rs. 5,000/- each with two sureties of like amount each, subject to the Satisfaction of Ld. C.J.M, Uttar Dinajpur at Raiganj and on further condition that the accused persons shall co-operate with the investigation and appear before the Court on each and every date fixed.

If on bail to 02.05.2026 for appearance/production and I.O's report.

Return CD.

Let a copy of this order be forwarded to Ld. C.J.M, Uttar Dinajpur at Raiganj.

D/C by me

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

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