

NATIONAL JUDICIAL ACADEMY

P-1050: Workshop for Additional District Judges

6th – 8th October, 2017

Programme Coordinator : Mr. Sumit Bhattacharya, Research Fellow, NJA, Bhopal

No. of Participants : 31

No. of forms received : 30

I. OVERALL				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	100.00	-	-	-
b. The subject matter of the program is useful and relevant to my work	96.67	3.33	-	-
c. Overall, I got benefited from attending this program	96.67	3.33	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	80.00	16.67	3.33	-
e. Adequate time and opportunity was provided to participants to share experiences	80.00	20.00	-	-
II. KNOWLEDGE				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
The program provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	86.21	13.79	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	79.31	20.69	-	-
c. Up to date	73.33	26.67	-	-

d. Related to Constitutional Vision of Justice	77.78	22.22	-	-
e. Related to International Legal Norms	44.44	40.74	14.82	-
III. STRUCTURE OF THE PROGRAM				
PROPOSITIONS	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	90.00	10.00	-	-
b. The program was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	82.76	17.24	-	-
(ii) Interactive sessions were fruitful	86.21	13.79	-	-
(iii) Audio Visual Aids were beneficial	82.76	13.79	3.45	-
<i>(To be modified as per the sessions planned)</i>				
IV SESSIONS WISE VETTING				
Parameters				
Session	Discussions in individual sessions were effectively organized		The Session theme was adequately addressed by the Resource Persons	
	Effective and Useful	Satisfactory	Effective and useful	satisfactory
1	79.31	20.69	88.46	11.54
2	71.43	28.57	84.00	16.00
3	71.43	28.57	84.00	16.00
4	82.14	17.86	92.00	8.00
5	82.14	17.86	92.00	8.00
6	82.14	17.86	92.00	8.00
7	85.71	14.29	92.00	8.00
8	89.29	10.71	95.65	4.35
V. PROGRAM MATERIALS				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks

a. The Program material is useful and relevant	93.33	6.67	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	90.00	10.00	-	-
c. The content was organized and easy to follow	93.33	6.67	-	-

VIII. GENERAL SUGGESTIONS

<p>a. Three most important learning achievements of this Programme</p>	<p>1. 1. Keep updated with the trailing Technology; 2. Understand the basic to the case; 3. Learnt a lot.</p> <p>2. Participant did not comment.</p> <p>3. Mediation; ADR; Cybercrimes.</p> <p>4. Session 2: Court & Case Management: Role of Judges; Session 7: Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges.</p> <p>5. Sensitized with cyber law & others programmes; 2. Sentencing policy; 3. Updated from with new/laws.</p> <p>6. Session 4: Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</p> <p>7. 1. About how to inflict sentence; 2. Role of ADR system; 3. How to assess the evidence in cybercrimes.</p> <p>8. Updated, sensitized & equipped with same conception of law.</p> <p>9. 1. I learn the new aspects of law; 2. I know law about cybercrimes; 3. I learn the latest laws.</p> <p>10. Receipt of digital evidence/Recording of digital evidence. Framing of charge sentencing policy in session courts, case and court management system.</p> <p>11. 1. Will be helpful in reducing pendency of court training of ADR mode; 2. For fair & speedy session trail; 3. To appreciate for evidence.</p> <p>12. 1. I learn latest law; 2. New approach to solve cases; 3. Latest about cybercrime.</p> <p>13. 1. Sentencing Policy; 2. Cybercrimes & preservation of evidence; 3. Alternate dispute redressal.</p>
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	<p>14. Session 4: <i>Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</i></p> <p>15. Session 4: <i>Laws relating to Cybercrimes: Advances and Problem Areas-Technic of mediation; Better appreciation of evidence.</i></p> <p>16. Session 4: <i>Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 7: Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges.</i></p> <p>17. Refreshed & updated my knowledge; Will keep in adjudging in better way; Given me material for thought.</p> <p>18. 1. Electronic Evidence; 2. Sessions Trials; 3. Sentencing Policy.</p> <p>19. I was enlightened in implementation of ADR; Court & case management; Law relating to cybercrimes; Electronic evidence & Appellate and revision Jurisdiction, fair trial areas, sentencing policy.</p> <p>20. Session 1: <i>Challenges in implementation of the ADR system in Subordinate Courts; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</i></p> <p>21. Session 7: <i>Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges and ADR system.</i></p> <p>22. Session 4: <i>Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</i></p> <p>23. Session 4: <i>Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</i></p> <p>24. Session 4: <i>Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</i></p> <p>25. 1. Framing of charge; 2. Sentencing policy; Fair trial.</p> <p>26. None.</p> <p>27. 1. Learned to ensure transparency in court working; 2. Versed with latest law on the subject; 3. Obtained useful tips for electronic evidence.</p>
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	<p>28. 1. Learnt intricacies of various facts of law; 2. Micanin of law were learnt. 3. Various latest updates in cybercrime was leant.</p> <p>29. Knowledge regarding different practices followed in different parts of our country.</p> <p>30. The intricacies and minute details in conducting session trials.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. Session 7: Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges.</p> <p>2. Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 8: Sentencing Policy: Issues and Challenges.</p> <p>3. Admissibility of electronics evidence.</p> <p>4. Session 8: Sentencing Policy: Issues and Challenges.</p> <p>5. Session 7: Sessions Trials: Fair Processes.</p> <p>6. Session 5: Electronic Evidence: Collection, Preservation and Appreciation- on electronic evidence, as I face some problem in some matter this session made my doubts clear.</p> <p>7. Session 8: Sentencing Policy: Issues and Challenges- because it is the stage I have not yet reached in my carrier as Additional Sessions Judge.</p> <p>8. I find Session 6: Criminal Justice Administration: Appellate and Revision Jurisdiction of District Judges; Session 7: Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges- are very useful because it was relevant to day to day work.</p> <p>9. Session 2: Court & Case Management: Role of Judges; Session 4: Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation.</p> <p>10. All the above.</p> <p>11. Session 1: Challenges in implementation of the ADR system in Subordinate Courts.</p> <p>12. Session 2: Court & Case Management: Role of Judges; Session 6: Criminal Justice Administration: Appellate and Revision Jurisdiction of District Judges.</p> <p>13. Sentencing policy- because there is question of life and liberty of consist is involved and wide dissection is to be exercised judiciously.</p> <p>14. Session 4: Laws relating to Cybercrimes: Advances and Problem Areas.</p> <p>15. The lecture in cybercrimes and electronic evidence.</p>

	<p>16. The above matter of Session 4: Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 7: Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges- as these areas are still progressive.</p> <p>17. On cyber law.</p> <p>18. As above due to we are facing & deal such type of topics.</p> <p>19. Session 4: Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 6: Criminal Justice Administration: Appellate and Revision Jurisdiction of District Judges- sessions programme was most useful because the same problems to take into consideration about cybercrimes and electronic evidence, which was elaborately explained.</p> <p>20. Session 8: Sentencing Policy: Issues and Challenges.</p> <p>21. Session 8: Sentencing Policy: Issues and Challenges.</p> <p>22. Session 8: Sentencing Policy: Issues and Challenges- is most useful.</p> <p>23. Session 7: Sessions Trials: Fair Processes; Session 8: Sentencing Policy: Issues and Challenges.</p> <p>24. Session 4: Laws relating to Cybercrimes: Advances and Problem Areas; Session 5: Electronic Evidence: Collection, Preservation and Appreciation; Session 7: Sessions Trials: Fair Processes- so know how electronic evidence is collected, preservation and appreciated.</p> <p>25. Last day workshop is found most useful because matters are related with day to day funding of the court.</p> <p>26. Regarding the Session Trials.</p> <p>27. All the eight sessions were immensely useful.</p> <p>28. All the programme.</p> <p>29. Generally all.</p> <p>30. Fair processes in sessions trial and sentencing policy.</p>
<p>c. Which part of the Programme did you find least useful and why</p>	<p>1. Participant did not comment.</p> <p>2. Participant did not comment.</p> <p>3. NA</p> <p>4. Session 3: Civil Justice Administration: Appellate and Revision Jurisdiction of District Judges.</p> <p>5. ADR</p>

	<p>6. NA</p> <p>7. Session 2: Court & Case Management: Role of Judges- because I have less number of cases pending in my court.</p> <p>8. Sessions relating to cybercrimes was least useful. Because randomly Collection of electronic evidence to upon Investigation Officer of the case they have to be more equipped.</p> <p>9. No one.</p> <p>10. Nil</p> <p>11. No.</p> <p>12. Nothing.</p> <p>13. Revision power of District Judges- because such powers are not available in civil cases to DJs in Delhi. Anyhow, it added to knowledge.</p> <p>14. Civil Judge administration more time should be spend on this topic.</p> <p>15. None.</p> <p>16. Nil</p> <p>17. Session 3: Civil Justice Administration: Appellate and Revision Jurisdiction of District Judges.</p> <p>18. As above due to we are facing & deal such type of topics.</p> <p>19. 1st Part was very useful to us because of session is only useful for lower judiciary.</p> <p>20. Session 6: Criminal Justice Administration: Appellate and Revision Jurisdiction of District Judges.</p> <p>21. Session 2: Court & Case Management: Role of Judges.</p> <p>22. Participant did not comment.</p> <p>23. Participant did not comment.</p> <p>24. Session 3: Civil Justice Administration: Appellate and Revision Jurisdiction of District Judges- Revision Jurisdiction does not vest with many ADJs/DJs.</p> <p>25. Does not arise.</p> <p>26. Mediation and conciliation.</p> <p>27. None</p> <p>28. None.</p> <p>29. Participant did not comment.</p>
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	<p>30. <i>Session 1: Challenges in implementation of the ADR system in Subordinate Courts-</i> because, it hardly worked at appellate stage.</p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<ol style="list-style-type: none"> 1. Participant did not comment. 2. Participant did not comment. 3. Participant did not comment. 4. Participant did not comment. 5. Some deliberations of guest speaker were very useful and it may be useful us if audio/keynotes be provided. 6. We may get more elaborated sessions on electronic evidence. It may be for two days. So we can have more opportunity on discussion. 7. I have no suggestions because everything is ok. 8. No. 9. Training programme extend up to seven days. 10. Nil 11. No. 12. Days of work shop should be extend. 13. A list of participants along with their contact numbers may be circulated in advance for better interaction. Some cultural event may be organized on a particular day in the evening after sessions are over. Overall, it was very nice experience. 14. More time should be spend on the aforesaid subject matter. 15. By incorporating new case studies. 16. The duration of training period should be more to cover the topics under training for more effective. 17. NJA of course material may be provided in CD or Pen drive as it would have paper also, morph the material would be handy to carry; Quality of bags need to be improved a bit. 18. Give more time for sessions otherwise it is very much useful to us for day to day court business/work. 19. The programme was very useful and arrangement of residence and loading was good. So no comment. 20. Give more time to participant to express his views and ask questions to Resource Persons. 21. Participant did not comment. 22. Participant did not comment. 23. Participant did not comment. 24. Proper jurisdiction of officers called should be studied to make the programmes more effective.

	<p>25. Kindly arrange vehicle for the officers during the workshop so that they can go to outside.</p> <p>26. Programme is fine deep it up.</p> <p>27. No specific.</p> <p>28. None.</p> <p>29. The training must be more interactive in nature, rather than theoretical classes and question at the end.</p> <p>30. Presently NJA programme are well calculated & conducted but the more topics be included.</p>
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