

NATIONAL JUDICIAL ACADEMY

Special Event-2: Training Programme for Bangladesh Judicial Officers

10th – 15th October, 2017

Programme Coordinator : Mr. Shivaraj S. Huchhanavar and Mr. Shashwat Gupta, Faculty,
NJJA, Bhopal

No. of Participants : 37

No. of forms received : 36

I. OVERALL				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	94.44	5.56	-	-
b. The subject matter of the program is useful and relevant to my work	88.89	11.11	-	-
c. Overall, I got benefited from attending this program	91.67	8.33	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	91.43	8.57	-	-
e. Adequate time and opportunity was provided to participants to share experiences	80.56	16.67	2.77	-
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	83.33	16.67	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	86.11	13.89	-	-
c. Up to date	86.11	13.89	-	-

d. Related to Constitutional Vision of Justice	91.67	8.33	-	-
e. Related to International Legal Norms	77.78	22.22	-	-
III. STRUCTURE OF THE PROGRAM				
PROPOSITIONS	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	75.00	25.00	-	-
b. The program was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	65.71	34.29	-	-
(ii) Case studies were relevant	77.78	22.22	-	
(iii) Interactive sessions were fruitful	83.33	16.67	-	-
(iv) Audio Visual Aids were beneficial	66.67	33.33	-	-
<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	94.29	5.71	100.00	-
2	94.29	5.71	100.00	-
3	94.29	5.71	100.00	-
4	91.43	8.57	93.10	6.90
5	91.18	8.82	96.55	3.45
6	88.57	11.43	100.00	-
7	94.29	5.71	96.55	3.45
8	71.43	28.57	79.31	20.69
9	82.86	17.14	89.86	10.34
10	73.53	26.47	82.76	17.24

11	79.41	20.59	82.76	17.24
12	76.47	23.53	75.86	24.14
13	82.35	17.65	82.14	17.86
14	88.24	11.76	92.86	7.14
15	97.06	2.94	100.00	-
16	91.18	8.82	92.86	7.14
17	88.24	11.76	93.10	6.90

V. PROGRAM MATERIALS

PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	94.44	5.56	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	88.89	11.11	-	-
c. The content was organized and easy to follow	91.18	8.82	-	-

VIII. GENERAL SUGGESTIONS

a. Three most important learning achievements of this Programme	<p>1. 1. The court has the role to make law in line of fundamental rights; 2. Effectiveness of E-Judiciary in India; 3. Use of Electronic Evidence.</p> <p>2. Session 2: Indian Judiciary: Organizational Structure and Jurisdiction and Session 6: Judging Skills: Art, Craft and Science of drafting judgments; Evidence Application.</p> <p>3. Enrich my knowledge and views.</p> <p>4. 1. Have an opportunity to gather knowledge of Indian law; 2. Fruitful discussion on landmark judgement; 3. Have an opportunity to visit FSL and gather knowledge of ICT and electronic evidence system.</p> <p>5. Writing judgement, Judicial knowledge, and case management.</p> <p>6. 1. Experience to see & learn how to examine forensic examinations; 2. Experiencing & learning adjudicating system in district courts especially observing e-judicial system; 3. If practical sense of law from persons like living legends of Indian law areas.</p>
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	<p>7. 1. Indian Judiciary; 2. To know useful law; 3. To know about the digitalization of India Judiciary.</p> <p>8. 1. Judges role in doing justice; 2. Appreciation of evidence; 3. Sharing Knowledge.</p> <p>9. The judges should not play role as an umpire but to play role in efficient manner; The judges can play role to charge the society; Law is changing by judicial review.</p> <p>10. Effective guideline to become a complete judge.</p> <p>11. This Academy is the manifestation that any judicial academy should be such shaped raised and planned. I would like to have like that in my country.</p> <p>12. 1. Beautiful environment; 2. Natural beauty by flower tree; 3. Hospitality.</p> <p>13. 1. Learnt how to manage cases in courts; 2. How to apply ratio in cases.</p> <p>14. Gather knowledge from Hon'ble Resource Persons about their own practical experience and evaluation.</p> <p>15. Acquirement of knowledge about Indian constitution. Human rights and e-judiciary.</p> <p>16. 1. Patience; 2. Gentle behavior; 3. Eagerness of learning.</p> <p>17. Visit to FSL; Session 15: Identification of Ratio in a Precedent; All lectures of Prof. G. Mohan Gopal.</p> <p>18. 1. E-Judiciary; 2. How to write a judgement; 3. Court Management.</p> <p>19. 1. Learning Indian judiciary as the constitutional development; 2. E-Judiciary concepts; 3. Landmark Judgements.</p> <p>20. 1. Adjudicating speedily; 2. E-Judiciary; 3. Court Management and Case Management.</p> <p>21. Case management; Court management; Landmark judgement studying methods.</p> <p>22. 1. Learn about Indian Judiciary; 2. Fairness of judges; 3. Analysis of constitutional law in a reasonable way.</p> <p>23.1. I am enriched by the knowledge of Resource Persons; 2. Very much scientific; 3. All are friendly and helpful in session.</p> <p>24. Own judiciary; Think judiciary's development; Public confidence.</p> <p>25. 1. Gather practically knowledge law Indian judiciary works; 2. FSL visit; 3. Knowledge gathered about e-judiciary system & ICT.</p>
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	<p>26. 1. Discipline; 2. Comparative study of law of Bangladesh and India; Discussion of Landmark judgement of India.</p> <p>27. 1. Court Management; 2. Patience; 3. Use of good conscience.</p> <p>28. 1. Norms and behavior; 2. Gathering knowledge from the Hon'ble judges of the High Courts; 3. Exchange of view.</p> <p>29.1. To rich myself in constitutional law; 2. To know about the quality of Indian Justice; 3. To academic knowledge on arrangement.</p> <p>30. Lecture on Evidence Act will assist us in doing our professional work; Session on E-Judiciary will be a great help to deliver smooth of smart justice to all; Educational sharing of judicial behavior, ethics of Neutrality will increase the personality of us in the field of professional era.</p> <p>31. Application of laws, constitutional interpretation from different points of view and sharing cultural diversity.</p> <p>32. 1. Sharing legal experiences; 2. Constitutional developments; 3. Landmark judgements.</p> <p>33. Try to understand the basic philosophy of Indian constitution.</p> <p>34. E-judiciary system; Evidence; Judicial ethics and behavior.</p> <p>35. Training has develop of my conscience to law.</p> <p>36.1. Learned about the Indian Judicial System; 2. Got Enlighted by the resource persons about constitutional Laws; 3. Learned about the sub-ordinate judiciary and Indian Judicial Officers.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. Session 5: Elements of Judicial Behaviour- Ethics, Neutrality and Professionalism; Session 6: Judging Skills: Art, Craft and Science of drafting judgments and Session 7: Judge the Master of the Court: Court Management & Case Management.</p> <p>2. Session 6: Judging Skills: Art, Craft and Science of drafting judgments; Evidence Application- were most useful because they will help us in our judicial function.</p> <p>3. I think, every session of this training are useful because of helps me to do better in my sessions.</p> <p>4. I find the most useful part of this programme is the landmark judgement session. After having that session we can understand the interpretation of law on different aspects.</p> <p>5. E-Judiciary system.</p> <p>6. Sharing and comparing of methods and application of laws herein India.</p>

	<p>7. Yes, because their training we are learn the new digital system and many more learn discussion which develop to me my carrier.</p> <p>8. Contracting & Sharing.</p> <p>9. Academic sessions as because the same was interactive and inclusive manner.</p> <p>10. None.</p> <p>11. None.</p> <p>12. Every session was very useful because of the Resource Persons.</p> <p>13. Participant did not comment.</p> <p>14. Practical knowledge such as court visit, FSL visit and also resource person's personal view regarding particular topic.</p> <p>15. ICT and E-judiciary because it will reduce time and increase disposal of cases.</p> <p>16. Motivation; It will help me to work for the litigants.</p> <p>17. Every lecture's experience sharing portion.</p> <p>18. ICT and E-Judiciary. Indian perspective because this will help to establish e-court system in our country.</p> <p>19. About E-Judiciary because our courts are paper based as out dated. Learning from India will help us a lot to introduce many more them in our contraries jurisdiction.</p> <p>20. Group discussion and interaction.</p> <p>21. Case management, because backlog of cases is the main problem in Bangladesh.</p> <p>22. Session 1: Overview and architecture of the Indian Constitutional Arrangement; Session 2: Indian Judiciary: Organizational Structure and Jurisdiction; Session 3: Goals, Role and Mission of Courts: Constitutional Vision of Justice; Session 4: Group Discussion; Session 5: Elements of Judicial Behaviour- Ethics, Neutrality and Professionalism; Session 6: Judging Skills : Art, Craft and Science of drafting judgments and Session 7: Judge the Master of the Court: Court Management & Case Management.</p> <p>23. The questionnaire and answer giving stage was very effective.</p> <p>24. Judge the master of court as to help me in my next judiciary life.</p> <p>25. The last part that is judgement writing, skill.</p> <p>26. ICT and E-judiciary: Indian Perspective.</p> <p>27. Almost all part because of lively presentation.</p>
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	<p>28. Teaching of the experienced judges. Practical knowledge by visiting FSL. Local District Court, Jail.</p> <p>29. First session of 1st day conducted by Justice A.K. Ganguly. Because his speech and lecture attraction any lecture to be attractive.</p> <p>30. Practical i.e. sharing of enhances by honorable justice.</p> <p>31. Pragmatic discussions by the resource persons; They shared every things much friendly.</p> <p>32. Exchange of views, discussion and participatory methods, which explores the illustrative knowledge of resource persons.</p> <p>33. Justice system ensuring through e-judiciary.</p> <p>34. Group discussion.</p> <p>35. Use of technology in judicial system.</p> <p>36. Session 5: Elements of Judicial Behaviour- Ethics, Neutrality and Professionalism; Session 6: Judging Skills: Art, Craft and Science of drafting judgments and Session 7: Judge the Master of the Court: Court Management & Case Management- because the speakers delivered their lectures with references and examples from their experiences which will help us to become a good judge and good manager of the court.</p>
<p>c. Which part of the Programme did you find least useful and why</p>	<p>1. NA</p> <p>2. Nothing I found to the learnt useful.</p> <p>3. Nothing.</p> <p>4. I did not find any programme least useful.</p> <p>5. NA</p> <p>6. NA</p> <p>7. None</p> <p>8. NA</p> <p>9. Each and every programme was useful but it can be reshuffle with group presentation and group work.</p> <p>10. Nothing.</p> <p>11. Nothing.</p> <p>12. District court visit should be at the last Time because through this participant shall be able to gather court manage.</p> <p>13. Participant did not comment.</p> <p>14. None.</p> <p>15. Visit to FSL as it needed to allocate more time for it.</p>

	<p>16. Not application.</p> <p>17. NA</p> <p>18. Participant did not comment.</p> <p>19. None.</p> <p>20. NA</p> <p>21. Constitutional aspect discussion because, main aspect of the sub-ordinate judges are not constitution is general.</p> <p>22. Not one.</p> <p>23. Actually nothing was found to me.</p> <p>24. Forensic evidence session as the same was not presented attractively.</p> <p>25. Participant did not comment.</p> <p>26. Visit forensic lab; Shortage of time.</p> <p>27. No part was least useful.</p> <p>28. None.</p> <p>29. None.</p> <p>30. Each part of the programme was useful & wonderful.</p> <p>31. Forensic evidence in DNA in criminal trials; because this is still a developing process in my country.</p> <p>32. Visit to different judicial lectures/ Places may be introduces, along with the present visited places.</p> <p>33. NA</p> <p>34. NA</p> <p>35. NA</p> <p>36. Visit to FSL because the lab facilities were not good enough.</p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>1. Participant did not comment.</p> <p>2. Participant did not comment.</p> <p>3. Everything for good. But some historical places may be added for visit.</p> <p>4. Provide the participant given an opportunity to bring them outside for at least one day to know the local culture and people, especially for the foreigners.</p> <p>5. Satisfactory.</p> <p>6. More emphasizing should be given to make topics more effective that are convert in session 6,7,8,9,10.</p>

7. Participant did not comment.
8. All well, No suggestion.
9. To give more emphasize on constitutional issues at both the countries and procedural laws like as CPC, Cr. P.E. evidence Act etc. May enhance the quality at the programme.
10. I think everything is better here but I have an opinion that in order to identify the participants personally and to communicate easily should be start introduced name card.
11. Shorten the class hours keep rest day and travelling outside.
12. Training period should be extended more than 15 days.
13. Participant did not comment.
14. All the programme were really nice and so nice. Practically giving knowledge will be more effective in my view.
15. There should be schedule for sight-seeing.
16. Not applicable.
17. Schedule may be flexible.
18. Participant did not comment.
19. NA
20. Satisfactory.
21. Group work may be useful.
22. There can be prayer time in programme for mental satisfaction; There can be group discussion.
23. The NJA way provide Sim cards to make communication to the family members of the participants and before going. They may get back those sim cards. Thanking you all.
24. Provide email go ID e-communication/ reply in query of participant judges later on.
25. More group discussion sessions.
26. NJA may make in programme more effectively by inviting the retire judges of different State and arranged the programme together.
27. Suggest to keep it up.
28. By giving emphasis on the subjects which are need in court regularly. But the training was wonderful arrangement.
29. If possible bring charge in the food menus. To cold some Bangladeshi food like as fish.

	<p>30. Participant did not comment.</p> <p>31. Participant did not comment.</p> <p>32. Some nearby town and visit should be included for visiting Ideational places, which can be also part of learning.</p> <p>33. We are very much happy by way of providing such facilities just keep on line for the next.</p> <p>34. We are very much grateful to you inspirationally Keep it up.</p> <p>35. We are overwhelmed just keep it up.</p> <p>36. I think NJA has an arrangement which is incomparable with any other facilities for judicial officers in South Asia, seven days is not enough the programme should be for one month.</p>
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