

National Judicial Academy

P-1198: Workshop for Additional District Judges

10th – 12th January, 2020

Programme Coordinator : Ms. Nitika Jain, Law Associate

No. of Participants : 41

No. of forms received : 41

I. OVERALL				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	92.68	7.32	-	-
b. The subject matter of the program is useful and relevant to my work	80.49	19.51	-	25. Because I am a POCSO (Spl.) Judge I am in regional court.
c. Overall, I got benefited from attending this program	90.24	9.76	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	87.80	12.20	-	-
e. Adequate time and opportunity was provided to participants to share experiences	75.61	21.95	2.44	-
II. KNOWLEDGE				
PROPOSITION	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	78.05	21.95	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	80.49	19.51	-	-
c. Up to date	85.37	14.63	-	-
d. Related to Constitutional Vision of Justice	70.73	29.27	-	-

e. Related to international legal norms	53.85	41.03	5.12	2. No idea.
III. STRUCTURE OF THE PROGRAM				
PROPOSITION	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	87.80	12.20	-	-
b. The program was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	55.26	44.74	-	27. As there is no group discussion.
(ii) Case studies were relevant	85.00	12.50	2.50	-
(iii) Interactive sessions were fruitful	72.50	27.50	-	-
(iv) Simulation Exercises were valuable	58.33	38.89	2.78	
(v) Audio Visual Aids were beneficial	65.79	31.58	2.63	2. Power point presentation should be bigger.
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	82.05	17.95	87.50	12.50
2	89.74	10.26	84.38	15.62
3	85.00	15.00	81.82	18.18
4	89.74	10.26	90.63	9.37
5	85.00	15.00	87.88	12.12
6	85.00	15.00	87.50	12.50
7	87.50	12.50	93.75	6.25
8	84.62	15.38	93.75	6.25
V. PROGRAM MATERIALS				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks

a. The Program material is useful and relevant	97.50	2.50	-	2. Reading material is very good. Thanks to Ms. Nitika Jain for has tiredly efforts.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	95.00	5.00	-	-
c. The content was organized and easy to follow	85.29	14.71	-	-

VIII. GENERAL SUGGESTIONS

a. Three most important learning achievements of this Programme	<p>1. 1. Court procedure management & judgement; Principles of laws; 2. Detailed knowledge of cyber-crime; 3. Fair trial.</p> <p>2. Space of programme should be of a little larger.</p> <p>3. 1. Alertness in working; 2. Case laws study.</p> <p>4. It's very good to manage court to work more efficiently some new case laws came in knowledge.</p> <p>5. 1. Court & case management: role of judges; 2. Civil judge administration; 3. Fair sessions trial.</p> <p>6. Very informative acquirable good knowledge regarding various topics.</p> <p>7. 1. I know about court & case management; 2. I know about appellate provisions; 3. I updated my knowledge about cyber-crimes & e-evidence.</p> <p>8. 1. Relevant case laws; 2. Inspiration; 3. Depth In legal thoughts.</p> <p>9. Leant more about Sec. 65 (B) of Indian evidence act.</p> <p>10. Relevant case laws, opinions and potentiality of the discussion.</p> <p>11. 1. Sentencing part is to be following matter by judge; 2. The appellate courts in criminal cases are to be vigilance 3. Challenges to the electronic evidence are to be resolved.</p> <p>12. Knowledge gain; Refreshed memory; Updated case laws.</p> <p>13. 1. Refreshing memory; 2. Clearing doubts; 3. Updating on the latest case laws.</p> <p>14. All programmes are so useful and understanding manner and gained knowledge.</p> <p>15. Sharing and clearing doubts.</p> <p>16. 1. Get acquainted with recent judgement; 2. Interaction with Hon'ble judges of superior court; 3. Get knowledge on different subject in depth.</p> <p>17. 1. Makes you more sensitized towards deciding case; 2. Enhances your knowledge; 3. Crimes you exposure and makes/restore you confidence.</p>
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	<p>18. None.</p> <p>19. 1. Very good interaction was done on each subject; 2. Knowledge has been improved in all sessions 1 to 8; 3. Object of the workshop is achieved.</p> <p>20. Helpful to find out proper cases for use of ADR mechanism; Basics about appreciation or evidence sentencing policy; Methods for case management & continuity of court business.</p> <p>21. 1. Court and case management; 2. Criminal justice administration appellant and revision jurisdiction of district judges; 3. Electronic evidence collection. Preservation & appreciation.</p> <p>22. 1. Enhanced knowledge; 2. Exposed experiences in different fields of law; 3. Very interactive.</p> <p>23. 1. The areas of adjudication & delivery of justice will achieve great height; 2. The decision case material and path shown by Hon'ble Lordship will be useful to me; 3. The aim of Academy to import knowledge is done with lot of efforts.</p> <p>24. 1. Latest laws (Knowledge); 2. New methodology; 3. Practical problems (Knowledge and solution).</p> <p>25. 1. Discussion on electronic evidence was very enlightening; 2. Court challenging benefitted me; 3. Learnt about one judgement (good) every week.</p> <p>26. Improved legal knowledge; Understood challenges (legal) in other states; Learnt how to handle various situations.</p> <p>27. About appellate and revision jurisdiction of district judges.</p> <p>28. Very much useful in day to day work.</p> <p>29. 1. Cleared doubts; 2. Learned a lot about electronic evidence; 3. Techniques towards judgement writings.</p> <p>30. 1. Find out truth from the fact & challenges of case; 2. Be decision centric.</p> <p>31. 1. Refreshed the knowledge.</p> <p>32. Participant did not comment.</p> <p>33. Would help in overcoming some basic difficulties in the day to day court work in a session court.</p> <p>34. Participant did not comment.</p> <p>35. Clear vision.</p> <p>36. Clear doubt it.</p> <p>37. It well equipped me in various aspects of laws which were taught at deliberated sessions.</p> <p>38. 1. Practical problems solved; 2. Updated on recent case law & amendments; 3. Effective to deal with diary work on bench.</p> <p>39. 1. This academy is mecca for judicial officer; 2. Open and wider vision; 3. Objective achieved.</p> <p>40. The deliberation of Hon'ble Justice Mr. A.M. Sapre and Hon'ble Justice Mr. Ashutosh Kumar.</p> <p>41. Learned various new aspects of law.</p>
b. Which part of the Programme did you	1. All sessions were informative and learning with sharing of experiences by Resource Person.

<p>find most useful and why</p>	<p>2. Cyber law and digital evidence collection.</p> <p>3. Session 4: Fair Sessions Trial; Session 5: Criminal Justice Administration: Appellate and Revision Jurisdiction of District Judges and Session 6: Sentencing: Issues and Challenges- was excellent because of jurisprudential discussion.</p> <p>4. Every part of programme was useful but context was more useful.</p> <p>5. Court & case management: Role of judge- for smooth functioning of court work to extract work smoothly.</p> <p>6. Session 7: Laws relating to Cybercrime: Advances and Bottlenecks; Session 8: Electronic Evidence: Collection, Preservation and Appreciation.</p> <p>7. Session 7: Laws relating to Cybercrime: Advances and Bottlenecks; Session 8: Electronic Evidence: Collection, Preservation and Appreciation- this sessions made clear all doubt related to electronic evidence.</p> <p>8. Session 1: Challenges in Implementation of ADR System in Subordinate Courts.</p> <p>9. Workshop on the third day.</p> <p>10. Reading material.</p> <p>11. Session 7: Laws relating to Cybercrime: Advances and Bottlenecks; Session 8: Electronic Evidence: Collection, Preservation and Appreciation- because of different discussion.</p> <p>12. All the sessions were useful.</p> <p>13. All the programme was very useful for our day to day dispensation of judges.</p> <p>14. All programmes are useful which will be more relevant to interact day to day affairs in conducting cases.</p> <p>15. Cyber-crime and electronic evidence because it is most challenging issues/ subject to my experience.</p> <p>16. None.</p> <p>17. All as we are required to deal with all types of cases and the important tips we receive during these sessions improve our capability and ability in deciding the cases.</p> <p>18. Session 1: Challenges in Implementation of ADR System in Subordinate Courts; Session 2: Court & Case Management: Role of Judges; Session 3: Civil Justice Administration: Appellate and Revision Jurisdiction of District Judges; Session 4: Fair Sessions Trial; Session 5: Criminal Justice Administration: Appellate and Revision Jurisdiction of District Judges and Session 6: Sentencing: Issues and Challenges.</p> <p>19. Challenges in implementation of ADR system in subordinate courts useful to me because I am working in family court cum additional district judge court.</p> <p>20. All. As helpful to my day to day work.</p> <p>21. None.</p> <p>22. Case management.</p> <p>23. All the sessions provided our by Hon'ble lordships; The interaction; The study material.</p> <p>24. Few relating to cybercrimes the law is latest and we come to known type of crimes and to take and appreciate evidence relating to cybercrime.</p>
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	<p>25. Electronic evidence because it is a grey and new area which remains to be understood.</p> <p>26. Court & case management. It would help in the future work of my judgeship.</p> <p>27. Discussion on electronic evidence is very useful because now a day summary cases comes before us.</p> <p>28. Every part is very useful.</p> <p>29. The interaction sessions.</p> <p>30. Law relating to sentencing.</p> <p>31. All.</p> <p>32. All.</p> <p>33. Court & case management; Electronic evidence.</p> <p>34. Session 4: Fair Sessions Trial; Session 8: Electronic Evidence: Collection, Preservation and Appreciation- as enlightened by the knowledge of resource persons and material given.</p> <p>35. Fair trial, it will help me discussion of justice in more effective manner.</p> <p>36. Law relating to cybercrime most useful clear doubt it fair session trial is most useful by clear doubt it.</p> <p>37. Every part of the programme proved to be useful as it well equipped me on various aspects of law.</p> <p>38. Electronic evidence as it is dealt with every day. However all the programmes are useful.</p> <p>39. Opening sessions no; and great introduction and speech by Lordship Justice A.M. Sapre.</p> <p>40. The cases taken by Hon'ble Justice Mr. A.M. Sapre and Hon'ble Justice Mr. Ashutosh Kumar as their deliberations were primarily moral boosting judicial officers, criminal, devotion and preference to judicial work.</p> <p>41. Cyber law.</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. Management of court.</p> <p>3. Theoretical discussions in Session 3: Civil Justice Administration: Appellate and Revision Jurisdiction of District Judges.</p> <p>4. Already mentioned that every part was useful up to some extent.</p> <p>5. Participant did not comment.</p> <p>6. Session 1: Challenges in Implementation of ADR System in Subordinate Courts- Not much important in practical side.</p> <p>7. Session 6: Sentencing: Issues and Challenges- Because they speak about issues and challenges apart from solutions.</p> <p>8. Session 3: Civil Justice Administration: Appellate and Revision Jurisdiction of District Judges.</p> <p>9. Workshop on the first day.</p> <p>10. Sorry.</p>

	<p>11. Session 1: Challenges in Implementation of ADR System in Subordinate Courts- could not discuss our thinking on (arbitration and conciliation)</p> <p>12. Nil.</p> <p>13. Nil.</p> <p>14. Participant did not comment.</p> <p>15. NA/ All are useful.</p> <p>16. Programme on cybercrime as role of judges in the field comes after proper investigation but it is not being done till now.</p> <p>17. None.</p> <p>18. Nil.</p> <p>19. All the programme are useful.</p> <p>20. None.</p> <p>21. Participant did not comment.</p> <p>22. Nil.</p> <p>23. Participant did not comment.</p> <p>24. None.</p> <p>25. Difficult to answer.</p> <p>26. ADR system in subordinate courts; It needs a lot of practical improvements.</p> <p>27. Participant did not comment.</p> <p>28. Every part is useful to work without fear.</p> <p>29. None.</p> <p>30. ADR.</p> <p>31. Nil.</p> <p>32. Participant did not comment.</p> <p>33. Participant did not comment.</p> <p>34. Session 1: Challenges in Implementation of ADR System in Subordinate Courts; Session 2: Court & Case Management: Role of Judges; - as mediation & ADR providing and not new.</p> <p>35. Every part of the programme was very much useful.</p> <p>36. None.</p> <p>37. No.</p> <p>38. None.</p> <p>39. NA.</p> <p>40. All parts of the programme were useful.</p> <p>41. Participant did not comment.</p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and</p>	<p>1. NA.</p> <p>2. Nothing to add because there is no end of good.</p>

<p>make its programmes more effective</p>	<p>3. 1. Problems from participant should be heard; 2. Resources persons from in service of subordinate judiciary must be taken; 3. Days of programme should be extended.</p> <p>4. Timing of programme should be extended.</p> <p>5. NJA is functioning very effect and its programmes are very good.</p> <p>6. More time should be given for interactive sessions.</p> <p>7. 1. Please extend programme at least 5 days; 2. Please provide e-copy to circulate other judges who's not attend this conference.</p> <p>8. Short picnic for judges on the last day is to be organized.</p> <p>9. None.</p> <p>10. Workshop on special laws such on NAPS act & POCSO act.</p> <p>11. None.</p> <p>12. Family court judges may be called for special training w.r.t. Family matters.</p> <p>13. Topics on special acts can also be included.</p> <p>14. Participant did not comment.</p> <p>15. None.</p> <p>16. Everything is ok.</p> <p>17. None.</p> <p>18. Nothing to say.</p> <p>19. This workshop has to be conduct on four to five days because some other subjects have to be included with regard to day to functioning of district & sessions courts.</p> <p>20. At least once in year or two training be imparted to J.O. at NJA.</p> <p>21. Please circulate the study material well in advance for effective interaction; Let me have frequently asked questions and answers with latest citation may be useful to one and all.</p> <p>22. It would be better to have more visual queries or in working by members or participants.</p> <p>23. No nothing to suggest.</p> <p>24. The lecture and presentation may also uploaded in the NJA official sides to share by all of us.</p> <p>25. No suggestion.</p> <p>26. It instead of CDs pen drives are provided so that it may be transferred to the computers directly.</p> <p>27. Everything is well planned by NJA- Nothing to say.</p> <p>28. Everything is excellent except charges taken government treasury may not allowed.</p> <p>29. Call me frequently, NJA helps a lot to get new visions & views of others.</p> <p>30. Participant did not comment.</p> <p>31. Nil.</p> <p>32. Participant did not comment.</p>
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