## National Judicial Academy

## SE-09: Training Programme for Maldives Judicial Officers 30<sup>th</sup> October - 02<sup>nd</sup> November, 2023

**No. of Participants** : 50

ipants : 50

No. of forms receiv	ved :	46			
		I.	OVERALL		
PROPOSITIO	N To :	a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective programme was to me		86.96	13.04	-	-
b. The subject ma the programm useful and relev my work	ne is	73.91	26.09	-	27. Many session about criminal justice which is directly relevant.
c. Overall, I benefited attending programme	got from this	95.65	4.35	-	-
d. I will use the learning, skills, and knowledge work	ideas	95.65	4.35	-	-
e. Adequate time opportunity provided participants to experiences	was to	71.11	26.67	2.22	33. It would be better if there is more time.
	·	II.	KNOWLEDGE		
PROPOSITIO	N To a	a great extent (%)	To some extent (%)	Not at all (%)	Remarks

	(70)	(78)	(78)	1
The programme provided k	nowledge (or provided	l links / references to k	nowledge) which is:	

a. Useful to my work	73.91	26.09	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	86.96	13.04	-	-
c. Up to date	88.89	11.11	-	-
d. Related to Constitutional Vision of Justice	82.61	17.39	-	-
e. Related to International Legal Norms	82.61	17.39	-	-
III. STRUCTURE OF THE PROGRAMME				

PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	84.78	15.22	-	-
b. The programme was a viz.	n adequate combina	ation of the following	g methodologies	
(i) Case studies were relevant	91.30	8.70	-	-
(ii) Interactive sessions were fruitful	84.78	15.22	-	-
(iii) Audio Visual Aids were beneficial	86.05	13.95	-	-

## **IV SESSIONS WISE VETTING**

Parameters				
	Discussions in indiv effectively			
Session	Effective and Useful (%)	Satisfactory (%)	Effective and Useful (%)	Satisfactory (%)
1	88.64	11.36	100.00	-
2	97.73	2.27	100.00	-
3	97.73	2.27	100.00	-
4	86.36	13.64	96.67	3.33
5	87.50	12.50	96.43	3.57
6	89.47	10.53	100.00	-
7	90.00	10.00	100.00	-
8	92.31	7.69	100.00	-
9	97.50	2.50	100.00	-

## V. PROGRAMME MATERIALS

	PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a.	The Programme material is useful and relevant	88.89	11.11	-	-
b.	The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	95.56	4.44	-	-

с.	The content was	88.89	11 11	_	_
	organized and easy to	00.07	11.11	-	-
	follow				

VIII. GENERAL SUGGESTIONS			
1. Three most important	1. 1. Judge as the master of the court. 2. Case management. 3. Electronic evidence.		
learning achievements of this	2. Indian procedures in application of laws.		
Programme	3. Evidence part. Criminal expects.		
	4. Indian legal system, Indian evidence and Indian criminal system.		
	5. Got learn about how electronic evidence authenticity can be checked.		
	6. Got new information about evidence. The important of arbitration.		
	7. Electronic evidence & criminal evidence. Civil justice.		
	8. Got to learn a lot about electronic evidence. Learned how to conduct a mediation process. Learned the important things to focus in drafting a judgement.		
	9. 1. New information. 2. Friendly atmosphere of work. 3. Interesting.		
	10. 1. Sharing legal systems. 2. How to use evidence in the cases.		
	11. 1. Learned evidence of cybercrime evidence. 2. Interaction with people. ADR is the most effective tool. 3. Comprehensive volunteer ship between Maldives & India.		
	12. Judgement writing. Case law. Electronic evidence and cyber-crimes.		
	13. Understanding the Indian justice system. Application of precedents in Indian courts.		
	14. Got new write of Indian legal system.		
	15. 1. Jurisprudence on environmental law. 2. Judge the master of the court.		
	17. Learned about Indian judiciary. Came to know that we Maldives of Indian shares some similarities in legal system. Indian evidence act and its most important components.		
	18. Indian judicial system. Indian penal code. Evidence law.		
	20. Evidence appreciation in civil and criminal cases. Electronic evidence. Environmental justice.		
	21. 1. Electronic evidence. 2. Judge as the master of the court. All other session also perfect.		
	22. Electronic evidence. Environmental justice. Appliance of evidence.		
	23. Learn the constitutional law of India. Lean the art of judgment writing. Lean a lot on electronic evidence.		
	24. Civil litigations issues dealt in India. Electronic evidence admits in courts. (How to authenticate). Good qualities of judgements writings.		
	25. Good qualities of judges/ Ethics. Judgment writing skills. ADR mechanisms/ procedures/Importance.		
	26. Judgment writing. Ethics session – It was a refresher or a reminder for every judges to behave or perform during their role.		
	27. 1. Understanding of the legal system of India. 2. Recent case laws. 3. Experience of the resource persons.		
	28. Civil law. Criminal law. Indian legal system.		

		29. 1. Cyber security and authentication of electronic evidence. 2. Judgement writings skills. 3. Constitutional vision of India.
		30. Friendly meeting session arrangements. Good hospitality.
		34. 1. Criminal justice administration. 2. ADR. 3. Principles of evidence.
		35. 1. Usefulness of mediation. 2. Technology used by the judiciary of India. 3. Cyber security.
		36. Three most important are, It evidence, Civil evidence, Criminal evidence.
		37. Fair hearing, case management.
		38. Evidence law. Indian constitution. Criminal law.
		39. Cyber-crime session. Arbitration session. Evidence law session.
		40. The session by Justice Gupta and Dr. Harold D'Costa were exceptionally beneficial.
		41. 1. Rules on evidence. 2. Application of electronic evidence. 3. Judicial skills & judgment writing.
		44. Indian judicial system. Penal code. Evidence law.
		45. Learned a lot about Indian constitution. Indian landmark cases were briefly addressed and explained. How to know whether a sms, mail is original or not.
		46. Knowing more about cyber-crimes and how technology have been used in this judiciary.
2.	Which part of the Programme did you	1. Judicial skills art of judgement writing ethics, neutrality and professionalism and electronic evidence.
	find most useful and why	2. Electronic evidence.
		3. Electronic evidence.
		4. Electronic evidence. Learned how to verify the authenticity of the massages & mails and other mode of communication.
		5. Evidence part, judicial skills and art of judgment writing.
		6. Evidence part and judicial skill.
		7. Electronic evidence. Because we can say that now our world is mostly based on electronic items.
		8. Evidence part & alternative dispute redressal system.
		9. ADR- Comply, friendly with contact and smooth of language in English.
		10. 1. Judgement writing. 2. ADR. 3. Electronic evidence.
		11. Cyber-crime evidence. Because It was very interactive.
		12. Electronic evidence and cyber-crimes.
		13. ADR. The area where/ seek most practical understanding.
		14. All and every part of this programme is very useful. Learn something new from all the tutor.
		15. Case management.
		16. Case management.
		17. I came to know how to identify. The authenticity of the communication. Through whatsApp and other medium. (Electronic evidence).
		18. Mediation.
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	20. Electronic evidence.
	21. 1. Electronic evidence. 2. Jurisprudence on environmental law contribution of the Supreme Court. Because most of the part of these session are very much new to me.
	22. Electronic evidence.
	23. The electronic evidence session, because we learn may new information & the session is very interactive.
	24. Last session- Electronic evidence. Interactive learn that are useful in examine that admits to court (Authenticity).
	25. Electronic evidence- Session 9. Civil justice Administration. The content has relevant and we are experience the same issues.
	26. Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation – As it mode us to realize that some of the applications are not good to rely on with and also during this session we come to know how we can check the authenticity of the applications.
	27. Criminal justice system in India.
	28. Evidence law.
	29. Electronic evidence authenticity can be used extensively in court proceedings.
	34. Criminal justice administration. ADR. Principles of evidence. This applies & everyday work in the court. Also the knowledge enhances to for an efficient day to day work.
	35. 1. Criminal procedure and practice. 2. Cyber security procedures. 3. Evidence procedures and practices.
	36. IT evidence.
	37. Evolving nature of electronic procedure evidence challenge can collect a preservation of electronic evidence.
	38. Evidence & electronic evidence. Maldives & India has some similarities I can apply the information I got in my carrier.
	39. Arbitration session. Now I know new techniques to use in mediation and arbitration.
	41. Session on evidence.
	44. Evidence law.
	45. Session 6: Civil Justice Administration: Alternative Dispute Redressal System in India - was very useful because I got to learn how mediation is done how conflicts are resolved through mediation in India.
	46. Most of the sessions are very interesting and fruitful, knowledgeable presenting sill and the knowledge the resource persons presented is astonishing.
3. Does the	4. Need to extend the time and duration.
programme need further modulations	5. Yes, it will be great to see Indian courts.
or change	6. It will be better that we can visit a court and see the court process.
č	7. It will be useful if the study tour is organized to check or can visit to a courts of Indian to check and see how it works.
	11. Yes. It should be much interactive.
	12. Transportations need to be upgraded and easier.
	13. Could have focused more on specify of civil trials.

	15. Tour to a specific court.
	17. I think the duration of the programme is little short and much areas needs to be added like civil procedure and tour to courts to see the court proceedings.
	21. No this programme is perfect you don't have to change anything. Such a perfect lecture and such an informative session. Well done.
	24. Discussion time may be elapsed.
	34. Topics covered are adequate.
	35. Yes. It would be useful to see how the courts are working practically may be a study four to courts will be helpful.
	38. Extent the duration of the programme and add some more modules.
	41. Yes. The civil justice administration session need to be more focused on civil procedures rather than ADR. As judge civil procedures are more beneficial than the ADR procedures.
	46. Kindly regard the medical conditions of some participants while arranging the accommodation and food.
4. Kindly make any	3. Visit to some civil hearing.
suggestions you may have on how NJA	5. Services provided was great.
may serve you better	6. The services are provide is good and so kind we really appreciated. Thank you.
and make its programmes more	7. Great programme.
effective	8. Yes have provided the best services.
	9. Journey to court.
	11. 1. Can take participants to the relevant courts. 2. Should have provided attending at least one court hearing of the appellate court.
	17. You serve better.
	21. For me, this programme is perfect and very effective. I am real happy I was a member of this trip. Thank you so much for everything looking forward to meet you all again. All the lecture of this session was perfect. It was great experience. So happy to be part of it.
	22. For me it is great.
	23. I recommend to do a comparison of the two countries in the relevant subjects.
	24. Over all very satisfied with at throughout the programme.
	29. Perhaps more trainings.
	34. Day two, see court administration. Ongoing hearings, case management.
	35. Nothing to be improved from NJA. Prefect.
	37. NJA is a landmark on account of its their work. NJA is best judicial Academy.
	38. Programmes need to carry panel discussion mode.
	40. More focus on areas like child / valuable victims, delinquents. Intense session on cyber-crime.
	45. Yes. I would like to see how a court hearing is done in Indian courts and see Indian court rooms.
	46. Make it more relative to the participants, Resource persons can relate the laws to the participant country.