National Judicial Academy

Special Event 05: Training Programme for Bangladesh & Fiji Judges $11^{\text{th}} - 17^{\text{th}}$ January, 2019

Programme Coordinator	:	Mr. Sumit Bhattacharya and Mr. Krishna Sisodia, Faculty
No. of Participants	:	50
No. of forms received	:	50

	I. OVERALL				
]	PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a.	The objective of the Program was clear to me	92.00	8.00	-	-
b.	The subject matter of the program is useful and relevant to my work	84.00	16.00	-	11. Judges from different counties should have separate training.
c.	Overall, I got benefited from attending this program	92.00	8.00	-	-
d.	I will use the new learning, skills, ideas and knowledge in my work	82.00	18.00	-	11. We do not have digital recording of evidence and digital cause list and so on.
e.	Adequate time and opportunity was provided to participants to share experiences	88.00	12.00	-	-
		II.	KNOWLEDGE		
]	PROPOSITION	To a great extent	To some extent	Not at all	Remarks
Th	e program provided l	knowledge (or provided l	inks / references to kno	wledge) which is:	
a.	Useful to my work	86.00	14.00	-	-
b.	Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	94.00	6.00	-	-

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c. Up to date	91.84	8.16	-	-
d. Related to Constitutional Vision of Justice	88.00	12.00	-	-
e. Related to international legal norms	78.00	20.00	2.00	-
	III. STRUCT	URE OF THE PROC	GRAM	
PROPOSITION	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	76.00	22.00	2.00	49. Duplication by speakers.
b. The program was	an adequate combinatio	on of the following n	nethodologies viz.	
(i) Case studies were relevant	83.67	16.33	-	-
(ii) Interactive sessions were fruitful	74.00	24.00	2.00	-
(iii) Audio Visual Aids were beneficial	71.43	26.53	2.04	3. Need some slides in short.11. More audio visual sessions should be arranged.
				44. Hardly used.
	IV SESSI	ONS WISE VETTIN	IG	
		Parameters		
	Discussions in individual sessions were effectively organized		The Session theme was adequately addressed by the Resource Persons	
Section				1 V
Session				1 V
Session 1	effectively o	organized	addressed by the Re	source Persons
	effectively o Effective and Useful	organized Satisfactory	addressed by the Re Effective and Useful	source Persons Satisfactory
1	effectively o Effective and Useful 85.71	Satisfactory 14.29	addressed by the Re Effective and Useful 87.18	Satisfactory 12.82
1	effectively o Effective and Useful 85.71 87.76	Satisfactory 14.29 12.24	addressed by the Re Effective and Useful 87.18 89.74	Source Persons Satisfactory 12.82 10.26
1 2 3	effectively o Effective and Useful 85.71 87.76 91.84	Satisfactory 14.29 12.24 8.16	addressed by the Re Effective and Useful 87.18 89.74 89.74	Source Persons Satisfactory 12.82 10.26 10.26
1 2 3 4	effectively o Effective and Useful 85.71 87.76 91.84 87.76	organized Satisfactory 14.29 12.24 8.16 12.24	addressed by the ReEffective and Useful87.1889.7489.7489.47	source Persons Satisfactory 12.82 10.26 10.26 10.53

	8	82.00	18.00	83.78	16.22
	9	88.00	12.00	83.78	16.22
		V. PRO	GRAM MATERIALS	\$	
]	PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a.	The Program material is useful and relevant	84.00	16.00	-	-
b.	The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	92.00	8.00	-	-
c.	The content was organized and easy to follow	88.00	12.00	-	-

	VIII. GENERAL SUGGESTIONS
a. Three most important	1. Comparative constitutional law; 2. E-Judiciary; 3. Human rights.
learning achievements of this Programme	2. 1. The role of judicial officers; 2. How to effectively deal with civil and criminal cases; 3. Forensic evidence, e-judiciary.
	3. Evolution of Indian constitution, e-court procedure, land mark judgement etc.
	4. 1. Learned experiences and knowledge which will be applied in our field; 2. Bonding between the judicial officers of two countries.
	5. 1. Various legal aspects in Indian context; 2. Discipline & Hospitality; 3. Contemporary important landmark judgement.
	6. Comparative constitutional study; Judicial ethics and judicial decorum; Knowledge sharing with international standard legal scholars.
	7. Learning about the e-judiciary of India; Learning about the landmark judgement of India; Learning about the forensic evidence in trial of cases.
	8. 1. Learning from this training will be useful in my work; 2. Up-to-date laws will be guideline in case of enacting laws in Bangladesh.
	9. 1. Appreciation of evidence; 2. Enhanced skills to write judgement; Acquire knowledge on constitutional laws.
	10. 1. Appreciation of evidence; 2. Knowledge about landmark judgement; 3. Mode of training.
	11. Electronic recording of evidence and digitalization of cause list, clear knowledge of medical forensic science, concept about cyber problems.
	12. Concept about cyber-crime; To learn about medical forensic; Digitalization of judiciary.

13. 1. Learning about Indian constitution; 2. Judicial ethics & norms; 3. Management of courts.
14. Judicial activism of Indian judiciary; Digitalization process of Indian judiciary; Learning on judicial ethics.
15. 1. Updated case laws; 2. Panel discussion process; 3. Forensic matter.
16. 1. Case laws are easy to understand the provisions of a law; 2. How to give well and suitable routine for better learning and; 3. Good planning is much more important than resources for training.
17. 1. Knowledge about the recent developments of laws; 2. Knowledge about the constitutional vision of justice; 3. Knowledge about the judicial norms and neutrality.
18. 1. Goals, role and mission of courts; 2. Elements of judicial behaviour; 3. Judging skills, court & case management.
19. 1. ICT and e-judiciary; 2. Electronic evidence: New horizon; 3. Forensic evidence.
20. 1. Elements of judicial behaviour; 2. Judging skills: Art, Craft and Science of drafting judgements; 3. Identification of ratio in a precedent.
21. 1. Qualities a judge should have; 2. Land mark judgements of India; 3. Analysis of evidence.
22. 1. To learn judicial ethics; 2. To acquire knowledge; 3. DNA profiling.
23. 1. Useful to my research work; 2. Exchange of knowledge and experience with Fiji judges; 3. Comprehensive session.
24. Judgement writing, case management, citing of case laws.
25. 1. E-judiciary system; 2. Constitutional development and comparison with our constitution; 3. Land mark judgements.
26. 1. Court and case management; 2. ICT and e-judiciary: Indian perspective; 3. Land mark judgements in India.
27. About fundamental rights, constitutional and human rights laws, landmark judgements relating to present laws in India.
28. 1. Got to learn how to interpret laws; 2. Got to learn Indian legal system; 3. Have been able to learn the ethics of justice of India.
29. 1. Law on evidence; 2. Judicial thinking and research; 3. Mode of training.
30. 1. Judicial heritage of India; 2. Enhancing justice delivery by using IT; 3. Sharing each jurisdiction's experience.
31. 1. Electronic evidence; 2. Forensic Evidence; 3. ICT and E-judiciary.
32. Useful and relevant to my work, similarities and dissimilarities between Indian, Bangladesh and Fiji constitutional law and jurisprudence.
33. 1. The subject matter of the session is more useful and effective to my work; 2. I have learnt to write good judgement; 3. I have also learnt how to manage my court in a better way.
34. This programme will increase my learning, skills, ideas and knowledge in my judicial work.
35. Electronic evidence recording system, DNA & forensic evidence and e-judiciary system.

	36. Electronic evidence recording system, DNA & forensic evidence and e-judiciary session.
	37. Highly motivated to learn new things.
	38. 1. Appreciation in civil and criminal trial; 2. DNA profiling; 3. E-courts project.
	39. E-judiciary, court management & forensic science.
	40. E-judiciary of Indian courts, case management; New provisions in procedural laws.
	41. Knowledge on forensic evidence; Human rights.
	42. Human rights; Forensic medicine; Case authorities.
	43. 1. Programme is very informative; 2. Covered problems faced by judicial officers; 3. Provided helpful information on how to solve issues.
	44. Protection of human rights by courts.
	45. Participant did not comment.
	46. Constitutional aspect (of fundamental rights); dealing with Ouster clauses (ousting jurisdiction of courts); Evidence law.
	47. Learning about basic structure, about indian constitution, human rights, judicial behaviour.
	48. Practical and relevant material which is applicable to my work.
	49. Understanding Indian judicial structure & its history; Religious laws v. Secular state; Applying international instruments.
	50. 1. Logical; 2. To the point; 3. Clear.
b. Which part of the	1. E-Judiciary- because it is very much relevant for us.
Programme did you find most useful and why	2. Forensic evidence related sessions, because that was theoretical as well as practical.
, why	3. E-Court procedure.
	4. Interactions amongst the judicial officers with the resource persons in the session.
	5. 1. Highly qualified resource persons; 2. Nice & participatory presentation; 3. Well arranged & enjoyable.
	6. The opportunity to share the experience with the high profile academics and senior judges. Since the same is a rare opportunity and privilege.
	7. Learning about the development of e-judiciary in India. If we can apply this system in Bangladesh I believe that access to justice to the litigant will be more convenient.
	8. ICT and E-Judiciary: Indian perspective was most useful because in Bangladesh, Government has taken a pilot project to introduce e-judiciary and it will be useful to reduce backlog of cases.
	9. Session 4: Elements of Judicial Behaviour; Session 5: Judging Skills: Art, Craft and Science of drafting judgments and Session 6: Judge Master of the Court: Court & Case Management.
	10. Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases.
	11. Session on electronic evidence and forensic evidence, visit to local important and beautiful places.

12. Session on electronic evidence and visit to local important and beautiful place.
13. All parts were most useful.
14. Session 7: Principles of Evidence; Session 8: Electronic Evidence: New Horizons and Session 9: Forensic Evidence.
15. Forensic medical law because in this matter I do not have vast knowledge.
16. Session on electronic evidence. It is not recognized in Bangladesh yet. I learned many things on e-evidence.
17. Visiting various historical places.
18. Every part of the programme is useful as all the resource persons are so knowledgeable and up-to-date.
19. I find most useful part of the programme are <i>Session 4:</i> Elements of Judicial Behaviour; Session 5: Judging Skills: Art, Craft and Science of drafting judgments and Session 6: Judge Master of the Court: Court & Case Management- because it is most important for a judge to manage the court as well as the case.
20. I think every part of the programme is important and beneficial to us.
21. How to analyze evidence, it will be most useful for me.
22. Judging skill: Art, Craft and Science of drafting judgement.
23. I think audio, visual presentation of the present training session was most useful because it accelerated understanding of the total presentation of lecture session.
24. Session 2: Indian Judiciary: Organizational Structure and Jurisdiction; Session 4: Elements of Judicial Behaviour; Session 5: Judging Skills: Art, Craft and Science of drafting judgments and Session 6: Judge Master of the Court: Court & Case Management; Session 9: Forensic Evidence; Session 10: Human Rights; Session 11: ICT and E-Judiciary: Indian Perspective; Session 13: Landmark Judgments in India and Session 14: Landmark Judgments in India.
25. E-judiciary system because by implementation of this system our judiciary can be faster and litigant can get easy and speedy and fair justice.
26. The ICT and e-judiciary because Bangladesh judiciary is under process of digitization.
27. When discussed upon constitution, CrPC, CPC- because there are similar like Bangladesh.
28. 1. E-judiciary and forensic; 2. Medical expert opinion.
29. Lecture on law of evidence and discussion on proper investigation process widened my judicial thinking. Now I can ensure proper investigation report in my court.
30. How India is implementing the value of equal justice as enunciated in its constitution and though Bangladesh and India are under common law system so we may follow the judicial process in case of rendering justice.
31. The session regarding landmark judgements in India was the most useful session. As the socio economic background and different perspectives of Bangladesh is quite similar to that of India, we can use this knowledge practically.
32. ICT and e-judiciary because it is very developed and digitalized than Bangladesh.

	33. Appreciation of forensic evidence in civil and criminal trials because it helps us to analyses the evidence.
	34. Appreciation of evidence in civil and criminal trials, DNA profiling- Because it helps us to perform our judicial duties and also helps us to give correct decision.
	35. Electronic evidence, recording of forensic evidence because they are very useful for my work.
	36. Electronic evidence recording & forensic evidence because they are very useful for my work.
	37. Sharing of judicial norms and behaviour; Participation of justices in the programme.
	38. Judging skill: Art, Craft and Science of drafting judgements.
	39. Communication between participants and resource persons.
	40. Landmark judgements in Indian jurisdictions.
	41. Session 4: Elements of Judicial Behaviour; Session 5: Judging Skills: Art, Craft and Science of drafting judgments; Session 6: Judge Master of the Court: Court & Case Management; Session 7: Principles of Evidence; Session 8: Electronic Evidence: New Horizons and Session 9: Forensic Evidence.
	42. Forensic medicine.
	43. All sessions were very well presented and informative- I learnt important tips on how to improve my work.
	44. Discussion on Bharti case, Sabrimala Case, Justice K. S. Puttaswamy case.
	45. Participant did not comment.
	46. Evidence; Constitutional law- rights of people; Relevant.
	47. Drafting judgements, judicial behaviour.
	48. Course material and authorities.
	49. All.
	50. The entire programme was excellent.
c. Which part of the	1. Nothing.
Programme did you find least useful and	2. Most of the programme is very much useful.
why	3. Nothing.
	4. Not applicable.
	5. Some topics are purely theoretical that has very little practical use. For example-Human rights.
	6. Nothing.
	7. I think every part of the training was useful.
	8. Participant did not comment.
	9. Participant did not comment.
	10. Participant did not comment.
	11. Session on constitutional law as we (judicial magistrates) are not so much concerned with the constitutional law.
	12. Session on constitutional law.
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13. Blatantly nothing is found least useful.
14. Session 12: Identification of Ratio in a Precedent; Session 13: Landmark Judgments in India- A power point presentation could have helped us to follow.
15. I can't find such type of session.
16. No part is as such least useful to be mentioned here.
17. No.
18. Participant did not comment.
19. I did not find any part of the programme which was least useful. Every part of the programme is as important as any other part.
20. I did not find any session as least useful to us.
21. Theoretical knowledge on principles of evidence.
22. NA.
23. Not applicable.
24. Mortuary visit.
25. I did not find any programme which is least useful, I found all the programmes fantastic and useful to me.
26. Nothing.
27. None.
28. None.
29. Nothing.
30. Activism of SC of India in enhancing theories of FR. Regulation of investigation process.
31. Participant did not comment.
32. Forensic evidence because it helps us to analyze the documents coming before us.
33. There is no least useful program.
34. There is no least useful part of the programme.
35. Not found.
36. Not found.
37. Not applicable.
38. NA.
39. Whole programme was most useful in my opinion.
40. NA.
41. I find all parts of the programme very useful.
42. Participant did not comment.

	43. None.
	44. <i>Session 9: Forensic Evidence</i> -Too academic – we have gone through academic.
	45. Participant did not comment.
	46. Session 4: Elements of Judicial Behaviour; Session 5: Judging Skills: Art, Craft and Science of drafting judgments; Session 6: Judge Master of the Court: Court & Case Management; Academic (not practical); repetitive.
	47. Participant did not comment.
	48. Nil.
	49. None.
	50. None.
d. Kindly make any	1. Strengthening the duration of the programme.
suggestions you may have on how NJA may	2. Duration of the training may be extended.
serve you better and	3. Very nice, Very good and very excellent.
make its programmes more effective	4. Giving me the soft copies of the session (concerned) in a CD.
more effective	5. 1. Please include more topics which will cover our everyday judicial work; 2. Time of class should be 45 minutes; 3. Presentation of all participants should be mandatory.
	6. It is really very engaging and holistic in modus operandi. Access to internet in the rooms of dormitory would add some more convenience for the trainee judges. Thanks from Bangladesh.
	7. I believe that you hosted us in an outstanding way. I have no particular suggestion and I wish you all the best.
	8. Participant did not comment.
	9. Participant did not comment.
	10. Participant did not comment.
	11. Training should be arranged according to the type of work of the participants.
	12. Training programme was so good. No suggestions.
	13. The NJA is requested to 'Keep it up'.
	14. NA.
	15. I think the learning procedure of NJA is a role model. Everything is okay.
	16. 1. More sessions on landmark cases; 2. Practical sessions on electronic evidence.
	17. No.
	18. The programme should be extended from 15 days to 30 days.
	19. By giving more sessions on various other laws.
	20. It is an outstanding experience in NJA.
	21. The programme schedule can be more extended.
	22. No Suggestions.
	23. I think lecture sessions of NJA supported with power point presentation will be more effective.

24. Participant did not comment.
25. I think there is no suggestion as to how to serve better, actually all the programmes are effective and useful and memorable.
26. More participation by participants.
27. I received much better and effective learnings.
28. Everything has been fantastic in terms of academics and hospitality.
29. Please insert sports programme for better management of health and have a class on diversified culture of Bhopal and indigenous community.
30. Selecting resources person amongst the professors and have some classes of Hon'ble Justice Raghuram.
31. Participant did not comment.
32. It is very tough to communicate with family because many of us don't have Indian Sim. That's why I kindly suggest to provide Indian sim during the training session and availability of wi-fi in the room.
33. Provide Wi-Fi network in bedroom for better communication with family.
34. Visiting programmes can be increased and by providing internet connection.
35. Session time should be followed strictly.
36. Training must be arranged for the participants work and session time should be followed strictly.
37. The present & arrangement of the schedule is better.
38. No Suggestion.
39. I am very much thankful to NJA.
40. No comment. Everything was satisfactory.
41. Please make arrangements for us to buy books by calling a book seller or authorized agent since we have limited time to go to book shops. Thank you very much for giving this opportunity to learn from your eminent resource persons and providing all facilities.
42. Internet services to be provided in the room please. Thank you.
43. None.
44. Programme should have more practical sessions with moot court involving participants or judges.
45. Participant did not comment.
46. Visit to courts; Sitting with judges; Observe proceedings.
47. Participant did not comment.
48. Well organized and effective faculties - Mr. Bhattacharya and Mr. Sisodia.
49. NA.
50. During winters it is advisable to have heaters in the room; Should have Wi-Fi facility in the room.