

National Judicial Academy

SE-07: Training Programme for Bangladesh Judges and Judicial Officers
11th – 14th April, 2022

Programme Coordinator : Ms. Paiker Nasir & Dr. Sonam Jain

No. of Participants : 29

I. OVERALL				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The objective of the programme was clear to me	50.00	50.00	-	-
b. The subject matter of the programme is useful and relevant to my work	-	100.00	-	-
c. Overall, I got benefited from attending this Programme	-	100.00	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	50.00	50.00	-	-
e. Adequate time and opportunity was provided to participants to share experiences	50.00	50.00	-	-
II. KNOWLEDGE				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
The programme provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	-	100.00	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	50.00	50.00	-	-
c. Up to date	50.00	50.00	-	-

d. Related to Constitutional Vision of Justice	50.00	50.00	-	-
e. Related to International Legal Norms	-	100.00	-	-
III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the programme was logical	-	100.00	-	-
b. The programme was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	50.00	50.00	-	-
(ii) Interactive sessions were fruitful	-	100.00	-	-
(iii) Audio Visual Aids were beneficial	-	100.00	-	-
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	50.00	50.00	100.00	-
2	50.00	50.00	100.00	-
3	50.00	50.00	100.00	-
4	50.00	50.00	100.00	-
5	50.00	50.00	100.00	-
6	50.00	50.00	100.00	-
7	50.00	50.00	100.00	-
8	50.00	50.00	100.00	-
9	50.00	50.00	100.00	-
10	50.00	50.00	100.00	-
11	50.00	50.00	100.00	-
12	50.00	50.00	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	50.00	50.00	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	50.00	50.00	-	-
c. The content was organized and easy to follow	50.00	50.00	-	-

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this programme	<p>1. 1. Electronic Evidence; 2. Re-engineering Judicial Processes through ICT; 3. Judge as the master of the course in respect of Court and Case Management.</p> <p>2. 1. Electronic Evidence; 2. E-Judiciary; 3. Judging Skills.</p> <p>3. Improved my judicial knowledge; Developing my judicial competence; Improving the quality of justice and the performance of courts.</p> <p>4. Improved my judicial knowledge; Developing my judicial competence; Improving the quality of justice and the performance of courts.</p>
2. Which part of the programme did you find most useful and why	<p>1. <i>Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation and Session 11: Child-centric Jurisprudence in India</i> - conducted by Mr. Harold D' Costa, because the days ahead will be for paperless e-judiciary across the globe and he has made us to understand the matter. He is very exhaustive on his topic, particularly he has splendidly highlighted how the institutions are to be equipped to ensure its data protection and their management. More so, Mr. D' Costa is excellent in his presentation.</p> <p>2. Sessions conducted by Mr. Harold D'Costa. Due to keen interest to the topic, as well as Mr. D'Costa was outstanding in his presentation.</p> <p>3. A.D.R., because the parties themselves may select the most appropriate decision for their dispute.</p> <p>4. A.D.R., because the parties themselves may select the most appropriate decision for their dispute.</p>
3. Does the programme need further modulations or change	<p>1. Should be more focused on the procedural law, court & case management and also the way out to reduce the backlog of civil suits. The provisions of the Code of the Civil Procedure which pave the way of dragging a very silly matter from the Court of the lowest grade to the highest, may be more focused in the future modulation; currently, Order 43 of the Code and its section 115, either by appeal or revision, allow an unscrupulous litigant to drag any petty matter from the original Court to the highest forum even on no substantial ground with the consequence of the wastage of time. In addition, the reasons behind the mechanism of ADR not being as successful as expected to be and the reality the stakeholders like Judges,</p>

	<p>Lawyers and Litigants retain in their mindset may be more focused so that ADR fit case may sorted out.</p> <p>2. Should be focused more on: 1. Procedural laws; 2. Ascertaining problems of case backlog and its solution etc.</p> <p>3. There is no need to change the programme modulations.</p> <p>4. There is no need to change the programme modulations.</p>
<p>4. Kindly make any suggestions you may have on how NJA may serve you better and make its Programme more effective</p>	<p>1. The website through which applications are admitted and processed, sorry to say, is not user friendly enough; the site denies access to the applicant after registration even with the correct user name and password. Such an unexpected situation compels an applicant to approach the authority for required solution, but the same may not be available. The issues are expected to be addressed by NJA to ensure the improvement.</p> <p>2. This programme was well organized but initially it was difficult for some of the trainees to fill up the form. After submitting the form, it was denied several times to accept the form. This is unpleasant for the trainees. Hope this problem will be solved ASAP.</p> <p>3. I have no suggestions.</p> <p>4. I have no suggestions.</p>