

National Judicial Academy

P-1301: National Seminar on Bail and Interlocutory Applications

27th – 28th August, 2022

Programme Coordinator : Mr. Rajesh Suman and Mr. Shashawat Gupta

No. of Participants : 46

No. of forms received : 45

I. OVERALL				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective of the programme was clear to me	97.78	2.22	-	1. Definitely useful. 6. Very good. 15. Holistic sessions. 42. Yes. 43. Yes.
b. The subject matter of the programme is useful and relevant to my work	97.78	2.22	-	6. Very good. 10. Subject matter of the programme is very useful. 15. Holistic sessions. 42. Yes. 43. Yes.
c. Overall, I got benefited from attending this programme	95.56	4.44	-	15. Holistic sessions. 42. Yes. 43. Yes.
d. I will use the new learning, skills, ideas and knowledge in my work	97.78	2.22	-	10. Will definitely use this material. 15. Holistic sessions. 42. Yes. 43. Yes.
e. Adequate time and opportunity was provided to participants to share experiences	86.67	8.89	4.44	6. Interactive sessions are to be increased. 10. Provides opportunity to share experiences. 15. Holistic sessions. 42. Yes. 43. Yes.
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	93.33	6.67	-	6. Very good. 15. Holistic sessions. 42. Yes. 43. Yes.
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	97.78	2.22	-	6. Very good. 15. Holistic sessions. 42. Yes. 43. Yes.

c. Up to date	88.89	11.11	-	15. Holistic sessions. 42. Yes. 43. Yes to some extent.
d. Related to Constitutional Vision of Justice	81.40	18.60	-	15. Holistic sessions. 43. Yes to some extent.
e. Related to International Legal Norms	58.14	39.53	2.33	15. Holistic sessions. 43. Yes to some extent.
III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	97.78	2.22	-	9. Fantastic. 10. Sequence of all programmes well planned & logical. 42. Yes. 43. Good.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	95.56	4.44	-	42. Yes. 43. Good.
(ii) Interactive sessions were fruitful	80.00	20.00	-	9. Superb. 10. Very relevant. 42. Yes. 43. Good.
(iii) Audio Visual Aids were beneficial	68.29	31.71	-	10. Very fruitful. 25. The font was small. Felt difficulty in reading. 42. Yes. 43. Good.
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	95.56	4.44	100.00	-
2	95.56	4.44	100.00	-
3	93.33	6.67	97.37	2.63
4	93.33	6.67	97.39	2.63
5	93.18	6.82	97.30	2.70
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	97.78	2.22	-	10. Great extent for my daily court work. 15. Handy and useful. 25. Learnt a lot.

				42. Yes, it will help in our day to day work. 43. Satisfactory.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	100.00	-	-	15. Handy and useful. 42. Yes. 43. Good.
c. The content was organized and easy to follow	97.78	2.22	-	15. Handy and useful. 42. Yes. 43. Yes.

VIII. GENERAL SUGGESTIONS

1. Three most important learning achievements of this Programme	<p>1. Doubts in day to day work clarified; The programme has developed confidence in us.</p> <p>2. 1. Various aspects of bail application in Special Acts; 2. Intricacies of interim applications; 3. Effects of media and how to keep ourselves away from being influenced from media trial.</p> <p>3. 1. Process cannot be punishment while deciding the bail application; 2. Even under special Acts like UAPA PMLA etc bail, may be considered based on prolong detention of accused; 3. Make calendar and make the court time effectively while adjudicating matters.</p> <p>4. Bail, Interlocutory orders.</p> <p>5. Clarity on bail origin and how to deal, in case of confusion.</p> <p>6. 1. Conditions of bail, anticipatory bail; 2. Writing of reasoned bail order and 3. Twin conditions of bail; 4. Media trial and bail.</p> <p>7. It certainly enhanced my perception about the subjects discussed.</p> <p>8. The experiences shared by Dr. Justice B.S. Chauhan, the summary talks of Justice A.P. Sahi, the inspirational talk by Justice R. Basant.</p> <p>9. Bail, conditions of bail and injunctions.</p> <p>10. 1. Expeditious disposal of bail applications; 2. Bail in offences under special Acts; 3. Interlocutory application disposal.</p> <p>11. Detail discussion on the point of the issues regarding the bail.</p> <p>12. The disposal of bail applications and interlocutory application were clarified to great extent.</p> <p>13. <i>Session 1: Bail: Intricacies and Nuances; Session 2: Expeditious Disposal of Bail Applications and Session 3: Bail in Offences under Special Acts.</i></p> <p>14. Knowledge upgradation; Progressive practical applicability; Innovative adoption to change in law.</p> <p>15. 1. To dispense justice while ensuring law is being upheld; 2. We are students of law, not to stop learning; 3. Never succumb to pressure.</p> <p>16. 1. Handling media pressure; 2. Writing of interlocutory orders; 3. Contours of conditional bail.</p>
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	<p>17. 1. Conditional bail - Permissible, restrictions; 2. Handling media pressure; 3. Interlocutory order.</p> <p>18. 1. Scope of judicial discretion in bail matters; 2. Handling media pressure; 3. Interlocutory applications and their timely & expeditious disposal.</p> <p>19. None.</p> <p>20. 1. The programme helped us to develop new understanding of the subject of bails and interlocutory orders; 2. The need is to expedite disposal petitions of bail since liberty is involved.</p> <p>21. 1. Refreshing legal nuances; 2. Innovative; 3. Updated knowledge.</p> <p>22. The sessions were relevant, comprehensive and useful for day to day working of the court.</p> <p>23. None.</p> <p>24. 1. Disposal of bails; 2. Disposal of IAs; 3. Bails in special cases amongst others.</p> <p>25. 1. Learnt the first principle of law; 2. Thinking became more clear; 3. Got a lot of inspiration to become a better judge.</p> <p>26. Anticipatory bail (Conditions) conditional bail & Interlocutory applications are useful.</p> <p>27. 1. Conceptual understanding; 2. Rectification of mistakes committed; 3. Advice for future.</p> <p>28. None.</p> <p>29. 1. Learning; 2. Determination; 3. Focus and effective management of court.</p> <p>30. 1. Balancing liberty of accused & social interest; 2. Bail in offences under Special Acts; 3. Interlocutory applications.</p> <p>31. Got latest update in bail and interlocutory applications. Certain parts on the topic are now better understood. Everything became clear.</p> <p>32. Got latest updates on bail & interlocutory order; Certain law points on the topic are now better understood; Concepts became clear.</p> <p>33. Important intricacies on bail matter and IAs were thoroughly discussed; Practical issues were clarified with live examples; All the sessions were of more interaction not only theoretical.</p> <p>34. 1. Got an idea how to handle media trial; 2. Got clarity about conditions to be imposed while granting bail; 3. I liked presentation of Hon'ble Director.</p> <p>35. 1. Speedy disposal of bail petitions and interlocutory orders; 2. Need of passing reasoned order; 3. To avoid imposing irrelevant conditions while granting bail.</p> <p>36. Speech of Hon'ble Director Justice Sahi was very useful.</p> <p>37. 1. I got updated on the developments on the topics; 2. I could imbibe the spirit of the constitution and its vision.</p> <p>38. Cleared my aspects on bail & O7R II CPC; 041 R 27 CPC when & How additional evidence can be taken on an appellate stage.</p> <p>39. 1. It helps me to understand the recent decisions of the Hon'ble Supreme Court of India; 2. It helps me to understand the statutory provisions.</p> <p>40. It helps me to understand the concept of law projected by the Hon'ble Supreme Court of India and High Courts.</p>
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	<p>41. Enhancement of knowledge of all related subjects; Updating of latest position of case laws; Got pragmatic solutions & clarity on various aspects of day to day court work.</p> <p>42. 1. Bail and its scope; 2. Speedy disposal of bail applications; 3. About media trial and how it will not affect our judicial work.</p> <p>43.1. Speedy disposal of interlocutory applications; 2. Speedy disposal of bail applications; 3. How to tackle media trial.</p> <p>44. 1. Disposal of bail applications; 2. Conditions of bail; 3. Interlocutory applications disposal.</p> <p>45. Conditions to be imposed; Management of court work.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Bail matters.</p> <p>2. Bail application and its applicability with regard to Special Act and their limitations.</p> <p>3. Session 3: Bail in Offences under Special Acts- As we can appreciate and grant bail in those Acts for prolong imprisonment.</p> <p>4. All programmes were very useful.</p> <p>5. Session 1: Bail: Intricacies and Nuances – Because I got to learn the origins of bail and how to balance liberty of accused and victim and society.</p> <p>6. Every session is very useful for me and others as well, I think.</p> <p>7. None.</p> <p>8. The experiences shared by Dr. Justice B.S. Chauhan the summary talks of Justice A.P. Sahi, the inspirational talk by Justice R. Basant.</p> <p>9. Condition imposing while deciding the bail.</p> <p>10. Bail & Interlocutory application-session are very useful for my daily work.</p> <p>11. Discussion on the point regarding the issues of bail & conditions.</p> <p>12. All the sessions were very informative and enlightening.</p> <p>13. Session 2: Expeditious Disposal of Bail Applications and Session 3: Bail in Offences under Special Acts and Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matters.</p> <p>14. Session 3: Bail in Offences under Special Acts; Session 5: Interlocutory Applications: Management & Expeditious Disposal.</p> <p>15. The entire programme in its entirety is useful as it helps us and enlightens us how to cope with our court work and deal with the pressure that comes along with it.</p> <p>16. Session 1: Bail: Intricacies and Nuances; Session 2: Expeditious Disposal of Bail Applications; Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matters; Session 5: Interlocutory Applications: Management & Expeditious Disposal – As it is applicable for the court of JMFCs/Civil Judge Jr. Division.</p> <p>17. Expeditious disposal of interlocutory orders. As it is useful for Civil Judge, (Junior Division).</p> <p>18. Bails & conditions of bail as also the interlocutory applications. The eminent resource persons enlightened with their vast experience.</p>

19. **Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matters-** is most useful to me. His Lordship Mr. Justice R. Basant gave a marvelous lecture and guidance.
20. The whole programme was useful and related to my work.
21. Every session.
22. **Session 5: Interlocutory Applications: Management & Expeditious Disposal.**
23. Each part of the programme most useful because all are relevant to deliver, write judgement and orders.
24. Entire programme was unparalleled.
25. 1. The lecture of Hon'ble Mr. Justice B.S. Chauhan; 2. The lecture of Hon'ble Justice Bagchi; 3. The lecture of Hon'ble Mr. Justice R. Basant.
26. First part of the session because it is near to theory & reality.
27. **Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matters-** came to know about strengths of a judicial officer.
28. **Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matters-** conducted by Justice R. Basant. His manner of presentation grasped my full attention.
29. Every part was better than other.
30. All parts of the programme are very useful.
31. Most useful study material provided to us. Resource persons are enlighten to all areas.
32. Study material provided & the sessions both are so well compiled that had rarely to take notes; So helped me to be more interactive & better understand the topics.
33. All the programmes were equally important and illuminating.
34. **Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matter-** Because judiciary is facing serious threat from media and social media who are attempting to influence the order as per their whims and fancies.
35. **Session 1: Bail: Intricacies and Nuances-** Pertaining to balancing liberty of accused versus societal interest was most useful.
36. 1. **Session 3: Bail in Offences under Special Acts;** 2. **Session 4: Limits and Scope of Conditional Bail & Media Trial and Bail Matter.**
37. Discussions were useful.
38. History of bail as described by Hon'ble Dr. B.S. Chauhan; 07 R-II as discussed by Hon'ble Justice S.G. Gokani.
39. Bail and conditions of bail.
40. Cleared doubts of day to day court work.
41. **Session 1: Bail: Intricacies and Nuances; Session 2: Expeditious Disposal of Bail Applications-** Lecture delivered by Dr. Justice B.S. Chauhan- for its in-depth knowledge on the subject, its historical background aspects till the contemporary aspects of relevant law- practical ways shown for effective justice and adjudication.
42. Hon'ble Dr. Justice B.S. Chauhan's lecture at the beginning of the session. The importance of bail & its journey from trial court to Hon'ble Supreme Court of India.
43. Hon'ble Justice B.S. Chauhan's lecture was very good.

	<p>44. All the programmes I find most useful.</p> <p>45. Nuances of bail and bail regarding offences under Special Acts.</p>
<p>3. Does the programme need further modulations or change</p>	<p>1. The question and answer session should be longer.</p> <p>2. No.</p> <p>3. No.</p> <p>4. Programme was excellent but the duration of the session should be enhanced.</p> <p>5. I don't think.</p> <p>6. It is alright.</p> <p>7. A helpdesk for clarifying doubts with certain phone numbers.</p> <p>8. None.</p> <p>9. None.</p> <p>10. Not yet, Hon'ble NJA has covered every aspect of subject matter.</p> <p>11. None.</p> <p>12. No.</p> <p>13. Yes.</p> <p>14. None.</p> <p>15. I don't think so. The programme is elaborate and exhaustive.</p> <p>16. No.</p> <p>17. No.</p> <p>18. None.</p> <p>19. None.</p> <p>20. The programme may be improved by providing for increased participation of the participant judicial officers by elaborate interaction.</p> <p>21. Some more time should be given.</p> <p>22. N/A.</p> <p>23. No change.</p> <p>24. There is always a scope for improvement but the overall programme was perfect and well planned.</p> <p>25. No.</p> <p>26. It is sufficient relating the topics which are covered.</p> <p>27. Yes, there is always scope for improvement.</p> <p>28. None.</p> <p>29. Everything was fine, but there is room for providing more time to cover more matters.</p> <p>30. No, as per my view.</p> <p>31. Screen size need to be increased and should be better placed.</p> <p>32. Screen size need to be increased and should be better placed.</p> <p>33. Need to have more resources on the concepts of ICJS.</p>

	<p>34. No.</p> <p>35. No.</p> <p>36. Internship for law students should be continued.</p> <p>37. Not in my view.</p> <p>38. No.</p> <p>39. More time must be set apart for discussing the subject.</p> <p>40. Question & answers sessions may be increased.</p> <p>41. Whole programme is good and balanced; The duration of the programme should be increased to 4-5 days for enhanced learning.</p> <p>42. Yes, more time to be added for training the period of training according to subjects are short.</p> <p>43. Yes programme should be of 7 days more great personalities should be invited so that judges attending seminar would learn more.</p> <p>44. No.</p> <p>45. The duration of programme may be of 3 days so as to have more detailed discussion.</p>
<p>4. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>1. There should be a system where queries may be forwarded as a part of continuous process; Ready materials may be forwarded to participants in continuous manner.</p> <p>2. No.</p> <p>3. Make the programme at least a 4-5 days affair and include more topics.</p> <p>4. None.</p> <p>5. This kind of training is very much required at least once in a year.</p> <p>6. Appreciation of evidence, Preparation of questionnaires u/s 313 Cr. PC and the judgement. Implementation, managerial and planning in the disposal of cases.</p> <p>7. None.</p> <p>8. None.</p> <p>9. None.</p> <p>10. In future learning programmes, please add cyber-crime & admissibility of documents subject also. Thanks.</p> <p>11. Please arrange more programmes on the issue like appreciation of evidence in criminal trial.</p> <p>12. The checking time of the rooms is very arbitrary and needs to be liberal and as per the prevailing rules of other institutions.</p> <p>13. None.</p> <p>14. Reference material can be supplied to the participants well in advance so as to facilitate them to have detailed study.</p> <p>15. None.</p> <p>16. None.</p> <p>17. None.</p> <p>18. None.</p>

	<p>19. None.</p> <p>20. NJA is already providing service of eminent importance to the nation. NJA may provide materials that can be thought to be relevant in view of new laws promulgated and in view of amendments made to the laws.</p> <p>21. Training should be of at least 4 days (working days).</p> <p>22. N/A.</p> <p>23. None.</p> <p>24. NA.</p> <p>25. The materials of other training programmes should be accessible to all the judicial officers.</p> <p>26. Some more time may be needed.</p> <p>27. Training period should be enhanced.</p> <p>28. None.</p> <p>29. NJA is doing good and only require to maintain it further.</p> <p>30. Programme is already very good.</p> <p>31. None.</p> <p>32. Grateful for the whole training & improvement can always be made.</p> <p>33. Need more sessions on civil side.</p> <p>34. None.</p> <p>35. None.</p> <p>36. Though not related but I would request to kindly permit law students to pursue their internship to understand the law in better way. To say internship should be started very soon.</p> <p>37. I would like to get training on the need for constitutional vision for courts of District Judiciary.</p> <p>38. None.</p> <p>39. None.</p> <p>40. None.</p> <p>41. Library online access may be allowed to all judicial officers; Participants be called more frequently for in-house courses on other law core areas.</p> <p>42. Please provide us PPT in our study materials or if possible please send PPT's on our email id.</p> <p>43. Hon'ble Justice B.S. Chauhan is very great personality. He should guide more. Academy should give him more time. Hon'ble Justice Sonak, Bombay High Court Judge also be invited. He is also great personality.</p> <p>44. None.</p> <p>45. None.</p>
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