

National Judicial Academy

P-1315: National Seminar on Constitutional and Administrative Law
12th – 13th November, 2022

Programme Coordinator : Dr. Geeta Oberoi and Ms. Jaya Rishi

No. of Participants : 40

No. of forms received : 40

I. OVERALL				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective of the programme was clear to me	92.50	7.50	-	12. Good. 23. Excellent. 24. Excellent. 35. Excellent.
b. The subject matter of the programme is useful and relevant to my work	90.00	10.00	-	7. Some valuable knowledge has been gained by me. 12. Good. 23. Excellent. 24. Excellent. 35. Excellent.
c. Overall, I got benefited from attending this programme	90.00	10.00	-	12. Good. 23. Excellent. 24. Excellent. 35. Excellent.
d. I will use the new learning, skills, ideas and knowledge in my work	92.50	7.50	-	12. Good. 23. Excellent. 24. Excellent. 35. Excellent.
e. Adequate time and opportunity was provided to participants to share experiences	87.18	12.82	-	12. Good. 23. Excellent. 24. Excellent. 35. Excellent.
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	90.00	10.00	-	23. Excellent. 24. Excellent. 35. Excellent.
b. Comprehensive (relevant case laws, national laws, leading text / articles /	87.50	12.50	-	23. Excellent. 24. Excellent. 35. Excellent.

comments by jurists)				
c. Up to date	92.50	7.50	-	23. Excellent. 24. Excellent. 35. Excellent.
d. Related to Constitutional Vision of Justice	97.50	2.50	-	23. Excellent. 24. Excellent. 35. Excellent.
e. Related to International Legal Norms	63.16	31.26	5.14	23. Excellent. 24. Excellent. 31. Don't learnt. 35. Excellent.

III. STRUCTURE OF THE PROGRAMME

PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	95.00	5.00	-	2. It was more than good. 12. Good. 23. Good. 24. Excellent. 35. Excellent.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	70.27	29.73	-	12. Good. 23. Good. 24. Excellent. 35. Excellent.
(ii) Case studies were relevant	79.49	20.51	-	12. Good. 23. Good. 24. Excellent. 35. Excellent.
(iii) Interactive sessions were fruitful	74.36	25.64	-	12. Good. 23. Good. 24. Excellent. 35. Excellent.
(iv) Simulation Exercises were valuable	75.00	22.22	2.78	12. Good. 23. Good. 24. Excellent. 35. Excellent.
(v) Audio Visual Aids were beneficial	72.97	23.07	3.96	12. Good. 23. Good. 24. Excellent. 35. Excellent.

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	97.37	2.63	96.77	3.23
2	100.00	-	96.55	3.45
3	97.22	2.78	96.55	3.45

4	94.44	5.56	96.43	3.57
5	97.22	2.78	93.10	6.90
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	95.00	5.00	-	23. Excellent. 35. Excellent.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	95.00	5.00	-	23. Excellent. 35. Excellent.
c. The content was organized and easy to follow	95.00	5.00	-	23. Excellent. 35. Excellent.

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>1. How to curtail delay in trials; 2. Constitutional guarantees for a trial judge; 3. Use of principle of natural justice.</p> <p>2. The application of constitution in our working.</p> <p>3. Got knowledge about constitutional provisions.</p> <p>4. To develop a sense of belonging; My constitutional identity.</p> <p>5. 1. Interaction with other participants; Interaction with Lord Speakers.</p> <p>6. 1. Clarity of thoughts; 2. Concept of independence has got widened; 3. Tips in management of court.</p> <p>7. 1. Enhancing knowledge with regard to constitutional provisions; 2. Important role of constitution in trial judiciary working; 3. Work with passion and for welfare of the people.</p> <p>8. 1. Clarity on the constitutional status of trial judiciary; 2. Learnt new techniques to remove bottlenecks in the trial.</p> <p>9. 1. Disciplinary proceedings for judicial officer & Ministerial staff; 2. PNJ embedded in statutory framework of CPC, CrPC, Indian Evidence Act.</p> <p>10. 1. Very useful and mindful discussion on constitutional provisions; 2. Very useful suggestions on how a judge should conduct himself; 3. Duties of judges well explained.</p> <p>11. The programme will help me in my day to day requirements dealing in fair trial providing legal aid to the vulnerable groups.</p> <p>12. The discussion, have cleared many doubts.</p> <p>13. Every training programme has its own significance. Everyone particularly I am carrying back home some new ideas & food for thought.</p>

	<p>14. Got acquaintance of valuable Articles in our constitution. You arranged good resource persons who are passionate.</p> <p>16. Speedy trial.</p> <p>17. Very informative; Updated contents free environment to express oneself.</p> <p>18. Practical aspects of law.</p> <p>19. Constitutional law applicability in day to day trial; Sovereign functions of the court; Clarity on administrative law.</p> <p>20. 1. Appraised of relevant constitutional provisions useful for district judiciary; 2. Knowledge imparted is useful while conducting departmental enquiries; The concept of speedy trial will be adhered to.</p> <p>21. 1. Updated my knowledge; 2. New exposure; 3. Improves management of the court.</p> <p>22. Speedy trial; Essential of fair hearing.</p> <p>25. Applicability of the constitutional provision in trial and how to conduct trial in speedy manner.</p> <p>26. 1. I have to develop a sense of belonging to the constitution; 2. To enjoy the sublimity of my existence.</p> <p>27. On chapter VI of Constitution of India, relevant Articles with regard to the importance of sub-ordinate court; Natural justice: Speedy trial.</p> <p>28. Imparted a new vision. Gained knowledge pertaining to speedy disposal. Appreciation on pre-trial incarceration.</p> <p>29. 1. To have a broad vision on material and evidence to deal with cases; 2. Tricks to solve intentional embargo on trials; 3. Interpretation of provisions of law on certain crucial points.</p> <p>30. 1. Doctrine of proportionality; 2. Rule of prudence; 3. Wednesbury principle.</p> <p>31. Wednesbury principles, Doctrine of proportionality rule of prudence reconciling with system or questioning the system.</p> <p>32. Knowledge about the latest case laws on the particular subject, enhancing confidence and capabilities to do better in future while deciding the cases in court.</p> <p>33. We discussed the problems but it is also necessary to discuss on the solution of the problems.</p> <p>34. 1. We work under the constitution; 2. We are independent in discharging our judicial work; 3. We are answerable.</p> <p>35. 1. Constitutional provisions about sub-ordinate judiciary; 2. Principles of natural justice; 3. Speedy justice & issues related to it.</p> <p>36. Inspiring, motivating judges for learning in day to day works.</p> <p>37. 1. Unity; 2. Importance of learning Hindi; 3. It is very useful to my judicial work.</p> <p>38. Good knowledge; Cleared many doubts; to discharge my day to day judicial work.</p> <p>39. All programme/ sessions were important and of much learning.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Session 5: Speedy Justice & Fairness in Trials.</p> <p>2. Whole of the programme was useful, can't segregate a single part out.</p>

5. Session by Justice U.C. Dhyani - because of fact that he shared his personal experience of life in general.

7. **Session 1: Constitutional Status of Trial Judiciary; Session 5: Speedy Justice & Fairness in Trials**- because both are very useful in the working injustice in trial court and also deliver the justice to the people.

9. Difference between the tests of reasonableness with the test of precedence.

10. Principle of natural justice and speedy trial.

12. Discussion.

13. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice & Fairness in Trials**- because they are directly involved with the working of the trial courts.

14. Speedy trial & justice.

16. **Session 2: Constitutional Provisions for observance by the District Judiciary.**

17. Second part related to observance of principle of natural justice, as it is the soul of working of our court.

18. Group discussion.

19. **Session 1: Constitutional Status of Trial Judiciary; Session 3: Application of the Principles of Administrative Law in court management; Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice & Fairness in Trials.**

21. Entire programme.

23. All programmes are excellent due to practical application in day to day judicial working.

24. All programme excellent difficult to pick best three.

25. Constitutional status of trial judiciary and application of the principles of administrative law in court management because these programme are very helpful for the disciplinary proceedings.

26. All were useful for me. It was an enlightening experience.

27. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice & Fairness in Trials**- had open discussion elaborately on principle of natural justice & speedy trial.

28. Each interaction session was useful as it gives different views and aspects.

29. Presentation by well-trained noble resource persons.

30. **Session 4: Principles of Natural Justice for Procedural Fairness** – As it guided us regarding our scope & ambit in passing judgement.

31. The interactive portion of all sessions.

32. Interactive information & clearing doubts regarding law points.

33. All programme are equally very useful for us.

34. All the parts are useful. Question and answer part is most useful.

35. Role of district judiciary in the context of constitution.

36. Natural justice, speedy justice, Constitutional law, Administrative Act.

40. Principle of natural justice.

<p>3. Does the programme need further modulations or change</p>	<p>7. Some practical problem session related to magistrate or session court should be involved.</p> <p>10. Yes, there can be some more interactive sessions instead of monotonous lectures.</p> <p>18. Programme should be more interactive.</p> <p>20. Thorough discussion elucidation of relevant case law would be more useful.</p> <p>29. More programmes are needed with increased number of participants.</p> <p>31. Workshop, group discussion etc.</p> <p>33. In my view the problems discussed here must be communicate to the all H.C. for the solution of the problem and also for the redressal of problem facing by the judges.</p> <p>34. According to me the existing programme is good enough.</p> <p>35. Conducive.</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>7. Every state gave some different problem and if possible then session should include the state wise high court and district judiciary in day to day working.</p> <p>10. More interactive classes.</p> <p>12. We should have more group discussion regarding difficulties faced in the court and its functioning.</p> <p>13. NJA is doing well. Post Covid time things are taking shape again. Internet is working properly. Arrangements are good.</p> <p>14. Attending NJA from faraway place is difficult. Hence please arrange branches of NJA at various places to provide opportunities to every officer.</p> <p>18. Programme should be at least for three days and it should be more interactive and based on practical aspect of law in daily functioning of the court.</p> <p>25. Programme should be at least three days.</p> <p>27. Such kind of programme must be conducted at all levels.</p> <p>29. By increasing the number of programmes; By increasing the number of participants in each programme.</p> <p>30. To ensure that all the judicial officers of the country gets one opportunity to visit & attend NJA programme in their service tenure.</p> <p>31. NJA should ensure that at least all judicial officer of all states to come to Academy in their life it all stages. There are officers like me who only get one opportunity after 18 years of service.</p> <p>32. In this regard, my suggestion is to engage some good senior advocates as resource persons.</p> <p>33. In my view the problems discussed here must be communicated to the all H.C. for the solution of the problem and also for the redressal of problem facing by the judges.</p> <p>34. Conduct more number of programmes on procedural aspects to enable training of all the judicial officers of the country.</p> <p>35. Training sessions may be for long duration.</p> <p>36. May include day to day matters of courts.</p> <p>38. I request you to add more group discussions and interactive session.</p>