

National Judicial Academy
P-1326: National Seminar on Constitutional & Administrative Law
21st – 22nd January, 2023

Programme Coordinator : Prof. S.P. Srivastava and Mr. Krishna Sisodia
No. of Participants : 42
No. of forms received : 41

I. OVERALL				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective of the programme was clear to me	97.56	2.44	-	1. Programme was simple to understand. 2. Might have been more specific. 3. Highly useful regarding Precedents 9. Very good. 10. Very good
b. The subject matter of the programme is useful and relevant to my work	90.24	9.76	-	1. Yes. It is useful. 2. Satisfied 9. Very good. 10. Very good. 23. 2 nd day programme was useful.
c. Overall, I got benefited from attending this programme	92.68	7.32	-	9. It was beneficial. 10. Very good.
d. I will use the new learning, skills, ideas and knowledge in my work	92.68	7.32	-	8. Greatly benefited in sessions about service of notice of Appeals. 9. Surely 10. Very good.
e. Adequate time and opportunity was provided to participants to share experiences	87.80	12.20	-	1. Yes. Adequate opportunity was given. 9. Ample opportunity was given. 19. Very good. Require at least one full day to touch all necessary portion. Programme on 2 nd day may be interchanged with 1 st day.
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	87.80	12.20	-	9. Really useful 10. Very good.

b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	95.12	4.88	-	9. Very Nice 10. Very good.
c. Up to date	95.00	5.00	-	9. It's up to date 10. Very good.
d. Related to Constitutional Vision of Justice	95.00	5.00	-	9. Equality and Natural Justice. 10. Very good.
e. Related to International Legal Norms	61.54	35.90	2.56	10. Very good.

III. STRUCTURE OF THE PROGRAMME

PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	87.80	12.20	-	1. Yes. It was logical appreciable. 9. It was in sequence and logical. 10. Overall structure is good but need more time.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	73.68	26.32	-	9. Very Good 10. Structure of program is really good.
(ii) Case studies were relevant	94.87	5.13	-	10. Structure of program is really good.
(iii) Interactive sessions were fruitful	87.50	12.50	-	10. Structure of program is really good.
(iv) Simulation Exercises were valuable	76.47	20.59	2.94	10. Structure of program is really good.
(v) Audio Visual Aids were beneficial	73.68	26.32	-	2. Hard copies/soft copies in pen drive may be provided. 10. Structure of program is really 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	90.00	10.00	93.33	6.67
2	92.50	7.50	96.55	3.45
3	89.74	10.26	93.10	6.90

4	90.00	10.00	93.10	6.90
5	85.00	15.00	86.21	13.79
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	87.80	12.20	-	1. I appreciate for giving study material in advance. 2. Required more material. 9. Very useful
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	95.12	4.88	-	1. Discussion in current law situation is appreciable. 9. Updated Contents.
c. The content was organized and easy to follow	90.24	9.76	-	1. Easily understandable contents. 9. Easy.

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>1. 1. Programme influences the thought process and also enlightening the knowledge. 2. I learnt prudence means the duty and care for other.</p> <p>2. 1. Constitutional status of District Judiciary. 2. Incorporation of Natural Justice in procedural law. 3. Incorporation of Natural Justice in Court Administration & application of principles of Administrative Law in Court Management.</p> <p>3. Acted as a great motivation and energized me for more work.</p> <p>4.1. Motivational, giving you belief that you are less to None. 2. Reminding us that in day to day business, the courts need to follow constitutional mandate. 3. Discussion on practice problems.</p> <p>5. I am made to understand with clarity as to how provisions of the Constitution of India and Administration Law operate in the proceedings before Trial Courts.</p> <p>6. 1. The nuances of the fair trial. 2. The updated citations. 3. Court management and use of technology.</p> <p>7. We have learnt a lot from practical experience shared by the distinguished justice sitting on dais. They were really practical and can be used in day today proceedings. The Case Law referred is important for us.</p> <p>8. 1. Applicability of constitutional norms in day to day working. 2. Recent case laws. 3. Applicability of Natural Justice.</p> <p>9. Judicial discipline, procedure and knowledge.</p> <p>10. 1. It's very useful & refreshing. 2. Programme material is very useful. 3. It's change my concept in respect of accountability as judge.</p> <p>12. The last session was very useful I will keep in mind the suggested ten commandments and will follow the same.</p>

	<p>13. 1. Presentation of the resource persons. 2. The interaction with the eminent jurists. 3. New information.</p> <p>14. It has been told in a very good way that how work can be done by keeping effective control over the court and different capacity as a judge.</p> <p>16. Deliberations on several issues constitution and overall discussion.</p> <p>17. 1. Good Knowledge. 2. Application & Constitution of India. 3. Knowledge regularly disciplines.</p> <p>18. Interaction with various participants.</p> <p>20. All the sessions were effective.</p> <p>21. 1. Sensitization toward justice and constitutional duties imposed on judicial officers. 2. Updated case laws. 3. Thought process evolved.</p> <p>22. This program has enlightened the earlier views in all aspects.</p> <p>23. Up-to-date information on inquiry.</p> <p>24. Continue the programme.</p> <p>25. Cleared concept of disciplinary proceeding.</p> <p>26. I am updated. Knowledge on topics is enhanced.</p> <p>27. Exposure to learned resource persons. Barrier between higher & lower judiciary reduced.</p> <p>29. Disciplinary proceeding.</p> <p>30. Fine-tuned, cleared our doubts.</p> <p>31. Awareness about certain nuances. Rededicated to the duties. Sharing this wisdom with others.</p> <p>32. Updating latest legal knowledge. Meeting officers of other states with different culture.</p> <p>33. Latest case laws, scheme of topics a practical implementation.</p> <p>34. Revision of all legal topics. Up-to-date reading materials.</p> <p>35. It has enlightened me.</p> <p>36. Learnt the usefulness of the programme in Section 9, 113 and order XXVII-A of CPC.</p> <p>37. Regarding quick disposal. Principles of natural justice. Dispensation of administrative work.</p> <p>38. Role of guardian judge.</p> <p>39. Practical aspects were addressed. Interaction with participants is helpful. Programme was suitably designed.</p> <p>40. Principle of natural justice.</p> <p>41. Updated with case law. Session-5 <i>Application of the Principles of Administrative Law in Court Management</i>. All sessions make me more motivated.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Session-3 <i>Doctrine of Precedent</i> - The lecture or precedent was very enlightening.</p> <p>2. Session-5 <i>Application of the Principles of Administrative Law in Court Management</i> - as this topic remained untouched as yet.</p>

3. All the sessions were highly useful but if a session on contempt of court for the District Judiciary would have been given, then it would have been more useful regarding management of courts.
4. *Session-1 Constitutional Status of Trial Judiciary & Session-2 Development of Constitutional Morality: Adhering to the Constitutional Norms and Ethos.*
5. Each and every part of the program have their own impact on the moulding of the minds of the participants in their conduct as Judicial Officer.
6. All the parts of the programme are very informative.
7. Each and every session was designed so well that we can't choose; but overall the programme was to enlighten our knowledge & skills too. I would love to come here again.
8. 1. Lecture by Justice Seshasayee & Justice Karthikeyan Sir. 2. Greatly benefited by their knowledge and skills.
9. Theory of precedent.
10. Address by resource persons is very good. They are full of knowledge & experience.
12. The second, fourth and specially the session-5 was most useful for me as there were many new things to learn and I came to know it for the first time.
13. The Question/Answer sessions.
14. *Session-5 Application of the Principles of Administrative Law in Court Management.*
15. All the sessions were useful.
16. *Session-1 Constitutional Status of Trial Judiciary.*
17. Discussion on precedence.
18. Last session. It is useful in disposing various matters.
19. Enquiry and law of Natural Justice.
21. Whole session was useful and related to a sequence.
22. All the sessions were very much useful.
24. Natural justice.
25. *Session-5 Application of the Principles of Administrative Law in Court Management.*
27. All the sessions were useful and gripping.
28. *Session-2 Development of Constitutional Morality: Adhering to the Constitutional Norms and Ethos & Session-4 Principles of Natural Justice for Procedural Fairness - Mandate to conclude trial within a reasonable time.*
29. Disciplinary proceeding.
30. *Session-1 Constitutional Status of Trial Judiciary & Session-2 Development of Constitutional Morality: Adhering to the Constitutional Norms and Ethos-very good discussion.*
32. Application of principle of natural justice in disciplinary proceedings.
34. Hon'ble Mr. Justice C.V. Karthikeyan intervention is always useful.
36. All programmes particularly Section 9 CPC.

	<p>38. Reference under Section 113.</p> <p>39. <i>Session-2 Development of Constitutional Morality: Adhering to the Constitutional Norms and Ethos.</i></p> <p>40. <i>Session-1 Constitutional Status of Trial Judiciary & Session-2 Development of Constitutional Morality: Adhering to the Constitutional Norms and Ethos; Session-5 Application of the Principles of Administrative Law in Court Management.</i></p> <p>41. <i>Session-4 Principles of Natural Justice for Procedural Fairness</i> -Principal of natural justice for procedural fairness other facet of natural justice has been explained by justice Gautam Kumar Choudhary very lucidly.</p>
<p>3. Does the programme need further modulations or change</p>	<p>2. Providing hard/ soft copy or all study material may be highly beneficial to us.</p> <p>3. If the programme would have been for few more days, then it would have been useful.</p> <p>4. I think the programme can be for few more days, then it would be fruitful.</p> <p>18. Discussion on programme can be extended.</p> <p>19. Enlarge the discussion.</p> <p>21. Days for programme may be increased and be on periodic basis.</p> <p>29. Session should be shorter.</p> <p>35. We need such seminar in near future.</p> <p>36. All programmes are very good and useful.</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. More programme on court management system and use of technology to use in dispensing Justice.</p> <p>2. By cutting down the cost of fooding and lodging.</p> <p>3. A session on contempt of court proceedings provisions & how it is being conducted especially in District Judiciary trial courts is highly expected.</p> <p>4. 1. By assigning topic & more group discussions on that topic, informing the participant to get ready in advance. 2. By discussing more & more practical problems.</p> <p>5. It is a wonderful experience and rejuvenated my energy to perform better in the days of my future judicial service with added skills of manifold dimensions.</p> <p>6. The program is very effective.</p> <p>7. To put topics related to legal aid & criminal Jurisprudence.</p> <p>8. NJA can conduct programmes/ upload reference material for newly appointed / promoted ADJ's.</p> <p>13. By having more eminent jurists sharing their views.</p> <p>15. I am thankful to NJA for all the assistance & help rendered to me. NJA has adjusted with circumstances of officers always.</p> <p>16. No further suggestion needed.</p> <p>20. Provide NJA training once in two years for all judicial officer.</p> <p>21. Call for conference / training on periodic basis if possible.</p> <p>25. Call officers of equal grade at a time.</p> <p>26. Study material should be provided in advance.</p>

	<p>27. At present everything is perfect.</p> <p>29. More interactive participation.</p> <p>31. Regular programmes are need of the hour for every judicial officer and periodical conference through online desirable.</p> <p>32. Time allocated for sessions is not sufficient.</p> <p>33. All study material may be uploaded on website so that same may be accessed any time.</p> <p>35. We expect such programme in Guwahati.</p> <p>36. NJA may encourage training on criminal laws application in subordinate court particularly evidence Act. CPC.</p> <p>39. By imparting training at least twice year.</p> <p>41. By imparting training more frequently.</p>
--	--