

National Judicial Academy

SE-04: Training Programme for Bangladesh Judges and Judicial Officers

14th – 18th November, 2022

Programme Coordinator : Ms. Paiker Nasir and Ms. Nitika Jain

No. of Participants : 48

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	-	-
b. The subject matter of the programme is useful and relevant to my work	88.89	11.11	-	8. Very relevant to me. 36. Indeed.
c. Overall, I got benefited from attending this programme	88.64	11.36	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	86.67	13.33	-	8. Greatly benefited to me. 36. It has opened some closed windows in my mind.
e. Adequate time and opportunity was provided to participants to share experiences	71.11	26.67	2.22	36. I think need some more time on this issue.
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	88.37	11.63	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	73.33	26.67	-	-
c. Up to date	90.91	9.09	-	-
d. Related to Constitutional Vision of Justice	81.82	18.18	-	-
e. Related to International Legal Norms	53.33	42.22	4.45	-

III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	71.11	26.67	2.22	-
b. The programme was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	66.67	33.33	-	-
(ii) Interactive sessions were fruitful	68.89	31.11	-	-
(iii) Audio Visual Aids were beneficial	70.45	29.55	-	10. The contents of writing was little bit not logical. Projector screen and monitor might have been larger to be make it more lucid to the audience.

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	88.89	11.11	88.57	11.43
2	88.89	11.11	82.86	17.14
3	80.00	20.00	82.86	17.14
4	91.11	8.89	85.29	14.71
5	88.89	11.11	91.43	8.57
6	84.44	15.56	80.00	20.00
7	84.09	15.91	82.86	17.14
8	86.67	13.33	85.71	14.29
9	88.89	11.11	82.86	17.14
10	88.89	11.11	88.57	11.43
11	66.67	33.33	77.14	22.86

12	68.89	31.11	74.29	25.71
13	80.00	20.00	80.00	20.00
14	88.64	11.36	82.35	17.65
15	92.50	7.50	90.63	9.37
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	82.22	17.78	-	36. Hard copies will be highly encouraged.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	86.67	13.33	-	-
c. The content was organized and easy to follow	93.33	6.67	-	-

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>1. 1. Discipline; 2. Cordiality; 3. Industriousness.</p> <p>2. 1. We could know about your development; 2. Could compare with our laws; 3. Could know the country and its beautiful people.</p> <p>3. 1. Learnt laws, regulation & case laws; 2. Discipline; 3. How to be focused on one's basic area of knowledge.</p> <p>4. 1. Constitutional vision of justice; 2. Principle of evidence; 3. Forensic evidence in civil and criminal trials.</p> <p>5. Interaction of judicial knowledge with the most skilled and experienced persons.</p> <p>6. Electronic evidence; Forensic evidence; Re-engineering judicial process through ICT.</p> <p>7. 1. Punctuality; 2. Discipline & 3. Politeness.</p> <p>8. 1. Court management; 2. Case flow management; 3. Appreciation of evidence.</p> <p>9. E-courts, Forensic evidence law of electronic evidence.</p> <p>10. Director Sir of the academy is such a person who can be followed by a man of prudence and everyone. He is energetic and dutiful personality. Comparative legal analysis on different issues helped me lot.</p> <p>11. Updated knowledge and learnings on different regime of law; Discipline to punctuality; Participatory to interactive sessions especially gap filling remarks by the Hon'ble Director Sir.</p> <p>12. 1. Way to serve, on my own responsibility as a judge; 2. Well disciplined approach attracted me; 3. Total programme module seems to be a complete package which enriched me a lot.</p>

13. 1. Widening mindset; 2. Improving our management; 3. Enrichment of lingual and reference quoting and capacity.
14. Forensic ballistic. Electronic evidence, Locard's exchange principle.
15. 1. E-judiciary and data protection; 2. Forensic, ballistic and biological evidence; 3. About law of precedent.
16. 1. Constitutional arrangement and power of courts; 2. Access to justice; 3. Re-engineering of judicial process. Though ICT.
18. 1. We have known law of India; 2. We have known discipline how do we maintain; 3. We have known how to talk before the ordinance.
19. 1. Judicial system of India and Bangladesh also; 2. Judicial officers norms; 3. Court management.
20. 1. Amendments of India, Civil, Criminal laws, Law of evidence, ICT Act etc.
21. 1. Constitution as a social contract; 2 Anchoring judicial functions in the principle of neutrality; 3. Best practices for effective disposal of cases and onus vis-à-vis burden of proof.
22. 1. Constitution as a social contract; 2. Enhancing the quality and responsiveness of justice; 3. E-court- the Indian experience.
23. 1. Article 141-vs-III of the Indian constitution & Bangladesh constitution; 3. About land mark judgements.
24. 1. To know the constitutional law in India; 2. To know about the differences of Bangladesh law and India law. 3. About landmark judgement,
25. 1. Indian judiciary in the constitutional arrangement; 2. Reasoning in respect of judgement; 2. How to remove bottleneck in judicial administration.
26. Electronic evidence, Forensic evidence, Constitution explained.
27. 1. Great legal theories; 2. Mind storming & though provoking seminars.
28. 1. To encourage the gathering of knowledge; 2. Separate National Academy is required for every country; 3. Discipline and Punctuality is pre-requisite.
29. Collection, presentation and appreciation of electronic evidence; Re-engineering Judicial Processes through ICT; Appreciation of evidence.
30. Acquire knowledge regarding Indian constitutional norms comparative legal study with Bangladesh.
31. 1. Subjects of training with in a very short period; 2. Knowledgeable resource persons; 3. Management of time.
32. 1. Appreciation of evidence; 2. Constitution as a social contract; 3. Forensic Ballistic & DNA profiling.
33. 1. Judging skills- art, craft & science of drafting of judgement; 2. Appreciation of evidence; 3. To know how to use ratio of precedent.
34. 1. Judging skills; 2. Appreciation of evidence; 3. Jurisprudence.
35. 1. Constitutional safeguards of justice; 2. Art, Craft and Science of drafting judgment; 3. New idea of forensic evidence.
36. 1. How to developed own self as to own responsibilities; 2. Adaptability; 3. Collaboration between academies and implementation.
37. 1. Citing of case laws in the judgment must be relevant; 2. The evidence should be duly appreciated; 3. The justice be provided as soon as it could be (Not extra in time)

	<p>38. 1. Time management and speedy lecture delivery with important points; 2. Using of precedent in judgement when it is necessary; 3. DNA profiling, forensic ballistic.</p> <p>39. That the weather in Bhopal is good that punctuality is important.</p> <p>40.1. Comparative discussion on the laws of the India & Bangladesh; 2. Safeguards of e-judiciary project; 3. Application of precedents in the judgment.</p> <p>41. 1. Indian constitution & importance of society; 2. Difference between Bangladesh & Indian Judiciary.</p> <p>42. 1. The system of judiciary of India; 2. The constitution of India; 3. Electronic evidence.</p> <p>43. 1. Familiarized with Indian judicial system of India; 2. Understood constitution system; 3. Experienced with IT system of judiciary.</p> <p>44. Comparative study of the constitutional law and other procedural laws of both countries.</p> <p>45. 1. Electronic evidence; 2. Forensic evidence; 3. Overview and architecture of the Indian constitutional arrangement.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. We could communicate with all the speakers easily. They are so generous to us. This part's was so useful to us.</p> <p>2. Law of evidence, constitutional law.</p> <p>3. The sessions conducted by the scholars, the food, the atmosphere, all aspects were good.</p> <p>4. In all programme, the summarizing remarks by the Honorable Justice Sahi Sir, was marvelous. The best person in place.</p> <p>5. Electronic evidence. New horizons, collection, preservation and Appreciation. As it rendered a new and updated knowledge about ICT.</p> <p>6. ICT part since it will build up my mind in establishing e-judiciary in my district.</p> <p>7. Forensic science, DNA & Cyber lectures, court management and ratio of precedent.</p> <p>8. The art of writing judgement as a craftsman. Running the judicial administration smoothly.</p> <p>9. Timing: all the classes have been started in due time.</p> <p>10. Discussion on evidence law, human rights, digital evidence, forensic evidence are more useful because it directly relates with any court works currently.</p> <p>11. The impactful sessions those are held on like as judging skills-drafting judgements, using electronic evidence and forensic evidence etc.</p> <p>12. Comparative study between India judicial system & Bangladesh judicial system.</p> <p>13. Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases; Session 8: Evidentiary Presumptions: Onus and Burden of Proof; Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation and Session 10: Forensic Evidence in Civil and Criminal Trials: DNA Profiling.</p> <p>14. Conducting the session, the deliberation by the veteran and learned resource persons, enlightened and thrived me.</p> <p>15. Forensic evidence in civil and criminal trials: DNA profiling.</p> <p>16. Re-engineering judicial processes and access to justice.</p> <p>17. DNA & forensic evidence part.</p>

18. This type of training have given us energy.
19. Exchanged views.
20. Comparative discussion of our statutory laws.
21. I found forensic ballistics sources of biological evidence and DNA profiling is the most useful.
22. I think Indian Judiciary and Indian Judicial system part of the programme very useful to us.
23. Judging skills, art, craft & science of drafting judgments.
24. I find the most useful part of the programme is judging skills.
25. Judging skills: Art, Craft and science of drafting judgments.
28. Deliberation of speech and participation is most useful because participatory session is very helpful to express our views.
29. Re-engineering Judicial Processes through ICT; DNA profiling, Appreciation of evidences, electronic evidence.
30. **Session 1:** Overview and Architecture of the Indian Constitutional Arrangement;
Session 4: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism;
Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases and
Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation – and sharing views and knowledge with Director Sir as they hold enormous knowledge in legal field.
31. Electronic evidence- as it has rendered a new and updated knowledge about ICT.
32. All part of the programme are most useful because it helps in proper adjudication & good thinking.
33. **Session 5: Judging Skills: Art, Craft and Science of Drafting Judgments-** It was very nice deliberation. It will be very useful for development or my judging skills.
34. All the programmes are most useful because it is practical oriented.
35. Electronic evidence & forensic evidence.
36. Way of structuring the modules and deliberations of the speakers. As a whole to develop myself in terms of thinking.
37. The lessons, as for the ends of justice every judge should have clear concepts regarding the concerned laws.
38. **Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation and Session 10: Forensic Evidence in Civil and Criminal Trials: DNA Profiling.**
39. Food was very healthy.
40. Discussion on human rights of the convicted criminals and how it can be ensured and I find it useful because practical and recent example has been delivered regarding to this fact.
41. **Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases and Session 8: Evidentiary Presumptions: Onus and Burden of Proof** - were useful to me because he submits his presentation so fantastic way and he shows how evidentiary assessment can be made in civil & criminal adjudication.
42. Electronic evidence because this part is new to me.

	<p>43. Court administration, Judicial behaviour, Judicial skills, Evidence Act & Forensic Law and criminal justice system. Because these are very much helpful for my day to day judicial works.</p> <p>44. All sessions were taken by the panel of academicians and professional expert.</p> <p>45. Electronic evidence.</p>
<p>3. Does the programme need further modulations or change</p>	<p>4. Need to make more interactive.</p> <p>5. Electronic evidence can be lengthened for better understanding.</p> <p>6. There may be separate time at least 5 minutes for question answer session part.</p> <p>7. Yes to some extent as some international disputes and leading cases such as boundary (frontier) disputes and rights of Riparian rivers of the transboundary rivers of the country.</p> <p>8. Yes, there should have been more sessions of basic laws and digital devices as well.</p> <p>9. It is requested to give more time on evidence Act.</p> <p>10. Larger projector screen might have beneficial effects to the participants and that may be kept just behind the distinguished resource persons.</p> <p>11. The programme in NJA, Bhopal should be more extensive, at least for 10 days with many more challenging issues.</p> <p>12. Of course, I hope the programme need to be updated on demand of time.</p> <p>13. It may be extended more few days emphasizing on civil and criminal trial separately.</p> <p>15. I think its more than ok.</p> <p>16. Yes, Time should be extended and technical laws should be more emphasized.</p> <p>20. Time frame should be extended to at least 10-15 days.</p> <p>27. Session of sentencing need to be included.</p> <p>28. The programme should be extended for ten days and no. of class should be curtailed.</p> <p>29. A daylong session can be planned for comparative study of law of both the country.</p> <p>30. Some useful topics regarding Bangladesh and International perspective be added.</p> <p>35. More session should be arranged regarding different practical aspects of district judiciary.</p> <p>36. Yes in some sessions like forensics need more time.</p> <p>37. The time should be extended.</p> <p>39. Yes, there should be a session on sentencing.</p> <p>40. Yes, subject of human rights and judicial activism should be emphasized.</p> <p>41. Yes, Schedules are so tight. It can be more relevant.</p> <p>43. Environmental & forest and sea law should be included in future.</p>
<p>4. Kindly make any suggestions you may have on how NJA may serve you better and make its</p>	<p>1. Overall this training was so good and more useful to us. We are so proud to be the part of it. One thing is added; If the hassle of Delhi Airport could be decreed than we could have relieved.</p>

<p>programmes more effective</p>	<ol style="list-style-type: none"> 2. If it is possible, please make the transits hours of the domestic flights more narrower. 3. More training programmes for Bangladeshi judges should be arranged. 4. 1. Slippers should be provided in rooms. 5. Indeed NJA performed a wonderful and splendid job for the participants. 6. Evaluation sheet may be supplied in each session so that the participants can make extensive comments regarding the respected resource persons. 7. Book review and presentation and a debate session can be added. Right of share of water of transboundary rivers. 8. Excellent environment, but academy should provide a guide to visit these place. 10. Transit period if possible is to be shortened. Lecture time can be extended. Mobile phones of the participants might be seized before lecture starts so that they can concentrate on the lecture fully. 11. Hard copy need to be given before sessions. 12. Overall programme was excellent, But I think the sessions will be more effective & fruitful if more & more practical sessions are included. 14. It is time. Schedule is very tight. If possible please try to a keep no session in the afternoon. Instead of staring the day at 10:00am it may starts from 9:00am. 15. Everything is excellent. 16. ICT, DNA, Re-engineering and other new contextual matter should be emphasized. 18. Allocate some money during training period as honorarium. 20. NJA can bring more celebrity judges from various places of India. 22. NJA arranged good programme & we are highly satisfied, no more suggestions. 27. It is already on the optimal level. 28. The important lecture sheet should be provided to the participants. 29. Continue with updated materials. 30. Local tour can be extended. 32. No need. I am highly satisfied in all aspects. Best wishes for all. 33. This programmes time on schedule may extended to ten days. 36. Local tour needed to be developed for smooth functioning and satisfactory or better results from the trainees. 39. Please allocate more time for DNA & forensic class & for digital evidence. 40. Legal systems of south Asia can be considered for comparative discussion; Participation of the applicants should be ensured by the resource persons. 42. If possible it should be direct Airways between Bangladesh and Bhopal. 43. 1. Airport transfer system should be changed including A/C Volvo Bus; 2. Class duration should be in one hour; 3. Course duration may be extended by one week more. 45. I think time arrangement should be maintain with regard to closing of the session.
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