

National Judicial Academy

SE-05: Training Programme for Myanmar Judges & Judicial Officers
05th – 08th December, 2022

Programme Coordinator : Dr. Sonam Jain and Ms. Ankita Pandey

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	55.00	45.00	-	32. We received fruitful knowledge what I expected.
b. The subject matter of the programme is useful and relevant to my work	62.50	37.50	-	-
c. Overall, I got benefited from attending this programme	76.32	23.68	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	67.50	32.50	-	-
e. Adequate time and opportunity was provided to participants to share experiences	43.59	56.41	-	15. The lessons are very useful and valuable but the time is very limited. It should be longer about 15 days.
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	75.00	25.00	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	57.50	42.50	-	-

c. Up to date	75.00	25.00	-	-
d. Related to Constitutional Vision of Justice	70.00	30.00	-	-
e. Related to International Legal Norms	55.00	45.00	-	-
III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	55.00	45.00	-	-
b. The programme was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	37.84	62.16	-	-
(ii) Case studies were relevant	53.85	46.15	-	-
(iii) Interactive sessions were fruitful	53.85	46.15	-	-
(iv) Simulation Exercises were valuable	47.22	52.78	-	-
(v) Audio Visual Aids were beneficial	53.85	46.15	-	-
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	70.00	30.00	70.97	29.03
2	70.00	30.00	74.19	25.81
3	72.50	27.50	70.97	29.03
4	52.50	47.50	70.97	29.03
5	65.00	35.00	66.67	33.33
6	67.50	32.50	70.00	30.00
7	80.00	20.00	73.33	26.67
8	70.00	30.00	70.00	30.00

9	55.00	45.00	63.33	36.67
10	77.50	22.50	72.41	27.59
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	77.50	22.50	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	71.79	28.21	-	-
c. The content was organized and easy to follow	70.00	30.00	-	-

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>1. Its' better to make presentation in power point/translation to Myanmar Language. Time for the programme may be increased.</p> <p>2. <i>Session 1: Constitutional Vision of Justice; Session 2: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism and Session 8: Forensic Evidence in Civil and Criminal Trials.</i></p> <p>3. <i>Session 3: Developing Efficient Judicial System: Court and Case Management; Session 8: Forensic Evidence in Civil and Criminal Trials and Session 10: Alternative Dispute Resolution.</i></p> <p>4. <i>Session 3: Developing Efficient Judicial System: Court and Case Management; Session 8: Forensic Evidence in Civil and Criminal Trials and Session 10: Alternative Dispute Resolution.</i></p> <p>5. Ethical standards, Judicial norms and conduct of judges; Judiciary & media; Mediator.</p> <p>6. DNA differentiation; Mediation practice; Media role in administration of justice.</p> <p>7. Programme is good. It is better to translate to Myanmar language- because it will be more clear, more understood.</p> <p>8. Programme is good but it is better to translate to Myanmar language.</p> <p>12. 1. International experience on Indian law; 2. Got some experience to do my job.</p> <p>13. 1. Getting International experience on Indian law; 2. Got some experience to do my job.</p> <p>15. 1. To get enough knowledge about constitution; 2. To comprehend the judicial ethics properly; 3. To have knowledge about environment.</p>

	<p>16.1. To get enough knowledge about constitution; 2. To comprehend that judicial ethics properly; 3. To know forensic evidence (DNA).</p> <p>17. 1. Constitution teaching; 2. Gender justice; Electronic Evidence teaching.</p> <p>19. 1. Got experience from Indian law; 2. The programme is useful to my work; 3. I can share new learning, skill in my work.</p> <p>21. Session 5: Judiciary and Media: Need for Balance; Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases and Session 8: Forensic Evidence in Civil and Criminal Trials.</p> <p>22. Constitution vision of justice. Session 1: Constitutional Vision of Justice; Session 2: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism and Session 6: Elements of Fair, Impartial and Competent Investigation.</p> <p>24. Session 1: Constitutional Vision of Justice; Session 2: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism; Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases.</p> <p>25. 1. I have got the opportunity to know the Indian laws; 2. The role of DNA; 3. About the forensics.</p> <p>26. 1. We had known about of Indian Law; 2. We know about of Indian history.</p> <p>27. 1. Constitutional norm of justice; 2. Judicial control over the abuse of investigation and custodial powers. 3. Forensic evidence.</p> <p>28. I got knowledge on digital evidence, forensics.</p> <p>29. 1. ICT in judicial proceedings and administration of courts; 2. Digital evidence; 3. Forensic.</p> <p>30. Electronic evidence, Forensic, Principles of evidence.</p> <p>31. Electronic evidence, mediation.</p> <p>32. Constitution as a social contract; Role of judiciary in developing environmental jurisprudence.</p> <p>33. Digital evidence; Mediation; Good judgement.</p> <p>34. Judiciary is a guardian of the constitution; Jurisprudence; Human rights.</p> <p>35. 1. I learnt about the ways of thinking as a judge more; 2. I got the ways to reduce the long time cases; 3. I learnt about forensic evidence more clearly.</p> <p>36. It is better learning, practice and success.</p> <p>37. Judicial ethical standard; Standard and burden of proof; Expert opinion.</p> <p>39. 1. Knowledge; 2. Processes; 3. Experiences.</p> <p>40. Effective legal amendments; Very kind lecturers; India has become a leading country by sharing & cooperation.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Session 3: Developing Efficient Judicial System: Court and Case Management; Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases and Session 8: Forensic Evidence in Civil and Criminal Trials- is most useful because we can learn a lot for our judiciary.</p> <p>2. Constitutional vision of Justice.</p> <p>3. Session 8: Forensic Evidence in Civil and Criminal Trials- I got more information and it is relevant my work.</p>

	<p>5. Session 10: Alternative Dispute Resolution – Because I am the Director of ADR and court specialization department. The knowledge I gained from here can be directly used.</p> <p>6. Session 10: Alternative Dispute Resolution – Because I am a mediator in our country, I can use the knowledge gained from here in my work directly.</p> <p>13. Mediation; because in my country and our jurisdiction mediation center was opened and working now.</p> <p>14. Learning the laws and system of India.</p> <p>15. The 2nd part of the programme is most useful for me because it is about the ethics of the judge.</p> <p>17. Electronic evidence.</p> <p>19. All parts of the programme are useful because I am a judicial officer.</p> <p>21. All of the programme useful for me.</p> <p>22. Session 2: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism- Because I am judicial officer.</p> <p>24. Session 1: Constitutional Vision of Justice; Session 2: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism; Session 3: Developing Efficient Judicial System: Court and Case Management; Session 5: Judiciary and Media: Need for Balance; Session 6: Elements of Fair, Impartial and Competent Investigation and Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases. – I am judge.</p> <p>25. Human rights to fair and speedy trial, because it is important.</p> <p>26. Use of ICT in judicial system because ICT is every upgrade by daily.</p> <p>27. Discussion on fundamental rights, Jurisprudence, Evidence Act, CPC, Forensic evidence are mostly useful in practice.</p> <p>28. Digital evidence is most useful for me; because Myanmar is lacking in these.</p> <p>29. “Use of information and communication technology (ICT) in judicial proceedings and administration of courts” I got lot of knowledge from learning in this title because I am working in e-government department in OUSC.</p> <p>30. Learning and discussion about principles of evidence.</p> <p>31. Elements of judicial behaviour.</p> <p>32. Jurisprudence is the most useful part for me because judges must understand well legal jurisprudence in order to deliver fair and justice to the people.</p> <p>33. Human rights to fair and speedy trial.</p> <p>34. Jurisprudence is the most useful part for me because as a judge, It is a basic and important matter in deciding the case.</p> <p>35. As for me, Every part was useful for me. Principles of evidence is the most useful because judge decides on evidence of the each case.</p> <p>36. ADR.</p> <p>37. Relevant in my work.</p> <p>39. Session 6: Elements of Fair, Impartial and Competent Investigation- is most useful because of practicing work for criminal justice.</p>
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	40. Evidence Act- We have learnt a lot how to solve the problems in our daily court proceedings.
3. Does the programme need further modulations or change	17. About arbitration. 19. In my opinion, the programme does not need further modulation or change now, but the programme should follow changing system. 28. Should arrange more local visits event to get local knowledge. 40. Longer lecture time required.
4. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective	1. Transportation arrangement and to use airport time need to be good. 5. Should use PPT presentation. 6. It is better to use PPT presentation during giving the lecture as some participants may have difficulties to catch the voice of presenters. 12. I hope that NJA may have many programmes for international judges. 13. I hope that NJA may have many programmes for international judges.Thanks a lot for your kindly make on us. 15. Overall it is good, but much information and limited time is not matched. The period of course should be increased for about one month. 27. It's most satisfactory. 28. NJA served us very well and there is no more suggestion to make. 29. All of these programme is good. 30. Tight schedule is not suitable and late dining is not good. 31. Evidence law. 32. All are perfect. 33. Evidence. 34. It is perfect. 36. Perfect. 37. National Judicial Academy India is very beautiful and weather is fine; Your warm welcome for us. Thank you very much. 39. I suggest that I would like to take more days to be more effective. 40. Keep this situations please. It's excellent.