

National Judicial Academy

SE-09: Training Programme for Bangladesh Judges and Judicial Officers

6th – 10th February, 2023

Programme Coordinator : Ms. Shruti Jane Eusebius & Ms. Ankita Pandey

No. of Participants : 50

No. of forms received : 48

I. OVERALL				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective of the programme was clear to me	100.00	-	-	32. Excellent.
b. The subject matter of the programme is useful and relevant to my work	87.50	12.50	-	32. Pertinent in our system.
c. Overall, I got benefited from attending this programme	97.87	2.13	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	89.36	10.64	-	-
e. Adequate time and opportunity was provided to participants to share experiences	76.60	23.40	-	1. A few classes should have been allocated with more time. 35. Programme duration may be extended next time. 39. Period in NJA must be at least 10 days. 47. Yes, Provided.
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	87.50	12.50	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	89.58	10.42	-	-
c. Up to date	91.67	8.33	-	47. Needs more recent cases.

d. Related to Constitutional Vision of Justice	97.92	2.08	-	-
e. Related to International Legal Norms	66.67	33.33	-	-
III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	80.85	19.15	-	47. Outstanding.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	93.62	6.38	-	-
(ii) Interactive sessions were fruitful	89.58	8.34	2.08	-
(iii) Audio Visual Aids were beneficial	78.26	21.74	-	-
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	89.58	10.42	88.64	11.36
2	89.13	10.87	90.48	9.52
3	89.13	10.87	90.48	9.52
4	93.48	6.52	88.10	11.90
5	88.89	11.11	83.33	16.67
6	89.13	10.87	85.71	14.29
7	93.48	6.52	88.10	11.90
8	93.48	6.52	90.24	9.76
9	93.48	6.52	92.68	7.32
10	91.30	8.70	87.80	12.20
11	91.30	8.70	90.24	9.76
12	86.96	13.04	78.05	21.95

13	93.33	6.67	94.87	5.13
14	82.22	17.78	72.50	27.50
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	93.48	6.52	-	39. Lecture sheets or slides could be provided before sessions. 47. Definitely.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	93.48	6.52	-	47. Definitely.
c. The content was organized and easy to follow	97.78	2.22	-	47. Absolutely.

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>1. 1. Managing own court. 2. Upholding judicial ethics. 3. Simplicity of the nature & people.</p> <p>2. To learn the Indian Judicial System. To acquainted with the culture of Bhopal. To and embrace the beautiful nature, scenic atmosphere.</p> <p>3. A new horizon got opened after the session named electronic evidence. A new art of writing judgments added in the judicial journey. A great window of thoughts got awoken after session titled judiciary and media.</p> <p>4. 1. The justice system to be consistent with our constitutional vision and rules of fair trial, HR. 2. "Follow judicial behaviour" enlightened us in the programme. 3. Discussion on- Media intervention. Electronic evidence, case management are helpful to face the recently arisen issues with new views and suggestions.</p> <p>5. 1. "Follow judicial behaviour norms" enlightened us in the programme. 2. The justice system to be consistent with our constitutional vision and rules of fair trial. 3. Electronic evidence, forensic evidence, case management was very useful and effective.</p> <p>6. 1. It has refreshed, sharpened and enlightened my knowledge regarding judicial field. 2. The advancement of India in e-judiciary. 3. The disciplined functioning of NJA.</p> <p>7. 1. To know about Indian constitution. 2. To know about laws of India and 3. Concept all over India.</p> <p>8. 1. Ethics. 2. Case management. 3. Electronic evidence.</p> <p>9. The way of thinking relating to constitutional supremacy. Reverse burden of proof. Different issues relating to electronic evidence.</p> <p>10. 1. Gained skills & knowledge on how to think critically in applying laws & interpreting facts and issues involved in the legal governance. 2. Acquired expertise</p>

in digital & forensic evidence domains. 3. Understood the possibility of developing a supra national legal system in the south Asia.

11. Getting motivation once again as a judge to discharge duties fairly. Judicial activism. A good authority on constitutional laws, CrPC, CPC, Evidence Act, Penal code & forensic & electronic evidence & all.

12. The judges have to learn more and more to expand their knowledge. I appreciate the gravity of the knowledge of the Honorable Director of the National Judicial Academy and other resource persons. But I suggest that the Honorable Director Sir should take a session to spread his knowledge and excellency among us.

13. 1. High quality of legal knowledge delivered by the resource person. 2. How to maintain balance in respect of law and society. 3. Always to be positive and try to deliver justice.

14. To Know the brilliant legal mind.

15. 1. Judicial ethics. 2. Court & case management. 3. Local visit.

16. The deliberations of the resource persons as well as the punctuality, gravity of knowledge and the techniques they have taught to dispense justice. The analogical approach of the Acts we have achieved is so vibrant that will remain a memorable aspect in my life. The environment of the Academy & natural beauty will also remain alive in my mind.

17. 1. Punctuality of the participants and the resource persons was praiseworthy. 2. We have witnessed the hospitality of Indian people. 3. Both India and Bangladesh Judiciary facing similar type to problems and we will go forward together.

18. Sharing views. Learn how to be flexible in courtroom. Writing good judgment.

19. Means of interpretation of laws and relevant rules, precedents with the implementation properly in our practical field.

20. 1. Gathering knowledge & experience & also mentalities. 2. E-judiciary programmes is outstanding. 3. Methods of writing good judgment to be good judge, case management & court management.

21. Case management. Electronic evidence. Judiciary & media.

22. 1. Appreciation of evidence, particularly preponderance of probabilities. 2. How to manage counsels during turbulent situations. 3. Electronic evidence issues considering it's manipulation aspects.

23. Are to know about the legal conception about Indian judiciary; Legal civilization of the judiciary; Legal contribution regarding the judicial system of India.

24. Three most important learning from this programme- 1. Case/Court management. 2. Clear concept of Indian constitution. 3. Judicial mannerism/ Norms.

30. 1. Knowledge is power for dispensing judicial functions. 2. Discipline. 3. Use of time.

31. 1. To acquire more knowledge of constitutional law of India. 2. To know electronic evidence. 3. To know e-court and e-judiciary.

32. 1. Practical output in legal system. 2. Judicial views across the country. 3. Analysis of different laws.

33. 1. How to arrange a training centre in an amazing way. 2. Learnt how to manage courts wisely and effectively. 3. Learnt how to share knowledge in beautiful way.

	<p>34. Discovering a great personality with legal acumen. He is none but our Director Sir Mr. Justice Sahi. May you long live and spread your knowledge to the generations.</p> <p>35. 1. Learning on IT & preventive measures against misuses of IT. 2. Learning on forensic law and procedures. 3. Learning on Indian Constitution.</p> <p>36. 1. Judgment writing method. 2. Evidentiary standards. 3. Electronic evidence collection.</p> <p>37. 1. Legal knowledge. 2. Ethical behaviour. 3. Hospitality.</p> <p>38. 1. Level of knowledge of the faculty encouraged us for more study. 2. Learnt how to manage the court. 3. Learnt how to write a good judgement with proper reasoning.</p> <p>39. 1. Yoga. 2. Forensic evidence understanding. 3. Exposure with the legal system of India.</p> <p>40. 1. To acquire legal acumen. 2. To know new case laws. 3. Well arrangement and nice presentation system.</p> <p>41. Fair trial, judicial ethics and the role of a judge.</p> <p>42. 1. Mix but not mixed it up. 2. Never influenced and be guided by media and also not necessarily believe everything that comes in media. 3. Dispensation of justice with neutrality without fear & favour must ensure equal treatment for everyone who appears before a court of justice.</p> <p>43. 1. Case management. 2. Forensic evidence. 3. Electronic evidence.</p> <p>44. 1. About digitization. 2. Use of AI in motor vehicle cases. 3. Judgment writing skills development.</p> <p>45. This programme will be helpful to be a good judge.</p> <p>46. 1. Rules & Procedure regarding. Precedent, stare decisis & ratio decidendi and their implementation in cases. 2. E-judiciary & cyber law. 3. Court management & case management.</p> <p>47. 1. War between Justice & Injustice. 2. Uphold moral ethics. 3. Constitutional supremacy.</p> <p>48. 1. Basic structure doctrine and their uses. 2. Quality judgement to write. 3. How to apply ethics and conduct.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Forensic evidence & electronic evidence part was the best part to me. I found the session most interesting as future justice system is changing towards technology.</p> <p>2. Electronic Evidence: New horizon collection, preservation and application because of understanding new pattern of cases of digital security Act cases. Pornography Act. Contributions of constitutional courts lectures enable us to understand the constitutional supremacy of India.</p> <p>3. Judging skills together with finding the ratio of a precedent.</p> <p>4. Discussion on – 1. Case management. 2. Electronic evidence. 3. Media intervention- are very much relevant now –a – days.</p> <p>5. 1. Case management. 2. Media Intervention. 3. Electronic evidence are very much relevant now a days.</p> <p>6. All speeches of Director Justice A.P. Sahi. The way he summarizes and put forth the essence of each session is amazing.</p> <p>7. All parts of the programme I find most useful.</p>

8. Electronic evidence. This issue was unknown to us.
9. The resource persons were enlightening efficient and well prepared. Resource person specially the judges were excellent. The knowledge experience shared were really very excellent.
10. Digital & forensic evidence & the use of technology in justice settings.
11. The way of presenting the topic, Starting with the principles & ending through the practical experiences.
12. The practical sessions like session on evidence, criminal justice system and last but not the least the Yoga sessions.
13. I think all the sessions conducted by the eminent resource persons.
14. Almost all parts of training.
15. Experience sharing sessions is the most important. I came to know the real situation of our and Indian judiciary.
16. The analogical approach of evidence Act and the way to read the mind of parties concerned, they have delivered.
17. Session on forensic evidence was very fruitful.
18. Re-engineering judicial processes through ICT.
20. E-judiciary programme. Now a days it is a part & parcel of the smart judiciary for any country.
21. Management of court & cases because every day I have to do this work.
22. E-courts session. It will combat corruption, will consume less time and costs; and also provide accessibility of justice for the marginalized litigants, in particular.
24. The most useful part of this programme was to interact w.r.t. relations between two neighboring countries. I think by completing this programme my professional skills will be more profound.
30. Knowledge sharing & legal studies of India & Bangladesh.
31. Access to justice.
32. Evaluation of electronic evidence & establishment of e-judiciary.
33. All parts were amazing. Electronic evidence class.
34. Academic sessions.
35. Natural resources help to adapt the learning.
36. Science of drafting judgment & Electronic evidence. This enhanced my knowledge and the lectures were thought provoking.
37. Interactive sessions conducted by resource persons. These sessions enriched my intellectual capability.
38. Electronic evidence collection preservation and appreciation because now a days criminal are using electronic devices to commit crime.
39. Yoga sessions. Lectures.
40. Interactive session after the lecturer was most interesting.
41. Art of judgement and media trial.
42. Judging skills: Art, Craft and science of Drafting Judgments session was the most useful part of the training programme to me because from this session; I have been

	<p>able to learn a judge has to be brief & precise in writing judgements and be very careful & in evaluating evidence.</p> <p>43. <i>Session 4: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism</i> ; <i>Session 5: Judging Skills: Art, Craft and Science of Drafting Judgments</i>; <i>Session 7: Principles of Evidence: Appreciation in Civil and Criminal Cases</i>; <i>Session 8: Forensic Evidence in Civil and Criminal Trials</i> and <i>Session 11: Judge as the Master of the Court: Court & Case Management</i> – seems most useful because this makes a judicial officer, specially the officers of primary and mid-level more efficient, capable, judicious in all aspects.</p> <p>44. Sharing opinion about e-court system.</p> <p>45. About the enhancement of quality of a judge.</p> <p>46. E-judiciary, cyber law rules regarding detecting original & fake email, fake sms, fake photos, videos etc.</p> <p>47. Deliberations of Justice A.P. Sahi Sir for making complex issue in simple terms.</p> <p>48. Ratio of the precedent and overview of the Indian constitutional arrangement.</p>
<p>3. Does the programme need further modulations or change</p>	<p>1. The mode of delivery could have been more participatory. (Dr. Costa could be an example). Just delivering lectures sometime became monotonous.</p> <p>2. Resource persons should be more interactive with the participants. Participants engagement may be increased so as to avoid the monotonous.</p> <p>3. More cutting edge issues might be added day to day.</p> <p>4. Programmes of 5 days sessions may be of different durations- as to topic.</p> <p>5. Sessions time was so long.</p> <p>6. It is satisfactory.</p> <p>9. Local court visit should be added. System relating to. Subordinate court should be more specified.</p> <p>10. Resource persons may also come from other discipline including social scientists, political analysts & media personalities.</p> <p>12. Visit to the courts (Specially High courts and other courts) can be included in the schedule.</p> <p>13. It can be more interactive. There should be a session of the Chief Justice of India.</p> <p>14. No. But I think the lecture on ancient India civilization leading to present India should be added. India was not born in 1947 rather it evolved for thousand years.</p> <p>16. It should be of fifteen days in Bhopal. Only five days is not satisfactory to us, it should be more extend.</p> <p>17. Classes on analysis of forensic evidence should be increased.</p> <p>18. Programme schedule should be enhanced.</p> <p>19. Generally, it is better.</p> <p>20. Sessions may be taken by the Honorable Supreme Court of India & also form Calcutta High Court may be added. One class/session can be made in Bangla.</p> <p>21. Yes further modulations is need.</p> <p>22. 1. Introduction of court visit for gathering firsthand experience of e-courts system.</p> <p>30. Training time should be extended from 15 days to 30 days & court visit may added to the module.</p>

	<p>32. Participants should be given the opportunity to visit the local courts of Bhopal and experience the Indian court procedures in person.</p> <p>33. If IT related classes are compiled with some practical sessions. It would be more effective.</p> <p>34. To be very honest. Your programme and sessions were class. It can be made more interactive if you allow participants to interact during the lecture time Just not after the session as it was.</p> <p>35. Duration may kindly be extended.</p> <p>36. Not much. But a detail session about Indian judicial system can be provided. And also court visit can be included.</p> <p>37. The course modules are satisfactory enough to motivate sub-ordinate judicial officers.</p> <p>38. Need to enhance the duration of the training programme.</p> <p>39. Visiting in the two UNESCO world heritage site is a must. Court visit should be included. A cultural night could be included.</p> <p>41. Duration of the programme should be increased.</p> <p>42. The programme is designed wonderfully and in my opinion no modification is needed.</p> <p>44. Need to include recent amendments/ developments in legal areas.</p> <p>46. Yes, It would be better.</p> <p>47. Yes. Need recent remarkable cases.</p> <p>48. It is well settled.</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. It could be more pragmatic than theory only. The overall delivery and the natural ambience. The hospitality was excellent. I will carry the memory of Bhopal into my heart.</p> <p>3. Judges from different countries might be put in the same sessions so that more interactive discussions on comparative aspects of legal system can be discussed.</p> <p>4. As much as schedules I am satisfied, No need more. As we should enjoy natural beauty of NJA more as it in much beautiful and well organized.</p> <p>5. I am fully satisfied with all arrangements of NJA. The NJA's environment its management and behaviour is so good.</p> <p>6. Court visits could be included in the programme schedule. The dinner party can be followed by cultural programme.</p> <p>7. It's excellent.</p> <p>9. To add more practical sessions.</p> <p>10. It would be more interesting sessions if participation of the trainees is given time & encouraged to interact with the resource persons. I am massively happy with this programme without a doubt.</p> <p>11. I think the training programme should be extended.</p> <p>12. More practical sessions can be included. Specially formal visit to the courts will make the programme more amazing. Overall, the whole session was amazing I have no words to express my gratitude to the Academy. I discovered a new world of knowledge.</p>

13. NJA has already served in a fantastic way. Hope to be there again if I get a chance.
15. 1. Duration of the training period should be increased. 2. More training arrangement should be arranged for Bangladesh judges. 3. There should be a sessions by the Acting Chief Justice of India.
16. NJA may arrange some outing programmes of distance place i.e. historical & court visit may be preferable also.
17. Video slides can be added in addition with texts.
18. The interval times at the airport while coming to Bhopal should be shorten.
19. Training period may be extended for at least one month.
20. Any session taken by the Honorable Court of India & also form Calcutta High Court may be added. One class/session can be made in Bangla.
21. You may arrange a visit to Honorable High Court & District Court of Bhopal.
22. It possible to provide Indian SIM for better communication among trainees.
32. Practical sessions may be extended so that the participants can effectively utilize their skills.
33. Long live NJA. We fall in love of your beauty and care.
34. To include high court and district courts visit in local visit part of training module.
35. Payer room may be arranged at academic building as well as dormitory may kindly be set up for the muslim participant.
36. Director AP Sahi Sir was wonderful. His depth of knowledge & communication with us was mind blowing. Resource Persons like him will develop the standard of the programme, court visit can be included. Comparison of law between two countries may be described more elaborately.
37. The programme conducted by NJA resource persons will support the judge to make an effective judiciary. But, I think some practical sessions can be conducted with local courts.
38. Local court visit should be included as the foreign judging to gather experiences.
40. To have the presence of Honorable Chief Justice of Madhya Pradesh for a temporary moment just for a visit. Wish his Lordships presence among us for better enthusiasm.
43. An arrangement can be provide to visit local courts. District judge level and as well as court level.
46. As we are in district judiciary the programme should be based mainly on CPC, CrPC, Evidence Act, Specific relief Act, Transfer of property Act, State Acquisition & Tenancy Act, Land laws.
47. Overall programme is excellent and outstanding, NJA can invite the participants of two more countries together for exchanging views of their respective countries.
48. Serve the documents which present in the slide.