

National Judicial Academy

P-1357: National Seminar on Constitutional and Administrative Law

26th – 27th August, 2023

Programme Coordinator : Mr. Rajesh Suman and Mr. Krishna Sisodia

No. of Participants : 39

No. of forms received : 39

I. OVERALL				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective of the programme was clear to me	97.44	2.56	-	3. Learnt mistakes that we used to do in our day to day activities while discharging our duties as judicial officers & how to overcome those mistakes. It was of great assistance & our doubts were clarified. 18. Very good. 22. Informative and useful.
b. The subject matter of the programme is useful and relevant to my work	82.05	17.95	-	18. Very good.
c. Overall, I got benefited from attending this programme	92.31	7.69	-	18. Very good.
d. I will use the new learning, skills, ideas and knowledge in my work	89.74	10.26	-	18. Very good. 24. Must use.
e. Adequate time and opportunity was provided to participants to share experiences	94.87	5.13	-	1. The speech made by the resource persons (Hon'ble Judges) were thought provoking. 18. Very good. 24. Time allotment & opportunity very nicely 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	86.84	13.16	-	18. Very beneficial.
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	82.05	17.95	-	3. I am over whelmed with the assistance provided by the NJA & very special thanks to resource persons. 18. Very good. 22. Not applicable.

c. Up to date	74.36	25.64	-	18. Very good. 24. Up to date.
d. Related to Constitutional Vision of Justice	97.44	2.56	-	18. Very good. 24. Fully.
e. Related to International Legal Norms	50.00	47.37	2.63	1. It has enlightened me on practical aspects. 18. Good.

III. STRUCTURE OF THE PROGRAMME

PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	100.00	-	-	1. Very good. 18. Very good.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	68.42	31.58	-	18. Very good.
(ii) Case studies were relevant	78.38	21.62	-	18. Very good.
(iii) Interactive sessions were fruitful	84.62	15.38	-	18. Very good.
(iv) Simulation Exercises were valuable	74.19	25.81	-	18. Very good. 28. No simulation exercises given.
(v) Audio Visual Aids were beneficial	89.19	10.81	-	18. Very 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	94.87	5.13	100.00	-
2	94.74	5.26	100.00	-
3	78.38	21.62	73.08	26.92
4	94.74	5.26	92.00	8.00
5	97.30	2.70	96.00	4.00

V. PROGRAMME MATERIALS

PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	92.31	7.69	-	18. Very good.

b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	89.74	10.26	-	18. Very good.
c. The content was organized and easy to follow	91.89	8.11	-	1. Very good. 18. Very good.

VIII. GENERAL SUGGESTIONS

1. Three most important learning achievements of this Programme	<p>1. It has helped me to understand the constitution provisions and it's procedural aspects.</p> <p>2. 1. Helping in present situation. 2. Beneficial for speedy trial. 3. Helpful in interpretation of law.</p> <p>4. Today's lecture was very useful in-front of speedy trial & to cut the delay techniques.</p> <p>5. I find most important learning are doctrine of precedent, principles of natural justice and fairness in trial.</p> <p>6. Knowledge gained is useful tips for speedy disposal of the matters.</p> <p>7. 1. Ground reality realized. 2. Became aware with new techniques. 3. Became energetic.</p> <p>8. 1. Achieving knowledge Art. 233 to 237 constitutional. 2. Concept of doctrine of precedent. 3. Ideas relating to disciplinary proceeding for judges & staff.</p> <p>9. Independence of judiciary, the application constitutional philosophy in administration of justice.</p> <p>10. 1. Received practical tips to deal with the challenges. 2. Learned a lot about the importance of constitutional provision for trial courts. 3. Had very good tips of the IPC to deal with section 225A.</p> <p>11. The knowledge gained during those sessions would be beneficial for imparting speedy justice to the parties.</p> <p>12. Rejuvenated vigour. Important case laws-revisited.</p> <p>14. 1. The knowledge of practical problems is essential. 2. The resource persons are so down to earth. 3. Many things can be done for betterment, but a few only are possible at our end.</p> <p>15. 1. To maintain supremacy of judiciary and not to be prisoners to the Bar. 2. Apply Sec 309 CrPC.</p> <p>16. Had a great understanding on the concept that we are (apart from Hon'ble High Courts, Courts in District Judiciary also) working on the basis of the directions of the law of constitutions.</p> <p>17. 1. Updation. 2. Facets of speedy justice delivery. 3. Speedy trial inclusive of all stages and not alone in trial itself.</p> <p>18. 1. To know the knowledge about Indian Judiciary. 2. Know the uniformity about Indian Judiciary. 3. Development of comprehension power.</p> <p>19. Session on "Precedent" was really very beneficial for me.</p> <p>20. Helpful to adopt new ideas while trying the case.</p> <p>21. Article 229A IPC, 225 CrPC and 309 CrPC.</p>
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	<p>22. 1. Learnt about role of trial court judges in protecting the constitutional rights. 2. Ways to speedy trial. 3. To involve 229A.</p> <p>23. There may be razer, boot polish, shampoo & oil in room kit.</p> <p>24. How to deal with adjournment & reduce delay, 309 CrPC +229 IPC. How to deal with accused who are not present in court.</p> <p>25. 1. Visited first time and came to know what is what about law. 2. Provision of constitution were read in a way as to how district Judge has to apply the same. 3. Most of the things made clear.</p> <p>26. Study a lot. Work hard. Control the proceedings in court room.</p> <p>27. Identify the factual matrix, locate the issue. Apply the law to facts, understand thoroughly, even after repeated readings.</p> <p>28. The constitutional vision to protect rights of people from Bureaucracy.</p> <p>29. Having interaction with participants and knowing about the working of other places. How to impart speedy justice through various mechanism. How to implement speedy justice in a hostile condition.</p> <p>30. Could know about law of precedents lucidly. Known about the latest developments in disciplinary proceedings.</p> <p>32. Better overview of constitution. Better implementation of court management.</p> <p>33. 1. More insight in constitution and status. 2. Sharing an experience by Judges/resource person of their knowledge, appreciation was useful.</p> <p>34. 1. Came to know new provision. 2. Came to know working culture of other state. 3. Change of mind set.</p> <p>35. Helped me to think out of box some new provisions of law were brought to my knowledge. Came to know what is happening in other states.</p> <p>36. It has enhanced my knowledge. I came to know about new provision. It gave me confidence.</p> <p>37. Principle of natural justice fair trial.</p> <p>38. 1. Constitutional provisions as is applicable in trial courts. 2. Concept of speedy justice clarified. 3. Precedents – demystified.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial.</p> <p>2. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial.</p> <p>3. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial.</p> <p>5. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial – It is useful and helpful in our day-to-day functioning.</p> <p>6. Session 1: Constitutional Status of Trial Judiciary. Session 2: Doctrine of Precedent. Session 3: Applications of the Principles of Administrative Law in Court Management. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial – All are useful as they pertain to day two day court functioning.</p> <p>7. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial –As a real problem of trial discussed.</p> <p>9. Session 1: Constitutional Status of Trial Judiciary. Session 2: Doctrine of Precedent. Session 4: Principles of Natural Justice for Procedural Fairness and</p>

Session 5: Speedy Justice and Fairness in Trial – Learned about the constitutional philosophy and objective behind the statutory substantive and procedural laws.

10. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial** – We have placed our problems which we are facing as Session Judges. The same were suitably addressed.

11. All the sessions of programme were useful and necessary in present scenario.

12. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial** –Application of Sec. 229-A, IPC.

13. All sessions are useful and I believe each one of us have benefited and hope to get such experience again in future.

14. All the sessions were useful.

15. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial.**

16. We understand and are again the focused to the expectation of the people.

17. All programmes were useful.

20. Speedy trial & fairness.

21. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial** – Most interactive.

22. Session about speedy trial. Session about Section 309 CrPC.

23. **Session 3: Applications of the Principles of Administrative Law in Court Management-** By Justice U.C. Dhyani.

25. Last session of the programme was very interesting and the lectures delivered by Justice (Retd.) P.N. Prakash was outstanding.

27. **Session 1: Constitutional Status of Trial Judiciary. Session 2: Doctrine of Precedent. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial.**

28. **Session 1: Constitutional Status of Trial Judiciary. Session 2: Doctrine of Precedent. Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial.**

29. Both part of last day programme. In the said programmed, the resource persons were very friendly and cordial and every aspect of law was explained with ground level realities.

30. **Session 2: Doctrine of Precedent** – Doctrine of precedent.

32. The entire programme was useful and well devised and modulated.

33. 1. Class by Justice Reddy. Justice Pathak, Justice P.N. Prakash. 2. Their experience and knowledge was helpful.

34. In my view session 4 and 5 is most useful as it refreshed practical problems we faced in day to day work.

35. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial-** because in these session problems faced by trial judges on daily basis were discussed & solution were provided.

36. **Session 4: Principles of Natural Justice for Procedural Fairness and Session 5: Speedy Justice and Fairness in Trial-** was very good every part of programme is useful.

38. Constitutional status of trial judiciary and speedy justice of fair trial.

<p>3. Does the programme need further modulations or change</p>	<p>5. It needs to be more interactive, so that, issues faced by us can be addressed by the resource person.</p> <p>7. Yes, Practical problem discussed solution should be make part.</p> <p>13. I am satisfied with the programme.</p> <p>14. Our problems highlighted by resource persons but we need redressal mechanism for working up to the norms visualized under the constitution.</p> <p>16. All the lectures in the programmes were very nice serving our practical requirements. We had very good hospitality.</p> <p>18. Provide programme schedule earlier.</p> <p>26. Small notes on latest judgements.</p> <p>27. Yes, by inviting written responses form participants after completion of each sessions.</p> <p>28. <i>Session 3: Applications of the Principles of Administrative Law in Court Management.</i></p> <p>29. Programme should be interactive. In two days all aspects concept cleared.</p> <p>33. Time can be increased.</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. Kindly arrange this types of programmes again and to give an opportunity to discuss all provisions in the procedural laws which related to the constitution & directions.</p> <p>5. Even participant judges, should be given chance to share and impart their ideas and experience. (If should be made mandatory).</p> <p>7. Practical problems solution should be conveyed to each High Court and that should be part of programmes.</p> <p>12. Everything was good. NJA can send e-mail acknowledging arrangement for pick and drop to the participant or receiving nomination from High Court.</p> <p>14. District judiciary needs training on administrative side as well- but with acute shortage of staff everywhere, we are unable to get adequate assistance.</p> <p>16. Very much satisfied. No further requirements or suggestions needed.</p> <p>23. Impact may be grateful from the participants as the area of thrust in topic with practical problems and customized solution for making it more effective.</p> <p>24. NJA is serving very well and session are very interactive.</p> <p>25. As of now nothing new and programmes are conducted in a very professional manner. However new subjects must be included in the training programme.</p> <p>26. By sharing the study material with judicial academy. Judicial academy can share the same with respective judicial officers.</p> <p>29. Extend the duration of programme as it will clarify any doubt or enhanced clarity.</p> <p>30. Conduct similar kind of seminars across the country.</p> <p>33. Classes on statues can be conducted.</p> <p>37. NJA serve better and make its programmes more effective by modulations of programmes in changing situations.</p> <p>38. All programs effective in its own way.</p>