

National Judicial Academy

P-1364: National Seminar on Criminal Justice Administration

7th – 8th October, 2023

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

No. of Participants : 46

No. of forms received : 46

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	-	-	13. The experience gathered during the sessions would go a long way in my implementation of the mandate of the law as laid down with better appreciation of the letter and spirit of the law. 35. Excellent. 36. Clear.
b. The subject matter of the programme is useful and relevant to my work	95.65	4.35	-	35. Good. 36. Useful relevant.
c. Overall, I got benefited from attending this programme	95.65	4.35	-	36. Very much.
d. I will use the new learning, skills, ideas and knowledge in my work	97.83	2.17	-	36. Yes.
e. Adequate time and opportunity was provided to participants to share experiences	95.65	4.35	-	36. Provided. 45. Active participation is encouraged.
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	93.18	6.82	-	13. Discussion in such forums where experience beside law/ legal knowledge is shared from across the length & breadth of the nation helped enhance knowledge and gather experience.

b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	93.33	6.67	-	12. The material circulated in pen drives really appreciable. 36. All.
c. Up to date	89.13	10.87	-	13. Excellently spaced out. Much more knowledge gathered. 36. Update.
d. Related to Constitutional Vision of Justice	82.22	17.78	-	36. Very much.
e. Related to International Legal Norms	63.64	34.09	2.27	-
III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	97.83	2.17	-	12. Very pragmatically structured programme.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	81.82	18.18	-	12. We so freely participated & learnt.
(ii) Case studies were relevant	97.73	2.27	-	-
(iii) Interactive sessions were fruitful	97.67	2.33		12. Exceptionally fruitful.
(iv) Audio Visual Aids were beneficial	79.07	20.93	-	-
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	97.78	2.22	100.00	-
2	97.62	2.38	100.00	-
3	97.67	2.33	100.00	-
4	95.35	4.65	94.12	5.88
5	92.86	7.14	91.18	8.82
V. PROGRAMME MATERIALS				

PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	97.83	2.17	-	13. The resource materials may kindly be mailed to rahipost@gmail.com. (mail not received) 24. Very useful in working.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	97.83	2.17	-	24. Yes, updated material specially on Bail. Compensation.
c. The content was organized and easy to follow	93.48	6.52	-	24. Yes.

VIII. GENERAL SUGGESTIONS

1. Three most important learning achievements of this Programme	<p>1. How to help the victims. Important point for deciding bail application. Access of accused to the material.</p> <p>2. Ensuring expeditious & efficacious trial. Bail jurisprudence. Victim in the criminal justice.</p> <p>3. How to protect rights of accused & of victims how to be compassionate with victim is much impacts learned much how to be kind towards victims & learnt about Sec. 320 & 321 CrPC.</p> <p>4. Sensitivity when dealing with victims. Presumption of innocence & Burden of proof. Compounding of offence and the law.</p> <p>5. 1. To be more sensitive in attending the requirements of both the victim and accused. 2. Transparent procedures to ensure fair trial. 3. Bail is the rule and right quantum of sentence.</p> <p>6. Presumption of innocence & burden of proof. Bail jurisprudence. Death sentence.</p> <p>7. 1. The experience of their Lordship is much helpful. 2. The cases updated out of which we gained knowledge. 3. All the topics are very useful in our daily job work which benefitted a lot.</p> <p>8. Implementation of law. Latest view of Hon'ble Supreme court on different aspect. Different view of High Courts on different points.</p> <p>9. Presumption of innocence & burden of proof. Parameters for determination of quantum of sentence. Topics are so fruitful for me.</p> <p>10. 1. Proper sentencing method. 2. Bail order sequence. 3. How sensitive victim's role is?</p> <p>11. 1. Direct interaction with Supreme Court judges. 2. Practical and logical solutions to problems faced by sitting judges. 3. Updation on latest and ruling case laws.</p> <p>12. 1. While being practical, don't ignore law on subject. 2. Be reasonably innovative. 3. At least be court teams to parties litigating but time on law & procedure.</p> <p>13. Concept of paradigm shift in definition of victim. 2. Considerations for enlargement on bail. 3. Sensitivity in dealing with victims of criminal offences.</p>
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14. **Session 1: Fair Trial; Session 2: Bail Jurisprudence: Nuances and Intricacies; Session 3: Sentencing Procedure: Issues & Challenges.**

15. 1. It helped the participants to get sensitized regarding plight of victim in court. 2. The programme provided proper guidance to impose condign punishment. 3. The programme helped to identify the pros and cons of compounding of offences.

16. 1. How to apply judicial mind and serve the justice delivery system. 2. What all to look into while dealing with bail application, point of sentencing. 3. Balancing interest of accused and complainant in ensuring fair trial. 4. Exposure to cases and issues faced by other officers all over the country.

17. 1. Victim participation in the criminal justice system. 2. Victim protection and compensation. 3. Effective utilization of compounding of criminal cases.

18. Got updated knowledge of position of law. Got practical knowledge of dealing with bail matters. Got practical knowledge on sentencing.

19. Bail matters. Compounding offences. Victim compensation.

20. Sentencing. Compounding of offences. Victimology.

21. 1. Suo Moto power of court 311, CrPC, 165 10(a). 2. Writing reasoned bail orders. 3. Compounding of offences.

23. 1. Practicality of solving problems considered. 2. Intellectual insight into laws. 3. Intention of law in consensus with requirement of society.

24. Wider aspect how to deal with bail, victim & amount of sentence to be imposed what are mitigating factor to be considered.

25. 1. Cleared my doubts a lot. 2. Learning materials helped me a lot. 3. Interaction with the resource person helped a lot.

26. 1. Presumption of innocence and burden of proof. 2. Bail matters. 3. Victim protection and compensation.

27. Victim compensation. Bail/ dealing with the petitions/ how to write a good or bad order. Sentencing.

28. 1. The way of looking into the status of victim. 2. It was an eye opening for me. 3. The vision to see compounding.

29. The interactive session was very interesting and good sharing of knowledge of ideas.

30. Constructive practical approach in handling trial with in parameter of criminal justice administration, which will also help in speedy disposal of trial.

31. Sensitivity towards victim & witnesses. Prompt disposal of bail applications. Compensation aspect to victims of crime.

32. 1. Up-date regarding Hon'ble Apex Court judgment. 2. Presentation.

33. Bail concept.

34. 1. Ensuring expeditious of efficacious trial. 2. Sensitivity towards victims of any offence. 3. Ensuring effective right to be learnt to the convict on the question of sentence & ensuring protection of witness also.

35. The programme was well designed and well thought. All the panel judges shared their wisdom and experience. They enlightened us and personated us to become has binger of change.

36. Presumption of innocence and burden of proof. Suo Moto powers of court writing reasoned bail orders.

37. Sensitized the officers on bail norms & sentencing policy & victim compensation.

	<p>38. 1. Resource persons are too good. 2. Subjects chosen are very relevant now. 3. Learnt about present position of laws.</p> <p>39. Sensitization about victims/witnesses. Reduction of pendency. Measures to be taken while dealing compensations/ withdrawal from prosecution.</p> <p>40. Legal knowledge. Broad thinking. More sensitivity.</p> <p>41. 1. Elaborate. 2. Clarified practical problems. 3. Up to date education.</p> <p>44. Accused's access to material not submitted by the police with charge sheet. Manner of writing bail orders. Sensitivity towards victims.</p> <p>45. 1. Made me to think of the difficulties victims may face while going court to court. 2. Reminded me to be more sensitive to victims. 3. Helped to remember the provisions which were forgotten.</p> <p>46. 1. Enhancement of knowledge. 2. Reminded of many legal positions. 3. Reminded of our responsibilities.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. All the programme are most useful for our judicial work and delivery of justice.</p> <p>2. Victim in the criminal justice system is most useful because at present to make society healthy & progressive, we are to give more attention towards protecting victim.</p> <p>3. Bail jurisprudence & sentencing procedure are very useful as we deal with them regularly.</p> <p>4. Fair trial is the session most useful as it. Provided clarity on many aspects of the trial. I specially benefited from the discussion on the latest decision of the Hon'ble Apex Court.</p> <p>5. 1. Victim Justice – The base for establishing and Jurisprudence. 2. Sentencing procedures- Not to do in a mechanical way. 3. Compounding of offences- win-win situation.</p> <p>6. Victim protection and compensation and Bail jurisprudence.</p> <p>7. In-fact all the sessions have been very useful as not only the judgements of unremarkable Apex courts were discussed but also the experience of their Lordships were shared with the participants.</p> <p>9. Last session is so useful for me. All distinguish guest and faculty elaborated all the topic so clearly and nicely.</p> <p>10. Bail, Sentencing & Victimology.</p> <p>11. Session 1: Fair Trial, Session 2: Bail Jurisprudence: Nuances and Intricacies, Session 3: Sentencing Procedure: Issues & Challenges, Session 4: Compounding of Offences – Since I am dealing practically with these topics and achieved clarifications on issues faced also.</p> <p>12. All programme were useful in own spheres.</p> <p>13. Entire programme (interactive sessions) as the same helped to address ground realities.</p> <p>14. Session 1: Fair Trial, Session 2: Bail Jurisprudence: Nuances and Intricacies, Session 3: Sentencing Procedure: Issues & Challenges- As I am working as CJM of the district, these seminars are useful for my day to day work.</p> <p>15. The interactive sessions helped to clear many doubts.</p> <p>16. 1. Bail application and jurisprudence. 2. Sentencing procedure. 3. Fair trial.</p> <p>17. Victim protection and compensation because it relates to the actual need of hour and only the court in the repository of the interest of the victim and ultimate the end of justice lie in it.</p>

	<p>18. Session 2: Bail Jurisprudence: Nuances and Intricacies- of time programme was most useful because it made me more confidence to give relief in bail matters to the litigants.</p> <p>21. Consistency and uniformity in grant of bail. Useful to all district judges in which doing day to day work towards for disposal of bail applications.</p> <p>24. Bail jurisprudence. Sentencing procedure. Fair Trail. Compounding of offences. Victim compensation.</p> <p>25. Interacting with the Lord Justice S.G. Gokani were wonderful and cleared our doubts.</p> <p>26. Bail matters and sentencing procedures.</p> <p>27. Basically on victims compensation part as I am dealing with POCSO cases right now.</p> <p>28. Compounding of officers, Fair trail and victimology.</p> <p>29. Session 1: Fair Trial; Session 5: Victim in the Criminal Justice System- was very useful and informative.</p> <p>30. Session 1: Fair Trial, Session 2: Bail Jurisprudence: Nuances and Intricacies, - pertaining to fair trial keeping away the biased & pre-judicial approach in handling bail matters or imposition of conditions in granting bail, intricacies bail, to put questions during trial & prevent defense counsel & avoid unnecessary or irrelevant cross question of witness.</p> <p>31. Entire programme was useful.</p> <p>33. Sentencing procedure.</p> <p>34. Victimology. Sensitization about victims.</p> <p>35. The session were interactive and practical problems were discussed. The solution was also provided to the practical problems.</p> <p>36. Each & every because its very useful in our day to day court working.</p> <p>37. Victim protection & Rehabilitation.</p> <p>38. Interactive session. Several important queries were raised and they are answered well.</p> <p>39. Entire programme.</p> <p>41. All parts are useful for enriching the legal knowledge.</p> <p>43. All subjects / part of programme.</p> <p>44. Bail jurisdictions & sensitization towards victims as both are required to deal with clarity.</p> <p>45. Session 5: Victim in the Criminal Justice System- Being a judge of POCSO court</p> <p>46. Session 1: Fair Trial, Session 2: Bail Jurisprudence: Nuances and Intricacies, Session 3: Sentencing Procedure: Issues & Challenges.</p>
<p>3. Does the programme need further modulations or change</p>	<p>2. All programmes found very useful.</p> <p>3. All sessions are most useful & helpful.</p> <p>4. I found all the sessions useful.</p> <p>9. Session 2: Bail Jurisprudence: Nuances and Intricacies.</p> <p>11. Victim in criminal justice system- Since many discussions about the topic still requires practical implementation in my state judiciary.</p>

	<p>14. NA. Every session has its own merits, may not be applicable presently, due to my designation, but definitely the same case be effective in future course of my work.</p> <p>15. I found all parts to be useful.</p> <p>16. Compounding of offence as the discussion mostly focused on the power and role of the Hon'ble High Court and Hon'ble Apex Court in exercise of its power u/s 482 Cr.P.C.</p> <p>21. Every part of phase is very useful.</p> <p>24. All topics are very useful.</p> <p>26. All the programmes were very useful and relevant to my work.</p> <p>27. Every part of the entire sessions are very useful and very informative.</p> <p>29. Every sessions was very useful.</p> <p>35. All the lectures were useful.</p> <p>45. <i>Session 2: Bail Jurisprudence: Nuances and Intricacies</i> – Though good, no new information was received. Yet it was a reminder of the role of the judge while granting bail.</p> <p>46. <i>Session 4: Compounding of Offences; Session 5: Victim in the Criminal Justice System</i>- It should have been more comprehensive.</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. Duration of time should be increase.</p> <p>2. Duration of seminar should be at least 3 or 4 days.</p> <p>5. Travel & accommodation assistance may be improved.</p> <p>6. Study materials which was supplied to us, there is a lot, which may be supplied in advance to some extent.</p> <p>8. There should be programme on civil law also.</p> <p>9. I think civil nature topic should be a part of training.</p> <p>10. Programmes may be at least three days so that elaborate discussion may happen.</p> <p>11. The sessions were overall good, but amenities such as queen size bed may be placed in the rooms along with an upgraded flat screen television.</p> <p>12. By regularly organizing such programmes (Such as one organizing this time) with topics of practical utility.</p> <p>13. Programmes may be over multiple subjects and for duration of a week as such sessions help refresh mind out of the regular wear and tear of courtrooms and concentrate better and deliver justice in the process of criminal justice administration.</p> <p>14. At least 4 days programmes will be better. Study materials, if be mailed to us will be very much useful, so that all of us will be in seminar of all relevant materials.</p> <p>15. 1. There should be a training session on cyber-crime. 2. Installation of lift/escalator at the hostel.</p> <p>16. The discussion and programme sessions should focus more on the issues of the subordinate courts even below the rank of sessions judge if officers from the rank of JM, ACJM/CJM are also invited to the programme as I being a JM, have had no opportunity to deal with anticipatory bails, POCSO trials etc. and thus found the discussion irrelevant for myself.</p> <p>17. Study material and subject may be provided to participants so that participants may be aware with the subject matter from before so that maximum question may be raised.</p>

	<p>18. The study materials should be emailed to the participants in advance so that they can read and learn in better way in the interactive session.</p> <p>19. Period of programmes should be at-least five days.</p> <p>20. Training schedule may contain few more days to enhance participant's skills and knowledge.</p> <p>21. 1. I suggest NJA authority to provide material by email. 2. NJA shall publish book and distribute to all judicial officers in India.</p> <p>22. Good opportunity.</p> <p>23. 1. Duration of programme can be increased. 2. Participants can also be turned as speakers.</p> <p>24. National seminar on Criminal Justice Administration (P-1364) – very important, topic covered. Need to cover more topics in future also, so that we update our self on different issues – POCSO Act., trail. Practical leadership etc.</p> <p>26. The programme are already effective and interactive.</p> <p>28. Excellent training, but if it is for few more days would have been useful as we are spending lots of time in travelling to Bhopal.</p> <p>29. Please ensure that the resource persons accent is clear otherwise it is difficult to understand.</p> <p>30. To keep & maintain cool atmosphere in answering or questions relevant to query by participant in all scenario – just for improvement sharing of thought in free manner.</p> <p>31. Duration should be increased.</p> <p>35. The facilities in the NJA are excellent. All the needs of the participants are well taken care of.</p> <p>36. Organizing more & more programme.</p> <p>38. Training shall be at learnt for 4 to 5 days with more subjects as we travel a long distance.</p> <p>39. Duration of the programme should be at least a week.</p> <p>40. The duration was too short. It is humbly opined to make it for one or two weeks.</p> <p>41. Such programme should be organized frequently after short time and they may be for one week or at least 4 – 5 days.</p> <p>42. The programme schedule should be provided in advance.</p> <p>43. Please allow spouse to stay. Great hospitality. Offered by the NJA.</p> <p>45. The programme was helpful and no suggestions as it was done in a very effective manner.</p>
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