

National Judicial Academy

SE-07: Training Programme for Bangladesh Judges and Judicial Officers
09th – 13th October, 2023

Programme Coordinator : Dr. Amit Mehrotra & Ms. Jaya Rishi
No. of Participants : 50
No. of forms received : 50

| I. OVERALL | | | | |
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| PROPOSITION | To a great extent (%) | To some extent (%) | Not at all (%) | Remarks |
| a. The objective of the programme was clear to me | 88.00 | 12.00 | - | 12. Excellent. |
| b. The subject matter of the programme is useful and relevant to my work | 62.00 | 38.00 | - | 2. Fact and case law derived therefrom needed. 12. Excellent. |
| c. Overall, I got benefited from attending this programme | 90.00 | 10.00 | - | 12. Very good. |
| d. I will use the new learning, skills, ideas and knowledge in my work | 88.00 | 12.00 | - | 12. Try my level best. |
| e. Adequate time and opportunity was provided to participants to share experiences | 54.00 | 42.00 | 4.00 | 12. Good. |
| 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 | 67.35 | 32.65 | - | 12. Excellent. |
| b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists) | 61.22 | 38.78 | - | 12. Excellent. |
| c. Up to date | 65.96 | 34.04 | - | 12. Excellent. |

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| d. Related to Constitutional Vision of Justice | 85.42 | 14.58 | - | 12. Excellent. |
| e. Related to International Legal Norms | 52.08 | 47.92 | - | 12. Excellent. |
| III. STRUCTURE OF THE PROGRAMME | | | | |
| PROPOSITION | Good (%) | Satisfactory (%) | Unsatisfactory (%) | Remarks |
| a. The structure and sequence of the programme was logical | 56.00 | 44.00 | - | 12. Very good. |
| b. The programme was an adequate combination of the following methodologies viz. | | | | |
| (i) Case studies were relevant | 71.43 | 28.57 | - | 12. Excellent. |
| (ii) Interactive sessions were fruitful | 60.00 | 40.00 | - | 12. Excellent. 18. Interactive session time should be increased. |
| 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 | 78.26 | 21.74 | 75.00 | 25.00 |
| 2 | 85.71 | 14.29 | 91.43 | 8.57 |
| 3 | 90.70 | 9.30 | 80.00 | 20.00 |
| 4 | 90.48 | 9.52 | 91.18 | 8.82 |
| 5 | 90.48 | 9.52 | 85.29 | 14.71 |
| V. PROGRAMME MATERIALS | | | | |
| PROPOSITION | To a great extent (%) | To some extent (%) | Not at all (%) | Remarks |
| a. The Programme material is useful and relevant | 75.51 | 24.49 | - | 12. Excellent. |
| b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy | 73.47 | 26.53 | - | 12. Excellent. |

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| in the discussed area | | | | |
| c. The content was organized and easy to follow | 79.59 | 20.41 | - | 12. Excellent. |

VIII. GENERAL SUGGESTIONS

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| 1. Three most important learning achievements of this Programme | <p>1. 1. Assessment of forensic & electronic evidence. 2. Safe uses of social media platform as well as the electronic devices.</p> <p>2. Wider my knowledge and art look. Source of inspiration to achieve knowledge. Come across international norms and suggestions.</p> <p>3. 1. Up-to-date information. 2. Upgradation of Indian laws. 3. Electronic evidence.</p> <p>4. Development of attitude to application of laws. Gathering experience. Getting more personality.</p> <p>6. I think it should be practical with case discussion.</p> <p>7. 1. Assessment of evidence in civil and criminal. 2. Use of cases electronic evidence in the civil proceeding. 3. Criminal justice administration with human rights.</p> <p>8. 1. Different aspect on Indian constitution. 2. Judgement writing skill. 3. Forensic and electronic evidence.</p> <p>10. To enhanced our knowledge & skills.</p> <p>12. All the learning achievements of this programmes. Three most why. Everything is excellent and mind blowing. I am over whelmed.</p> <p>13. 1. Learning about forensic evidence and digital evidence. 2. Learning about constitutional vision of justice. 3. Horizon my understanding on gender justice and constitutional of India.</p> <p>14. The Resource person were enthusiastic, energetic and they had a wonderful way of simply feel fine explain explanations of more complex issues into understandable language. So the learning was great.</p> <p>15. Critical justice system discussion may be great helpful to us.</p> <p>17. 1. Forensic evidence in civil and criminal trials. 2. Electronic evidence. 3. Indian constitution and judiciary.</p> <p>18. Discipline. Writing judgement more effectively etc.</p> <p>19. 1. Enhance our judicial knowledge. 2. Exchange view & sharing. 3. Know present legal system of India.</p> <p>20. 1. This programme enrich my legal knowledge and skills. 2. This programme made me thoughts in a different way. 3. This programme is overall benefitted to me.</p> <p>21. Principles of evidence. Forensic evidence in civil and criminal trials. Ratio of a precedent.</p> <p>22. Court management. Constitutional vision. Principles of evidence.</p> <p>23. Quality rather than the quantity of the judgement is important.</p> <p>25. 1. Judgment writing sequence. 2. Application of evidence Act. 3. Clear conception of court history.</p> <p>27. The class on preponderance of probability and proof of beyond & reverse burden of proof.</p> |
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| | <p>28. 1. Learnt about Indian civil and criminal justice. 2. Leant about distinguish resource person. 3. Learnt about Indian law.</p> <p>29. Art of judicial education. Court management. Evidence Evolution</p> <p>30. 1. Neutrality of judge in important. 2. Irrespective of race, seu, cast a court should decide cases. 3. Without prior prejudice a court should be own.</p> <p>32. Learning about DNA profiling. Burden of proof, voice of court.</p> <p>33. My knowledge of evidence Act, constitution and case management was enhanced.</p> <p>34. Session taken by Madam Justice Sonia Gokani, Prof. (Dr.) B.T. Kaul, Dr. Nisha Menon and Dr. Harold D’Costa was very useful to me and those learning will be best for me in my service.</p> <p>35. 1. More & more learning. 2. Careful learning of various laws. 3. Careful reading before pronouncing judgement & analysis of evidence.</p> <p>36. Being the present at the NJA and see firsthand the quality of judicial education in India.</p> <p>37. 1. Analytical ability. 2. Discussion and understanding of evidence while writing judgement. 3. Judicial philosophy</p> <p>38. 1. Learning about currency and digital forgery. 2. Case management in digitalized way. 3. To have physical appearance of Hon’ble justices was a great opportunity.</p> <p>39. Marshalling & appreciation of evidence. Precedent & its impacts.</p> <p>40. 1. Marshaling fact and appreciation of evidence. 2. Access to justice, the concept of precedent. 3. Judging skills: Art of drafting judgement.</p> <p>42. Depth of resource persons are unbelievable. There’s lots of scope to make development in numerous field. A law institution should be established in a place where trainees fall their inner peace.</p> <p>43. 1. The constitutional vision of justice was learnt. 2. Learnt how to Marshal the facts and appreciate of evidence. 3. Learnt how to master the court administration.</p> <p>44. 1. Art of writing judgement. 2. How to keep a judge himself impartial and unbiased.</p> <p>45. 1. Art of judgement writing, Reverse burden of proof. 3. Court and case management.</p> <p>46. Everyone has biases. Hand writing is brain writing. Confession is the queen of evidence.</p> <p>47. Leant about leading case laws. Case management system & court management system.</p> <p>48. 1. Forensic evidence in civil & criminal trials. 2. Electronic evidence. 3. Indian constitution & judiciary.</p> <p>50. 1. Legal position – updated. 2. Constitutional law, precedent, Art of judgment writing. 3. Forensic & digital evidence.</p> |
| <p>2. Which part of the Programme did you find most useful and why</p> | <p>1. 1. Forensic evidence. 2. Electronic evidence. Its assessment or appreciation.</p> <p>2. Case management and the skill of crafting a good judgment.</p> <p>3. In social context forensic evidence and electronic evidence because it is a new matter in judicial functions.</p> <p>4. Appreciation of evidence.</p> |

8. Forensic and electronic evidence -because it is practical session and some topics are new.
10. Laws of evidence, constitution & forensic matter.
12. Every part of the programme is the best and most useful because Indian Judiciary and its height has got its zenith in the sub-continent.
13. 1. Appreciation of evidence in civil and criminal cases. 2. Use of ICT in court and case management.
14. PowerPoint presentation. 2. Interactive sessions. 3. Forensic evidence matters.
15. Every point was important to us but the evidence and forensic class was excellent.
17. *Session 1: Indian Constitution and Judiciary: Overview and Architecture; Session 2: Constitutional Vision of Justice; Session 4: Judging Skills: Art, Craft, and Science of Drafting Judgments; Session 7: Forensic Evidence in Civil and Criminal Trials and Session 8: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation-* These sessions are very useful for adjudication.
18. Constitutional law- because for comparative studies.
19. *Session 1: Indian Constitution and Judiciary: Overview and Architecture; Session 2: Constitutional Vision of Justice; Session 4: Judging Skills: Art, Craft, and Science of Drafting Judgments; Session 7: Forensic Evidence in Civil and Criminal Trials and Session 8: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation-* Those sessions are very useful for adjudication.
20. The structure, format & content of the entire training programme was useful.
21. Forensic evidence because I have received many new information.
22. Judging skills: Art, craft and science of drafting judgment as it will be applicable at my daily work. Moreover, this part is the soul delivering justice.
23. 1. Judging skills: Art, craft and science of drafting judgment. 2. Electronic evidence.
24. Elements of judicial behaviour: Ethics, Neutrality and professionalism.
25. Discussion on real documentary & forensic evidence. IT management of court.
26. Extraordinary standard, preponderance of probability.
27. Forensic evidence in civil & criminal trials because I never had learnt from such expert in forensic.
28. Judging skills: Art, craft and science of drafting.
29. Appreciation of evidence.
30. Beginning sessions and concluding sessions.
32. *Session 4: Judging Skills: Art, Craft, and Science of Drafting Judgments; Session 5: Elements of Judicial Behaviour: Ethics, Neutrality, and Professionalism; Session 6: Principles of Evidence: Appreciation in Civil and Criminal Cases; Session 7: Forensic Evidence in Civil and Criminal Trials and Session 8: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.*
33. All classes are theoretical and informative and resource persons are so much experienced in law.
34. Appreciation of forensic evidence & DNA profiling programme was most useful- because it will be helpful and useful in discharging my daily jobs.
35. Forensic evidence & electronic evidence. To find the truth it will be very much useful.

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| | <p>38. Real experience sharing of the justices/resource persons.</p> <p>39. Judgement writing skills & the problems solving session are most beneficial.</p> <p>40. The way of connecting judges with the social, economic sector and protecting of basic rights.</p> <p>41. Thoughts of behind their adjudication.</p> <p>42. Interactive sessions.</p> <p>43. Evidencing standards: Preponderance of probability.</p> <p>44. Electronic evidence in civil and criminal.</p> <p>45. Use of ICT in court and case management. Because it will be very much useful for reducing case backlog.</p> <p>46. Evidence related matters because we have the same.</p> <p>47. All sessions were useful because we had some wonderful, powerful, renowned learnt resource persons here.</p> <p>48. <i>Session 1: Indian Constitution and Judiciary: Overview and Architecture; Session 2: Constitutional Vision of Justice; Session 4: Judging Skills: Art, Craft, and Science of Drafting Judgments; Session 6: Principles of Evidence: Appreciation in Civil and Criminal Cases; Session 7: Forensic Evidence in Civil and Criminal Trials and Session 8: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i> – Those sessions are very useful for adjudication.</p> <p>49. <i>Session 1: Indian Constitution and Judiciary: Overview and Architecture.</i></p> <p>50. Case law studies on all the sessions.</p> |
| <p>3. Does the programme need further modulations or change</p> | <p>1. So far, it seems useful. No changes required.</p> <p>2. Yes. Need more interactive and group discussion on a topic settled with case study.</p> <p>3. Need more time for case study.</p> <p>4. Modulations can be brought.</p> <p>6. I think the module should be changed.</p> <p>7. To some extent, I think the course programme should be modernized. Especially, if there is a session on the structures and jurisdictions of various type of courts functioning in Indian and various amendments made in CPC, Cr.PC and evidence Act.</p> <p>10. More facts of rendering judgement & problems solving issues.</p> <p>12. Everything is ok & fine. Change if required you i.e. me authority will consider. I feel comfortable.</p> <p>13. 1. Incorporation on a session on ‘ADR/ODR’ and civil procedure law. 2. Session on tension between executive vis-a-vis judiciary and way out experience of India.</p> <p>14. Duration of this programme should be extended.</p> <p>15. <i>Session 6: Principles of Evidence: Appreciation in Civil and Criminal Cases; Session 7: Forensic Evidence in Civil and Criminal Trials and Session 8: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i>- should enhance.</p> <p>18. Should be more interactive.</p> <p>20. The programme should be extended for a longer period.</p> |

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| | <p>22. Brief orientation of subordinate court of India and their functions, limitation, facilities should be added in the schedule so that we can be more benefited to know the legal activities of India.</p> <p>23. Local visit programme may include other sites like– Vidhan Sabha, High Court visit.</p> <p>25. Yes. Session could be included regarding alternative dispute resolution/mediation & arbitration.</p> <p>28. Need programme schedule alternative dispute resolution.</p> <p>30. Some changes may bring the programme more effective.</p> <p>32. Yes, this modulation is enough but further modulation would be added, it will be better.</p> <p>33. To spread training time.</p> <p>36. The sessions should be structured like that the participants get adequate time to ask question. Session should be interactive.</p> <p>41. Some sessions need more time.</p> <p>42. Development of Bangladesh law’s or principles in line of India can be focused more and may include the places where use may develop together.</p> <p>43. Yes, in case of court room Justice procedure or court administration some topics need to be incorporated.</p> <p>44. This programme may include module on international law (throaty/connect etc.).</p> <p>45. A sessions of ODR/ADR should be introduced.</p> <p>47. If think it is wonderful but it needs some more effective local visit as it is country of heritage.</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. The time of forensic and electronic evidence appreciation class should be extended further.</p> <p>3. I have spent wonderful time here. Thank you.</p> <p>4. Participatory sessions may be arranged with Indian judges.</p> <p>6. Time/ schedule is very limited. Duration of programme may be increased.</p> <p>10. Please include a session on ADR/Mediation law & practices.</p> <p>12. I have a plan to visit again if it is necessary further.</p> <p>13. Need more class on CrPC/CPC and evidence.</p> <p>14. More interesting and participatory sessions should be conducted.</p> <p>15. Programme day may be enhance. It may be one week more.</p> <p>17. This is necessary to enhance judicial knowledge.</p> <p>19. This is necessary to enhance the judicial knowledge.</p> <p>22. Sight-seeing & protocol measures should be disciplined.</p> <p>27. Provide materials on Indian mobile court procedure and online court proceedings in India.</p> <p>29. Sight-seeing events should be disciplined.</p> <p>30. Interactive sessions should be increased.</p> <p>31. Electronic evidence, forensic evidence must be elaborately discussed. It need much more time.</p> <p>32. I am too much happy to attend such this programme. I wish best of luck NJA.</p> |

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| | <p>34. Everything of the programme was very good.</p> <p>35. Everything was well.</p> <p>36. Please include sessions on structure of judiciary struggle for in India independence etc.</p> <p>37. If possible extend the duration.</p> <p>39. Question & answer giving session is should be at least 15/20 minutes.</p> <p>40. Number of classes should be increased.</p> <p>41. Need to organize more local visit so that participants can better know the Bhopal.</p> <p>45. Duration of this programme should be increased and local & historical places visit should be increased also.</p> <p>46. Field visit should be more. Similar laws like civil, criminal, evidence Act etc. should be more illustrated.</p> <p>47. All ok. Thank you NJA for conducting such a nice training programme for us.</p> <p>48. This is necessary to enhance judicial knowledge.</p> |
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