

NATIONAL JUDICIAL ACADEMY

P 850- National Orientation Programme for Additional District Judges (October 17-19, 2014)

Name of Programme Coordinator: Dr. A. Mehrotra

No of Participants: 35

No of Evaluation Forms: 32

I. OVERALL				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	84.85	15.15	0.00	
b. The subject matter of the program is useful and relevant to my work	87.88	12.12	0.00	
c. Overall, I got benefited from attending this program	83.33	16.67	0.00	
d. I will use the new learning, skills, ideas and knowledge in my work	90.91	9.09	0.00	
e. Adequate time and opportunity was provided to participants to share experiences	69.70	30.30	0.00	
II. KNOWLEDGE				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
The program provided knowledge (or provided links / references to knowledge) which is:				
a. useful to my work	84.85	15.15	0.00	
b. comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	74.19	25.81	0.00	
c. up to date	72.73	27.27	0.00	
d. related to Constitutional vision of justice	71.88	28.13	0.00	
e. related to international legal norms	23.33	53.33	23.33	
III STRUCTURE OF THE PROGRAM				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The structure and sequence of the program was logical	84.85	15.15	0.00	
b. The program was an adequate	67.86	32.14	0.00	

combination of the following methodologies viz. Group discussions				
Case studies	67.74	32.26	0.00	
Interactive sessions	83.87	16.13	0.00	
Simulation Exercises	62.07	34.48	3.45	
Audio Visual Aids	51.61	45.16	3.23	
IV. INDIVIDUAL SESSIONS				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. Discussions in individual sessions were effectively organized	75.00	25.00	0.00	
b. The session theme was adequately addressed by the Resource Persons	84.38	15.63	0.00	
V. PROGRAM MATERIALS				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	81.82	18.18	0.00	
b. The content was updated. It reflected recent case laws/current thinking/research/ policy in the discussed area	78.79	21.21	0.00	
c. The content was organized and easy to follow	81.25	18.75	0.00	
VI. RESOURCE PERSONS				
Name of the Resource Persons	Highly Effective & Useful	Moderate	Not Satisfactory	Remarks
1.Hon'ble Mr. Justice S. Nagamuthu Judge, Madras High Court	75.76	24.24	0.00	14. Helpful to know the deficiencies.
2.Hon'ble Dr. Justice B B Parsoon Judge, Punjab & Haryana High Court	100.00	0.00	0.00	14. Explained how to write effective orders
3. Hon'ble Mr. Justice M. Seetharama Murti Judge, Andhra Pradesh High Court	75.76	21.21	3.03	
4. Hon'ble Ms. Justice Manju Goel Former Judge, Delhi High Court	84.85	15.15	0.00	
5. Hon'ble Mr. Justice B. Seshasayana Reddy Former Judge, Andhra Pradesh High Court	63.33	36.67	0.00	
6. Dr. Balram K. Gupta Sr. Advocate, Director, NJA Bhopal	90.63	6.25	3.13	
Prof. (Dr.) Geeta Oberoi Professor, NJA Bhopal	59.38	37.50	3.13	

Overall, Resource Persons had expertise relevant to the sessions in which they participated	85.19	14.81	0.00	
VII. HOSPITALITY				
PROPOSITIONS	Good	Satisfactory	Poor	Remarks
a. Arrangements for my reception and transport to and from railway station/ airport	78.79	18.18	3.03	
b. Services at the reception counter	87.88	12.12	0.00	
c. Hygiene and facilities in the room	90.63	9.38	0.00	
d. Quality of food	84.85	12.12	3.03	15. Rice is half boiled which is not good for health.
e. Arrangements in dining halls	81.82	18.18	0.00	
f. Assistance from travel desk for changes in travel reservations	78.57	21.43	0.00	
VIII. GENERAL SUGGESTIONS				
a. Three most important learning achievements of this Programme	<ol style="list-style-type: none"> 1. Learnt the concept of electronic evidence; learnt the importance of reasoning in judgments. 2. We are lucky to hear Justice Dr. Prasoan; It will be helpful in my work in the future; We have learned to improve knowledge. 3. Skill of marshalling facts and arriving at proper findings; Acquired thorough knowledge of the procedural laws (CrPC & CPC); Self-management. 5. Criminal Justice System, Appreciation of Electronic Evidence and Civil Justice Administration. 6. Justice; Effective means for speedy and efficient disposal of cases, IT based Laws 7. Members of District Judiciary are also required to refer to the provisions of the of constitution where it is required and in order to adorn the pronouncement or int eh course of administration of justice it is useful to refer to the provision of constitution which is the mother of all law and statute. 8. Currently understood the problems; Appreciation of Evidence; Disposal of Civil Appeals. 9. Civil and Criminal justice Administration; Sentencing –Law and Practice, Role of Courts in appreciation of Evidence. 10. Concepts about deciding criminal and civil appeal. 11. The many concepts on revision and Appellate Jurisdiction on criminal Justice System, Electronic evidence’s evidentiary value and civil justice administration have been cleared. Many queries have been cleared. 12. On electronic evidence S. 65B of Evidence Act; On Revision and Appellate jurisdiction; S. 157 and 041 CPC 13. Know about video conference; gained civil and criminal knowledge; 14. This programme helded me to know how I am not thorough with the provisions of Law; I have gained some knowledge how to consider Electronic evidence; By reasons of interaction with other friends share gained confidence to mingle with others. 15. Gained knowledge in deciding appeal with different people; role of appreciating electronic evidence 			

	<p>16. It enhance our knowledge ; it will be useful in our judicial work; up to date with relevant case law of Hon'ble Higher Court.</p> <p>17. Innovative ideas regarding application of Electronic evidences, disposal of civil and criminal cases were learned by us.</p> <p>18. Appreciating electronic evidence; Scope of revision and appellate jurisdiction and Sentencing Law and Practice.</p> <p>19. Group discussion in between participants; Appreciation of Electronic evidences and case law related to R's; Interaction with eminent jurists made clear approach towards daily working in court.</p> <p>20. Learnt a lot about fair session trial. Appellate and revisional jurisdiction. Being a judge in constitutional democracy.</p> <p>21. Now I can work with more confidence and have come to know about the provision contained in Evidence Act about the right of accused and victim. The provision of CPC and CrPC appeals are now my memory.</p> <p>22. Administration of justice; How to conduct as judge.</p> <p>24. Some new experience regarding Electronic evidence; Logic and reasoning in Adjudication process; Overall work with new sight.</p> <p>25. Topics dealt by Hon'ble Dr. Justice Prasoos, Justice Nagamutthu, Justice Murthi.</p> <p>26. How constitution is very useful for judicial officers; what is duty of the district judges at the time of taking/ leaving the Revision and Appeal; How electronic evidence is useful.</p> <p>27. Well maintained and update.</p> <p>28. Well updated; share and hear experiences with other judges; familiar atmosphere and relations developed through such kind of programme.</p> <p>29. In depth analysis of subjects.</p> <p>30 Atmosphere/interaction and group discussion.</p> <p>31. I got much more knowledge; I like film screening; I liked the judicial management by Hon'ble Prasoos.</p> <p>32. Civil justice administration, scope of revision and appellate.</p> <p>33. Civil and criminal appeal provisions in dealing with issues while deciding Appeals and revision; Admissibility of Electronic evidence; Procedures to follow while imposing sentence.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. Civil appeal; Electronic evidence and Reasoning in adjudication.</p> <p>2. Every part.</p> <p>3. Being a judge in a constitutional democracy and Role of Courts in appreciating electronic evidence.</p> <p>5. Civil Justice Administration and Scope of Civil Revision and Appeal</p> <p>6. Criminal Justice Administration; Civil Justice Administration and Judge in Constitutional Democracy.</p> <p>7. Interactive session on issue of Criminal revision and criminal appeal. How to connect the different provisions and read together.</p> <p>8. The class taken by Justice Nagamutthu- Criminal Justice System- Ensuring Fair Sessions Trial</p> <p>9. Civil and Criminal Justice Administration; Sentencing and Role of Courts in appreciating Evidence.</p> <p>11. Classroom or Conference and Movie part on Legal aspect and group discussion.</p> <p>12. Interaction.</p> <p>13. Civil justice administration done by Justice Bharat Bhushan Prasoos and Justice M. Seetharaman Murthi.</p> <p>14. Entire programme is useful.</p> <p>15. Role of Courts in appreciating electronic evidence and criminal justice system.</p> <p>16. All part of the programme useful because these are helpful to our</p>

	<p>judicial fraternity.</p> <p>17. Picturisation of picture on the screen in the auditorium of the academy and the questions given by the authorities and also answers given by participants.</p> <p>18. Civil Justice Administration – scope of revision and appellate jurisdiction.</p> <p>19. In my opinion, appreciation of Electronic evidence and programme relating to this aspect was most useful due to its importance in coming days.</p> <p>20. Criminal justice system scope of revision and appellate jurisdiction for all district judges because almost all relevant provisions were thoroughly discussed.</p> <p>22. Presentation by the Resource persons and The Group Discussion.</p> <p>23. Group discussion and visual.</p> <p>24. Appellate jurisdiction (Crl.) for DJ, Some new facts/points which I came to know.</p> <p>25. Criminal Justice system, Appreciating electronic evidence and civil justice administration.</p> <p>26. Appellate jurisdiction because JI have gained knowledge from the discussion.</p> <p>27. All programme found most useful.</p> <p>29. Electronic evidence law</p> <p>30. Appreciation of electronic evidence, fair session trial, criminal revision, civil appeal.</p> <p>31. Film screening</p> <p>32. Discussion on CPC provisions.</p> <p>33. Role of Court in appreciation of Electronic Evidence and Criminal justice system ensuring fair sessions trails, reason is more innovative and explanatory.</p>
<p>c. Which part of the Programme did you find least useful and why</p>	<p>1. None</p> <p>5. No</p> <p>7. None</p> <p>11. None</p> <p>12. None of the programme</p> <p>13. No such class hence no comments</p> <p>15. None of the programme was least useful.</p> <p>17. None</p> <p>18. Criminal Justice system ensuring fair session trial.</p> <p>19. Film screening as well as problem relating to R's as film relates to British law and community.</p> <p>20. Role of courts in appreciating electronic evidence because practical aspects useful in appreciation of evidence in courts not thoroughly discussed much, how digital photography instant smsssed etc are to be proved.</p> <p>21. Film screening as to will not be helpful in deciding cases and this film was not pertaining to crime committee in India.</p> <p>22. No comment</p> <p>23. Sentencing – because no practical aspect should be taken into account by speaker.</p> <p>27. All programme found to be most useful.</p> <p>29. Civil law</p>

<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<ol style="list-style-type: none"> 1. No suggestion. Thanks to NJA 2. All are good, no need for any adverse comment. 3. NJA may publish some journal bi monthly containing caselaws in important parts, apart from study material. 5. Some more topics may be included like RCA, MACP and LA Cases 6. More interactive sessions with case problems. 7. If programme schedule is sent before well in advance the participants may adequately read over the matter put for discussion. 8. Kindly better attention in selecting the Resource Person. 9. If programme schedule is intimated in advance it makes us read the concerned topic in advance and interact effectively. 11. Keep us in touch and by sending reading material in advance and by establishing a helpline round the clock if possible for help to clear our queries. 12. Include programme more on Information technology, electronic evidence through expert. 13. Service to be concentrated. Those not known Hindi language difficulties in communication. 14. While giving problems, relevant facts to decide the matter are to be included and given to participants in advance. 17. NJA is functioning well. There is fine atmosphere and campus given by the NJA to us. We feel elevated services are to be continued. Time and duration of the programme should be long as maximum benefit may be obtained. 18. A session was required for Cyber crime law. 19. Programme must be organised regarding Tools and techniques to deal with delay in disposal of civil appeal as well as criminal appeals. 20. Well organised programme. Experts on subject with thorough knowledge explaining nuances of intricacies of law be called. 21. There must be topics of Cyber Crime and land laws in programmes of NJA. Well organized programme. 22. So far so good. 23. State level conferences be arranged in exchanged of thoughts/ procedures/interaction. 24. More frequent such programmes should be convened. 25. Satisfied with present set up. 26. Kindly make the programme for 7 days so that we can learn so many other regarding preparation of law. 27. Subject should be provided earlier for better preparation. 28. Indeed, NJA has made well and good arrangements of programmes for the necessary for the cadres of ADJ, but only suggestion is to request to provide the programme well in advance, so that participant can access and update with the issues. 29. Protocol should be managed more efficiently; Labels and directions should be more in the campus; list of names and mobile nos should be distributed to the group members of a programme. 30. If possible sending material s related to the programme on each matter. 31. I would like to join again in future. i would like to suggest that this programme should be at least one week. 32. More and more articles may be placed on the website of NJA. 33. Include programme more on technology, Electronic evidence.
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