

National Judicial Academy

P-1202: Seminar for Principal District and Sessions Judges
31st January – 2nd February, 2020

Programme Coordinator : Ms. Sonam Jain, Research Fellow
No. of Participants : 40
No. of forms received : 40

I. OVERALL				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	92.50	7.50	-	3. Personally I am benefitted and help me in guiding my team of officer working in my unit. 15. The objective was clear. 27. Good.
b. The subject matter of the program is useful and relevant to my work	90.00	10.00	-	27. Good.
c. Overall, I got benefited from attending this program	84.62	15.38	-	15. Yes, it was beneficial. 27. Good.
d. I will use the new learning, skills, ideas and knowledge in my work	80.00	20.00	-	15. It will be useful. 27. Good.
e. Adequate time and opportunity was provided to participants to share experiences	71.79	28.21	-	15. It helped to gained practical experience. 27. Good.
II. KNOWLEDGE				
PROPOSITION	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	85.00	15.00	-	15. It was related to work.

b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	79.49	20.51	-	15. It is innovative to our work.
c. Up to date	77.50	22.50	-	-
d. Related to Constitutional Vision of Justice	85.00	15.00	-	-
e. Related to international legal norms	35.00	55.00	10.00	-
III. STRUCTURE OF THE PROGRAM				
PROPOSITION	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	82.50	17.50	-	15. It was good.
b. The program was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	80.00	17.50	2.50	15. It was good.
(ii) Interactive sessions were fruitful	77.50	22.50	-	
(iii) Audio Visual Aids were beneficial	47.37	44.74	7.89	15. It was good.
(iv) Group discussion cleared many doubts	63.16	31.58	5.26	15. It was practical way to learning.
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	92.50	7.50	92.86	7.14
2	89.74	10.26	92.59	7.41
3	84.62	15.38	85.19	14.81
4	89.74	10.26	92.59	7.41
5	89.74	10.26	88.89	11.11
6	79.49	20.51	81.48	18.52

7	84.62	15.38	85.19	14.81
8	79.49	20.51	81.48	18.52
V. PROGRAM MATERIALS				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	76.92	23.08	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	66.67	30.77	2.56	13. Required to be updated well in advance with materials. 15. It was good.
c. The content was organized and easy to follow	72.50	25.00	2.50	15. It was good.

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>1. Participant did not comment.</p> <p>2. Legal aid to victims, compensation & rehabilitation.</p> <p>3. None.</p> <p>4. 1. Victim compensation; 2. Access to justice.</p> <p>5. 1. How to provide effective legal aid to needy person; 2. To use different agencies to impart legal knowledge to public; 3. To reach last person to see gets benefits.</p> <p>6. 1. Enriched by the views and vision on the subject of the eminent speakers as well as their real experience; 2. The sharing of views by the participants was also useful; 3. Change of mind set and attitude.</p> <p>7. Some important tips by Justice Naidu.</p> <p>8. Strengthening access to justice at grass roots level; Legal aids to victims.</p> <p>9. 1. Constitutional rights and legal aid. Legal aid is to give fundamental right to a litigant to access to justice; 2. Judges are facilitate the litigant consumers to provide justice, which is a commodity for which they come to court. So, court proceedings should be over friendly. Court on temple, judges are god and advocate are friends have long been given a good bye. Judges are answerable to litigants imparting justice of a service; 3. Loss of fresh enforce people to take other areas to get justice.</p> <p>10. None.</p> <p>11. Rehabilitation value of district judge as chairman of DLSA.</p> <p>12. To attend the programme it will clear the doubt for areas to justice for under trail prisoners.</p> <p>13. Way to deal with issue; To fulfil the used of rules of NDLSA, SLTA, DLSA; Interactive mode enhanced.</p>

	<p>14. 1. Reviewed more inputs to undertake more effective programmes under DLSA; 2. Importance of speedy trial of under trials made clear; 3. Need to conduct more legal awareness programmes in remote areas of my district is being realized.</p> <p>15. Participant did not comment.</p> <p>16. 1. New case law; 2. Group discussion amongst judges to know new ideas; 3. Ideas how to implement the provisions.</p> <p>17. None.</p> <p>18. Participant did not comment.</p> <p>19. Participant did not comment.</p> <p>20. Got new citation in course of interactive sessions.</p> <p>21. User friendliness of the court; Constitute monetary committee already headed by ADJ.</p> <p>22. 1. Enhancing knowledge; 2. Provisions discuss; 3. Judgements are discuss.</p> <p>23. Useful in reducing pendency by lokadalat, mediation; Seminars at schools, college, law college etc.</p> <p>24. Equipped with new knowledge get opportunity to interact with the officer of other station to enhance. The field of work and knowledge.</p> <p>25. Participant did not comment.</p> <p>26. 1. Bar & legal aid in India; 2. Legal aid & public trust; 3. Access to justice & legal service.</p> <p>27. <i>None.</i></p> <p>28. The knowledge gained will be used in day to day work; Tips from Justice D. Seshadri Naidu is helpful.</p> <p>29. Participant did not comment.</p> <p>30. None.</p> <p>31. Participant did not comment.</p> <p>32. Participant did not comment.</p> <p>33. Sensitize towards working of legal aid by following the procedure.</p> <p>34. Legal aid compensation and rehabilitation.</p> <p>35. 1. How to deal with PLV and induct them in ground level; 2. Jail visit of making legal clinic; 3. Speedy trial & victim compensation.</p> <p>36. Participant did not comment.</p> <p>37. To adopt the innovative ideas is implementing the scheme of legal aid.</p> <p>38. 1. Reading materials; 2. Speech from resource person; 3. Case law are good.</p> <p>39. Direct discussion over the subject; Guest speaker are friendly; comfortable atmosphere.</p> <p>40. I was sensitized to like much learned DLSA activist side by side of administration a judicial work.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>1. Session 1: Constitutional Vision & Mission of Legal Aid & Access to Justice; Session 2: Legal Aid & Public Trust: Enhancing User Friendliness of Trial courts- i.e. 31st January, 2020 and Session 4: Access to Justice & Legal Services Authorities: Roles and Responsibilities”; Session 5: Strengthening Access to</p>

Justice at Grassroots Level: Informal Modes of Access to Justice and Session 6: Socio-economic Impediments in Access to Justice.

2. All part of the programme are useful.

3. Being Principal district judge, if helped me in many ways to improve and the lead the team are better way.

4. None.

5. All.

6. **Session 2: Legal Aid & Public Trust: Enhancing User Friendliness of Trial courts-** i.e. 31st January, 2020 – could understand the importance and legal aid trials to enhance user friendliness of trial court

7. Participant did not comment.

8. Under trials and access to justice.

9. All.

10. All part of programme was found to be useful to change in mind set.

11. **Session 1: Constitutional Vision & Mission of Legal Aid & Access to Justice** – discussion exclusively

12. **Session 1: Constitutional Vision & Mission of Legal Aid & Access to Justice; Session 2: Legal Aid & Public Trust: Enhancing User Friendliness of Trial courts-** i.e. 31st January, 2020 and **Session 3: Bar & Legal Aid in India-** in the most useful to me as all the subject are discusses by lively interacting.

13. **Session 1: Constitutional Vision & Mission of Legal Aid & Access to Justice; Session 2: Legal Aid & Public Trust: Enhancing User Friendliness of Trial courts-** i.e. 31st January, 2020 and **Session 3: Bar & Legal Aid in India; Session 4: Access to Justice & Legal Services Authorities: Roles and Responsibilities”;** **Session 5: Strengthening Access to Justice at Grassroots Level: Informal Modes of Access to Justice and Session 6: Socio-economic Impediments in Access to Justice-** reply was of repetitively reticence

14. Presentation by Hon’ble Justice Seshadri Naidu.

15. Such programme should followed with interactive session & distribution of readable material.

16. **Session 1: Constitutional Vision & Mission of Legal Aid & Access to Justice; Session 4: Access to Justice & Legal Services Authorities: Roles and Responsibilities”-** because they give valuable ideas.

17. **Session 8: Undertrials & Access to Justice.**

18. **Session 2: Legal Aid & Public Trust: Enhancing User Friendliness of Trial courts-** i.e. 31st January, 2020 and **Session 3: Bar & Legal Aid in India; Session 4: Access to Justice & Legal Services Authorities: Roles and Responsibilities”;** **Session 5: Strengthening Access to Justice at Grassroots Level: Informal Modes of Access to Justice-** are find useful in day to day work of our court.

19. All programmes are most useful because they are directly related to the functions and duties performed by the judge who is discharging duties of principal district judge as well as chairman for DLSA.

20. All most every Hon’ble Judges contributed to us.

21. Bar & legal aid in India; It Enlighted how to make legal aid coursed to appear in court.

	<p>22. Session 4: Access to Justice & Legal Services Authorities: Roles and Responsibilities” and Session 6: Socio-economic Impediments in Access to Justice- by Justice Naidu.</p> <p>23. Knowledge & material by resource persons.</p> <p>24. All day programme are rich and useful.</p> <p>25. Participant did not comment.</p> <p>26. Legal aid to victim.</p> <p>27. Session 7: Legal Aid to Victims; Compensation and Rehabilitation- victim compensation scheme. It will be very useful in dispensation of compensation to victims.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. None.</p> <p>31. Participant did not comment.</p> <p>32. Participant did not comment.</p> <p>33. Participant did not comment.</p> <p>34. Role of Bar in legal aid.</p> <p>35. Participant did not comment.</p> <p>36. Session 2: Legal Aid & Public Trust: Enhancing User Friendliness of Trial courts.</p> <p>37. All the programme were equally useful to me.</p> <p>38. Session 4: Access to Justice & Legal Services Authorities: Roles and Responsibilities”; Session 5: Strengthening Access to Justice at Grassroots Level: Informal Modes of Access to Justice and Session 6: Socio-economic Impediments in Access to Justice.</p> <p>39. Legal aid & public trust.</p> <p>40. All.</p>
<p>3. Which part of the Programme did you find least useful and why</p>	<p>1. Session 8: Undertrials & Access to Justice.</p> <p>2. All programme are useful.</p> <p>3. Participant did not comment.</p> <p>4. Session 3: Bar & Legal Aid in India – because I do not have reason such situation.</p> <p>5. Participant did not comment.</p> <p>6. Session 8: Undertrials & Access to Justice.</p> <p>7. This programme on legal aid should have been organized in constitution with NALSA.</p> <p>8. Not any.</p> <p>9. No.</p> <p>10. Participant did not comment.</p> <p>11. Nil.</p>

	<p>12. Session 7: Legal Aid to Victims; Compensation and Rehabilitation; Session 8: Undertrials & Access to Justice.</p> <p>13. Session 7: Legal Aid to Victims; Compensation and Rehabilitation; Session 8: Undertrials & Access to Justice.</p> <p>14. All parts were useful.</p> <p>15. Participant did not comment.</p> <p>16. No.</p> <p>17. Session 3: Bar & Legal Aid in India.</p> <p>18. NA.</p> <p>19. Participant did not comment.</p> <p>20. NA.</p> <p>21. NA.</p> <p>22. Participant did not comment.</p> <p>23. Participant did not comment.</p> <p>24. Does not arise.</p> <p>25. Participant did not comment.</p> <p>26. Nil.</p> <p>27. Nothing like that. Each and every sessions is well designed and very useful and will carry forward.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. No.</p> <p>31. Participant did not comment.</p> <p>32. Participant did not comment.</p> <p>33. Participant did not comment.</p> <p>34. None.</p> <p>35. Participant did not comment.</p> <p>36. Nothing.</p> <p>37. NA.</p> <p>38. Participant did not comment.</p> <p>39. All are useful.</p> <p>40. No.</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. Such type of programmes should be organized in every month state wise or Zone wise.</p> <p>2. NJA programme are very useful. All the officers of India should be invite time to time.</p> <p>3. Participant did not comment.</p> <p>4. Certificate should be provided to the participants programme they visiting sites at Bhopal in training period.</p>

<p>5. Participant did not comment.</p> <p>6. Participant did not comment.</p> <p>7. Kindly organize programme for human resource development of judges, as to how conduct courts in better way. How to deal with lawyers & litigants.</p> <p>8. Over all the programme was very useful.</p> <p>9. No.</p> <p>10. In so far so good.</p> <p>11. More time for discussion of practical problems in implementation of NALSA school</p> <p>12. Food facility & transportation facility is required to be given to the participant.</p> <p>13. Food facilities, transportation is required to provide as provided earlier, as such Academy is far away from city/ town, considering the charges levied far, so that is the alive need to provide all required facilities to the officers participants attending academy.</p> <p>14. Doing good job and is really appreciated.</p> <p>15. Participant did not comment.</p> <p>16. This type of programme should be organized time to time.</p> <p>17. None.</p> <p>18. Please supply the study material at least one month ago so that participants can go through it and it makes help while conducting sessions.</p> <p>19. Participant did not comment.</p> <p>20. This feedback form should be given on 1st day of entering into main sessions.</p> <p>21. NA.</p> <p>22. Arrange taxies traveling.</p> <p>23. Arrangement of vehicles for outing, quality food may be increased. But overall arrangement is good/fine.</p> <p>24. Charging boarding and lodging and fooding on departure date when participant's departures in the early morning is not just proper and judicial.</p> <p>25. No.</p> <p>26. Nil.</p> <p>27. Already NJA is doing its best by imparting training programme with efficient resource person. I am looking forward to participant more programme there find.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. Quality of food needs improvement.</p> <p>31. Participant did not comment.</p> <p>32. Participant did not comment.</p> <p>33. Participant did not comment.</p> <p>34. Arrangement of public transport at the gate no.1 or same stop for local buses etc.</p>
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	<p>35. The fact of the case law must be discussed during the submission.</p> <p>36. Participant did not comment.</p> <p>37. Present arrangement is effective enough.</p> <p>38. None.</p> <p>39. None.</p> <p>40. Call a note from participant before hand over the subjects are to be taken for deliberation in a seminar.</p>
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