

# National Judicial Academy

**SE-01-: Training Programme for Myanmar Judges and Judicial Officers**

23th – 29<sup>th</sup> August, 2019

**Programme Coordinator** : Mr. Rajesh Suman and Mr. Shashwat Gupta, Faculty

**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	<b>70.00</b>	<b>30.00</b>	-	-
b. The subject matter of the program is useful and relevant to my work	<b>77.50</b>	<b>22.50</b>	-	-
c. Overall, I got benefited from attending this program	<b>70.00</b>	<b>30.00</b>	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	<b>65.00</b>	<b>35.00</b>	-	-
e. Adequate time and opportunity was provided to participants to share experiences	<b>57.50</b>	<b>42.50</b>	-	-
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	<b>76.92</b>	<b>23.08</b>	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	<b>60.00</b>	<b>40.00</b>	-	-
c. Up to date	<b>80.00</b>	<b>20.00</b>	-	-
d. Related to Constitutional Vision of Justice	<b>70.00</b>	<b>30.00</b>	-	-

e. Related to international legal norms	<b>52.50</b>	<b>47.50</b>	-	-
<b>III. STRUCTURE OF THE PROGRAM</b>				
<b>PROPOSITION</b>	<b>Good</b>	<b>Satisfactory</b>	<b>Unsatisfactory</b>	<b>Remarks</b>
a. The structure and sequence of the program was logical	<b>67.50</b>	<b>32.50</b>	-	-
b. The program was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	<b>50.00</b>	<b>50.00</b>	-	-
(ii) Interactive sessions were fruitful	<b>51.35</b>	<b>48.65</b>	-	-
(iii) Audio Visual Aids were beneficial	<b>46.15</b>	<b>53.85</b>	-	-
<b>IV SESSIONS WISE VETTING</b>				
<b>Parameters</b>				
<b>Session</b>	<b>Discussions in individual sessions were effectively organized</b>		<b>The Session theme was adequately addressed by the Resource Persons</b>	
	Effective and Useful	Satisfactory	Effective and Useful	Satisfactory
1	<b>63.16</b>	<b>36.84</b>	<b>60.00</b>	<b>40.00</b>
2	<b>55.26</b>	<b>44.74</b>	<b>63.33</b>	<b>36.67</b>
3	<b>57.89</b>	<b>42.11</b>	<b>66.67</b>	<b>33.33</b>
4	<b>54.05</b>	<b>45.95</b>	<b>63.33</b>	<b>36.67</b>
5	<b>63.16</b>	<b>36.84</b>	<b>70.00</b>	<b>30.00</b>
6	<b>52.63</b>	<b>47.37</b>	<b>73.33</b>	<b>26.67</b>
7	<b>57.89</b>	<b>42.11</b>	<b>61.29</b>	<b>38.71</b>
8	<b>60.53</b>	<b>39.47</b>	<b>75.86</b>	<b>24.14</b>
9	<b>78.95</b>	<b>21.05</b>	<b>83.33</b>	<b>16.67</b>
10	<b>73.68</b>	<b>26.32</b>	<b>66.67</b>	<b>33.33</b>
11	<b>52.63</b>	<b>47.37</b>	<b>63.33</b>	<b>36.67</b>
12	<b>50.00</b>	<b>50.00</b>	<b>53.33</b>	<b>46.67</b>
13	<b>55.26</b>	<b>44.74</b>	<b>63.33</b>	<b>36.67</b>
14	<b>55.26</b>	<b>44.74</b>	<b>66.67</b>	<b>33.33</b>
15	<b>60.53</b>	<b>39.47</b>	<b>66.67</b>	<b>33.33</b>
16	<b>57.89</b>	<b>42.11</b>	<b>56.67</b>	<b>43.33</b>

**V. PROGRAM MATERIALS**

<b>PROPOSITION</b>	<b>To a great extent</b>	<b>To some extent</b>	<b>Not at all</b>	<b>Remarks</b>
a. The Program material is useful and relevant	<b>89.74</b>	<b>10.26</b>	-	-
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	<b>78.95</b>	<b>21.05</b>	-	-
c. The content was organized and easy to follow	<b>64.86</b>	<b>35.14</b>	-	-

**VIII. GENERAL SUGGESTIONS**

a. Three most important learning achievements of this Programme	<p>1. I has benefitted legal knowledge from this programme and I was known about the court management, How to accept for electronic evidence and best practice of India’s Judiciary.</p> <p>2. 1. Constitutional law; 2. Forensic evidence; 3. The process of trial in civil cases: Best practice.</p> <p>3. I achieve more legal knowledge, more listening skill in English and local knowledge in India from this programme.</p> <p>4. I achieves more legal knowledge support our judiciary and local knowledge in this programme.</p> <p>5. <i>Session 1: Overview and Architecture of the Indian Constitutional Arrangement; Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation; Session 11: Criminal Justice Administration: Fair, Impartial and Competent Investigation;</i></p> <p>6. Overview and architecture of the Indian constitutional arrangement-<i>Session 6: Judging Skills: Art, Craft and Science of drafting judgments; Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i></p> <p>7. 1. Now, we know ICT and e-judiciary that India’s courts using such as e-payment system, court fees; 2. We know how to implement the cases in district court &amp; the structure of the court; 3. How to implement relating the cases in mortuary.</p> <p>8. Constitutional arrangement; Criminal justice administration; Trial in civil cases.</p> <p>9. 1. <i>Session 1: Overview and Architecture of the Indian Constitutional Arrangement; Session 5: Elements of Judicial Behaviour-Ethics, Neutrality and Professionalism; Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i></p> <p>10. Handout and paper before learning to the listener is very helpful. The programme is very important for me.</p> <p>11. Participant did not comment.</p> <p>12. 1. More improve for listening skill; 2. More improve for speaking; 3. Local knowledge at India.</p>
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	<p>13. 1. More improve legal knowledge of India; 2. More improve for speaking skill; 3. I know local knowledge at India.</p> <p>14. Participant did not comment.</p> <p>15. All speakers have good will, best experiences and good nature.</p> <p>16. I got this programme many benefitted such as ideas knowledge and method.</p> <p>17. 1. Weak in English language needed interpreter for participants; 2. Time frame advanced.</p> <p>18. Participant did not comment.</p> <p>19. Participant did not comment.</p> <p>20. India constitution; Digital, electronic evidence; Forensic evidence, DNA profiling.</p> <p>21. Achieve new knowledge in judging skill; Get new knowledge about electronic evidence, forensic evidence; DNA and India constitution; Will reuse m new knowledge and experience in my judicial field and country.</p> <p>22. In this programme, I most interest subjects are constitution, ICT and criminal law. Other subjects are concerned with our judicial works. So, I also interested all subjects.</p> <p>23. Knowledge; Hospitality; Kindness.</p> <p>24. 1. Constitutional law; 2. Forensic evidence; 3. Electronic evidence.</p> <p>25. Constitutional Law and Forensic evidence.</p> <p>26. Teaching method is excellent.</p> <p>27. Good, Role and Mission as courts, constitutional vision of justice.</p> <p>28. Nil.</p> <p>29. Good, Role and Mission as courts, constitutional vision of justice.</p> <p>30. Constitutional Laws, principal of Evidence Law and civil and criminal profiling.</p> <p>31. <b>Session-9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation; Session-10: Forensic Evidence in Civil and Criminal Trials; DNA profiling; Session-15: The Process of Trial in Civil Cases: Best Practices.</b></p> <p>32. <b>Session-5: Elements of Judicial Behaviour- Ethics, Neutrality and Professionalism. Session-6 Judging Skills: Art, Craft and Science of drafting judgments. Session-7 Judge the Master of the Court: Court Management &amp; Case Management.</b></p> <p>33. <b>Session-9 Electronic Evidence: New Horizons, Collection, Preservation and Appreciation. Session-10 Forensic Evidence in Civil and Criminal Trials; DNA profiling. Session-12 Criminal Justice Administration: Fair and Speedy trial and Human Rights.</b></p> <p>34. Knowledge. Wisdom. Happiness.</p> <p>35. Knowledge. Procedure. Law.</p> <p>36. Knowledge. Procedure. Law.</p>
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	<p>37. Knowledge. Skill. Law.</p> <p>38. Must useful in taking digital evidence. Best understanding about court management and case management. More understanding about Forensic Evidence.</p> <p>39. Comparing Indian Laws and Myanmar's. Presence situation of India. Ethic and way of thinking are to be interested.</p> <p>40. Yoga physical training, civil litigation and criminal litigation programme are most important learning achievement programme.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. I was fond the most useful part of this programme are <b>Session 1: Overview and Architecture of the Indian Constitutional Arrangement; Session 7: Judge the Master of the Court : Court Management &amp; Case Management; Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation; Session 11: Criminal Justice Administration: Fair, Impartial and Competent Investigation; Session 15: The Process of Trial in Civil Cases: Best Practices and Session 16: Alternative Dispute Resolution and Plea-Bargaining.</b> Because of those sessions give me legal knowledgeable that useful in my work and future carrier.</p> <p>2. Forensic evidence is most useful, because of, this act support me, that trial the cases.</p> <p>3. <b>Session 10: Forensic Evidence in Civil and Criminal Trials; DNA profiling-</b> is the most useful part of this programme because the knowledge of this session is very useful in deciding cases (especially in criminal) in my country.</p> <p>4. I was found the forensic evidence in civil and criminal trials part of the most useful programme because this programme get in our practical judiciary.</p> <p>5. I found all sessions useful. Most useful part is <b>Session 11: Criminal Justice Administration: Fair, Impartial and Competent Investigation-</b> because all judges must perform their judicial duties without favour bias, or prejudice.</p> <p>6. <b>Session 9: Electronic Evidence: New Horizons, Collection, Preservation and Appreciation-</b> the most useful for apples in my country.</p> <p>7. Electronic evidence is the most useful subject because we can use the experiences he explains how it can be in what situations &amp; how to consider as a judge. We got technical knowledge.</p> <p>8. Criminal justice administration – because, this programme is included, fair, impartial and competent investigation for judge most useful.</p> <p>9. The evidence act of Myanmar was recently amendment make us interesting to your lecture about ‘Electronic Evidence’ given by Mr. Harold D’Costa and also gave use awareness for using IT goods have good and bad.</p> <p>10. Electronic evidence. Forensic evidence in civil and criminal trial, DNA profiling. Case &amp; court management – because I know about this part clearly.</p> <p>11. Civil laws ad procedure; Recent developments, electronic evidence; New horizons, collection, preservation and appreciation, principles of evidence: Forensic evidence in civil and criminal trials.</p> <p>12. Criminal, civil, evidence (Forensic Evidence) are most useful for my work.</p>

	<p>13. Criminal evidence (Electronic and forensic evidence) civil are most useful for my work.</p> <p>14. Participant did not comment.</p> <p>15. <i>Session 5: Elements of Judicial Behaviour-Ethics, Neutrality and Professionalism; Session 6: Judging Skills: Art, Craft and Science of drafting judgments; Session 7: Judge the Master of the Court: Court Management &amp; Case Management-</i> are most useful because these are daily conduct with our work.</p> <p>16. All of the programme are useful.</p> <p>17. Criminal, Civil, Constitution, ADR system and e-evidence are very useful as these programmes are very relevant in our judicial proceeding.</p> <p>18. Participant did not comment.</p> <p>19. Participant did not comment.</p> <p>20. Civil laws and procedure is the most useful for me because of trial support in field.</p> <p>21. Electronic evidence- because in my country there more and more cases concerned with the electronic cases.</p> <p>22. I have found the most useful part of subject which is ICT subject. Because Now a day, Nations over the world, which useful electronic system in their judiciary sphere. Thus why, our judiciary sphere will upgrade e-courts like India and will try more the best.</p> <p>23. The process of trial in civil want, best practice and alternative dispute resolution and plea bargain.</p> <p>24. Electronic evidence is most useful because this act sported me, that trial cases.</p> <p>25. Forensic Evidence. Evidence Act. I think the Forensic Evidence is most useful because that evidence will support in our trial.</p> <p>26. Participant did not comment.</p> <p>27. Criminal Justice Administration; <i>Session-11 Criminal Justice Administration: Fair, Impartial and Competent Investigation. Session-12 Criminal Justice Administration: Fair and Speedy trial and Human Rights.</i></p> <p>28. Nil.</p> <p>29. Criminal Justice Administration; <i>Session-11 Criminal Justice Administration: Fair, Impartial and Competent Investigation. Session-12 Criminal Justice Administration: Fair and Speedy trial and Human Rights.</i></p> <p>30. Electronic Evidence is very useful court of present technology age.</p> <p>31. Participant did not comment.</p> <p>32. Participant did not comment.</p> <p>33. Electrical Evidence was found that it is most useful because of being amendment the evidence Act.</p> <p>34. Criminal, Civil, Evidence Laws, programme are most useful.</p>
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	<p>35. <i>Session-9 Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i></p> <p>36. <i>Session-9 Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i></p> <p>37. <i>Session-9 Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i></p> <p>38. ICT and E- judiciary is very useful for us because we are trying to follow in this way.</p> <p>39. <i>Session-8 Principles of Evidence: Appreciation in Civil and Criminal Cases. Session-9 Electronic Evidence: New Horizons, Collection, Preservation and Appreciation.</i> I think that it's very useful to us.</p> <p>40. All programme are most useful because the knowledge in this programme can apply in judiciary process.</p>
<p>c. Which part of the Programme did you find least useful and why</p>	<p>1. Participant did not comment.</p> <p>2. ICT and E-judiciary: Indian perspective is least useful.</p> <p>3. <i>Session 13: ICT and E-Judiciary: Indian Perspective</i>-is the least useful part of this programme because there has many weak points in technology in my court.</p> <p>4. I was found ICT and E-judiciary. Indian perspective part of the least useful programme- because our country have weak point of the technology.</p> <p>5. I didn't found least useful session, because all sessions are useful for judges.</p> <p>6. Nil.</p> <p>7. None.</p> <p>8. No, All programme are useful and relevant for judge.</p> <p>9. Most of lectures are practically useful and well helpful for judges.</p> <p>10. This part of all programme is good.</p> <p>11. None.</p> <p>12. No.</p> <p>13. No.</p> <p>14. Participant did not comment.</p> <p>15. <i>Session 13: ICT and E-Judiciary: Indian Perspective</i>- is least useful because it is rare to exercise in our court.</p> <p>16. Participant did not comment.</p> <p>17. None.</p> <p>18. Participant did not comment.</p> <p>19. Participant did not comment.</p> <p>20. All of the programme is useful for me.</p> <p>21. No, there is no programme that I find least useful and all programme are good, useful and necessary.</p>

	<p>22. I think that we can not find the least useful in this programme. Because the syllabus of this programme is very useful and effective for judicial officer.</p> <p>23. Participant did not comment.</p> <p>24. ICT and e-judiciary. Indian perspective is least useful.</p> <p>25. ICT and e-judiciary: India perspective.</p> <p>26. Participant did not comment.</p> <p>27. Forensic Evidence in civil and criminal trial, DNA profiling.</p> <p>28. Forensic Evidence in criminal and civil trials.</p> <p>29. Forensic Evidence in civil and criminal trial, DNA profiling.</p> <p>30. Nil.</p> <p>31. Participant did not comment.</p> <p>32. Participant did not comment.</p> <p>33. Forensic Evidence in civil and criminal trial is least useful because I found that DNA profiling is important.</p> <p>34. Participant did not comment.</p> <p>35. Nil.</p> <p>36. Nil.</p> <p>37. Participant did not comment.</p> <p>38. Participant did not comment.</p> <p>39. Negotiation. The reason is that we have not exercise.</p> <p>40. No programme is useful.</p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>1. Actually as need to give suggestion because training programme is perfect for me. But I think to better programme, every lecture contain Power Point. Pictures and short video to know very well.</p> <p>2. I think that in this programme has an interpreter.</p> <p>3. All the arrangements in this programme is so satisfied to me. So, I have no suggestion. This programme is excellent. Tanks you so much.</p> <p>4. I suggest, this programmes to better all subjects to show the Power Point presentation.</p> <p>5. Participant did not comment.</p> <p>6. Participant did not comment.</p> <p>7. 1. White board are needed to explain you are system step by step when you ask ours; 2. Handouts that you will explains should be given in advance so as to understand when some teacher speak fast; 3. Rooms for students are good but junior officer can't use the internet as a result they can't learn and such in advance at night before lessons; 4. The teachers and the learners are too for in learning the students can't see the power point screen; 5. But all of you are very kind and hospitality. Thank you.</p>



8. Participant did not comment.
9. Your kind treatment and well arrangements kill the wounds to express better suggestion because it is fair enough.
10. NJA serve is very good. Nobody any else and suggestions.
11. Participant did not comment.
12. I think, my only opinion, every training make interpreter for participants.
13. I think, my only opinion, every training make interpreter for participants.
14. If we get the hard copy of the speaker's power point.
15. If you can arrange an interpreter, we will more recognize.
16. No.
17. Promote e-library using system and need interpreter for the participants because we are weak in English to study the subjects.
18. Participant did not comment.
19. Participant did not comment.
20. During in this training, we get much legal knowledge all of us are happy and peaceful. I which that NJA and the programme is ling supporting and aiding to judicial officers and other legal persons like us.
21. Quiche and fast transportation please.
22. During in this training, we get warmly welcome and hospitality of NJA. I find out the lack of process which is rare. It's all ok for us. The officers and servants of NJA are more quality persons and efficient. I wish that NJA and the programme is ling supporting and aiding to judicial officers and other legal persons like us.
23. Participant did not comment.
24. I think that in this programme has an interpreter.
25. Think that there shall have an interpretive in this programs.
26. Participant did not comment.
27. Nil.
28. Nil.
29. Nil.
30. Nothing to add more suggestion. Your arrangement is well organized and functioning.
31. This training is very useful.
32. This training is very useful, but too short if it is possible, 45 days is more suitable for this training.
33. I would like to make suggestion that NJA may serve me to translate speaker's speech because of speedy.

	<p>34. Participant did not comment.</p> <p>35. To make essence surely while giving lecture.</p> <p>36. More group discussions.</p> <p>37. Effective and useful for our many works.</p> <p>38. Participant did not comment.</p> <p>39. The weakness is my English. Thanks for sharing.</p> <p>40. I would like to suggest every programme are useful and agentive in physical and mental benefit. The programme must extend too many countries and all trainers must individually participation.</p>
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