**NATIONAL JUDICIAL ACADEMY**

**P-1100: East Zone-II Regional Conference on Enhancing Excellence of The Judicial Institutions: Challenges & Opportunities**

12\textsuperscript{th} - 13\textsuperscript{th} May, 2018

**Programme Coordinator** : Mr. Rajesh Suman and Ms. Shruti Jane Eusebius, Faculty, NJA, Bhopal

**No. of Participants** : 98

**No. of forms received** : 80

<table>
<thead>
<tr>
<th>I. OVERALL</th>
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</thead>
<tbody>
<tr>
<td><strong>PROPOSITIONS</strong></td>
</tr>
<tr>
<td>a. The objective of the Program was clear to me</td>
</tr>
<tr>
<td>b. The subject matter of the program is useful and relevant to my work</td>
</tr>
<tr>
<td>c. Overall, I got benefited from attending this program</td>
</tr>
<tr>
<td>d. I will use the new learning, skills, ideas and knowledge in my work</td>
</tr>
<tr>
<td>e. Adequate time and opportunity was provided to participants to share experiences</td>
</tr>
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<td></td>
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</tbody>
</table>
33. Question time may be extended to 30 minute if possible.
52. More interaction to be done in future.

II. KNOWLEDGE

<table>
<thead>
<tr>
<th>PROPOSITIONS</th>
<th>To a great extent</th>
<th>To some extent</th>
<th>Not at all</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The program provided knowledge (or provided links / references to knowledge) which is:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Useful to my work</td>
<td>73.42</td>
<td>26.58</td>
<td>-</td>
<td>58. Not all points are relevant to my work.</td>
</tr>
<tr>
<td>b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)</td>
<td>67.53</td>
<td>32.47</td>
<td>-</td>
<td>52. More time on this.</td>
</tr>
<tr>
<td>c. Up to date</td>
<td>80.26</td>
<td>19.74</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>e. Related to International Legal Norms</td>
<td>30.26</td>
<td>59.21</td>
<td>10.53</td>
<td>19. There was no session as such as I was useful to connect to such session, if any. 33. 3 days are require.</td>
</tr>
</tbody>
</table>

III. STRUCTURE OF THE PROGRAM

<table>
<thead>
<tr>
<th>PROPOSITIONS</th>
<th>Good</th>
<th>Satisfactory</th>
<th>Unsatisfactory</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. The structure and sequence of the program was logical</td>
<td>87.50</td>
<td>12.50</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>b. The program was an adequate combination of the following methodologies viz.</td>
<td></td>
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<tr>
<td>(i) Group discussion cleared many doubts</td>
<td>61.33</td>
<td>38.67</td>
<td>-</td>
<td>58. Some classification benefitted me.</td>
</tr>
<tr>
<td>(ii) Case studies were relevant</td>
<td>58.67</td>
<td>40.00</td>
<td>1.33</td>
<td></td>
</tr>
<tr>
<td>(iii) Interactive sessions were fruitful</td>
<td>85.90</td>
<td>14.10</td>
<td>-</td>
<td>58. Useful.</td>
</tr>
<tr>
<td>(iv) Simulation Exercises were valuable</td>
<td>61.54</td>
<td>38.46</td>
<td>-</td>
<td>3. Did not arise any such exercise.</td>
</tr>
<tr>
<td>(v) Audio Visual Aids were Beneficial</td>
<td>59.21</td>
<td>40.79</td>
<td>-</td>
<td>52. Not many.</td>
</tr>
</tbody>
</table>

(To be modified as per the sessions planned)

### IV SESSIONS WISE VETTING

<table>
<thead>
<tr>
<th>Parameters</th>
<th>Discussions in individual sessions were effectively organized</th>
<th>The Session theme was adequately addressed by the Resource Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Session</td>
<td>Effective and Useful</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1</td>
<td>78.95</td>
<td>21.05</td>
</tr>
<tr>
<td>2</td>
<td>86.84</td>
<td>13.16</td>
</tr>
<tr>
<td>3</td>
<td>87.01</td>
<td>12.99</td>
</tr>
<tr>
<td>4</td>
<td>78.95</td>
<td>21.05</td>
</tr>
<tr>
<td>5</td>
<td>92.75</td>
<td>7.25</td>
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<tr>
<td>6</td>
<td>87.50</td>
<td>12.50</td>
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</tbody>
</table>

### V. PROGRAM MATERIALS

<table>
<thead>
<tr>
<th>PROPOSITIONS</th>
<th>To a great extent</th>
<th>To some extent</th>
<th>Not at all</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. The Program material is useful and relevant</td>
<td>82.28</td>
<td>17.72</td>
<td>-</td>
<td>3. In the context of my day to day work as CJ (JD) it is relevant to some extent. 33. If possible speech of judge may be supplied during discussion 53. It is comprehensive and original.</td>
</tr>
<tr>
<td>b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area</td>
<td>78.21</td>
<td>21.79</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>c. The content was organized and easy to follow</td>
<td>76.62</td>
<td>23.38</td>
<td>-</td>
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</table>
## VIII. GENERAL SUGGESTIONS

**a. Three most important learning achievements of this Programme**

<p>| | |</p>
<table>
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<tbody>
<tr>
<td>1.</td>
<td>1. Understanding the importance &amp; constitutional vision of justice in a better way.</td>
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<td></td>
<td>2. Learning how to manage court in a more convenient manner; 3. Understanding how to use IT in a better way.</td>
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<td></td>
<td>2. Understanding the importance of constitutional vision, maintain judicial ethics and use of information technology.</td>
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<td></td>
<td>3. 1. Access to justice: court &amp; case management as well as use of information technology in court; 2. The constitutional vision of justice: A recapitulation. Its importance in the context of trial; 3. Judicial ethics &amp; neutrality: justice must be seen to have been done, manifestly.</td>
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<td></td>
<td>4. 1. Effective methods for considering digital evidence; 2. Recapitulation of constitutional vision of justice; 3. Discussion on judicial ethics conduct and extent of judicial responsibility.</td>
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<td>5. Conceptualization of judicial ethics; Elaborate aspect of justice; IT and its implementation in courts.</td>
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<td>7. Discipline decides destination; Attitude shows altitude; Constitutional vision of justice.</td>
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<td>9. The importance &amp; challenges of information technology.</td>
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<td>10. 1. How to be a judge in personal life; 2. How to facilitate use of technology in judicial work; 3. How to manage court affairs better.</td>
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<td>11. 1. A judge is judge for 24 hrs a day so his behaviour in day to day life should be befitting with his dignity; 2. A judge must abide by the law not only conscience.</td>
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<td>12. Judicial behaviour; Synergies relating to district judiciary; computer technology.</td>
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<td>13. How to use the objectives enshrined in the constitution in our daily work.</td>
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<td>14. 1. Constitutional vision of justice, learned a lot about the constitution's application to our work in lower court; 2. Access to justice and IT in courts; 3. The guardian court concept of higher courts.</td>
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<td>15. Constitutional vision of justice.</td>
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<td>17. 1. Helped me to have an overall view on all the topics taken in the programme; 2. Learnt how to manage our court in an effective way; 3. Got an overview of IT in courts.</td>
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<td>18. 1. Enhanced my knowledge on ethical point of view; 2. How to manage and deal with the records which are pending; 3. How to apply law while dealing with different kinds of cases and disposal of it.</td>
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</tbody>
</table>
19. 1. How to deal with cases which are pending and their management; 2. Ethics and professionalism that a judicial officer must possess; 3. Usefulness & challenges of information and communication technology.

20. 1. Regarding our memory; 2. Enhancing the knowledge; 3. Positive approach.


22. All about information and communication technology – usages challenges, paperless courts, case management digitally etc.

23. 1. Case management is described effectively; 2. IT Act- its advantages, disadvantages are elaborately described and we were made aware of situations where we should be careful; 3. To maintain dignity of litigants.


25. 1. I am motivated to see so many people engaged in updating the judicial officer; 2. I have learnt about what to do with electronic evidence; 3. I once again realized the great responsibility imposed on us by our constitution.

26. 1. How the constitution has to be kept in mind while disputing justice; 2. Judicial ethics are morality; 3. The use of electronic data and evidence.

27. 1. Elements that constitute judicial behaviour; 2. Interpretation of statutes keeping in mind social context; 3. General concept of constitutional vision of justice.

28. Got new insight and ideas about new technology and new development. Got a new scope in facing the problem; Got same new input about professionalism.

29. The constitutional vision of justice.

30. Participant did not comment.

31. 1. Punctuality in respect of all matter relating to court & work; 2. Give boost to work more. 3. Evidence in arms act.

32. 1. Much about judicial ethics; 2. Learnt a lot about synergies.

33. 1. Constitutional article clear in my mind and clear to understand; 2. In I.T. discussion on how we can apply digital signals, evidence in our court; 3. Court and case management how it can be applied by me.

34. **Session 3:** Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; **Session 5:** Access to Justice: Information and Communication Technology in Courts; **Session 6:** Access to Justice: Court and Case Management.

35. Participant did not comment.

36. ICT/ IT classes/ Programmes are very crucial. Judicial ethics/behaviour- Bangalore Code of Conduct- Interpretation of statute are very useful.

37. Participant did not comment.

38. 1. Professionalism and behavioural ethics of individual officer can change our judicial institution; 2. Interpretation of statutes/Acts vis-a-vis social context; 3. Exercise of discretion with a view to do justice.

40. 1. Professional ethics and conduct; 2. The advancement of artificial intelligence; 3. Effective court case management techniques.

41. Session 2: High Court and District Judiciary: Building Synergies; Session 3: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; Session 4: Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of discretion - proved to be most useful discussions, as it shall help us in overall development of skills as officers in judiciary.

42. 1. Fruitful interaction between members of subordinate judiciary and the Hon’ble judges; 2. Constitutional background of the statutes in use; 3. Discussion of relevant precedents.

43. 1. Learning how to address the ambiguity in law by looking at the objectives set forth in the preamble of the constitution; 2. Learning how to be people and litigant friendly and to do real and substantial justice; 3. The programme boosted my morale to work hard with positive attitude.


45. 1. Judicial officer has to act as per conscience of law nothing more and less; 2. Attitude should be pro-active and; 3. Discipline leads to own’s destination.

46. 1. Application of CPC within the constitutional framework; 2. Our relationship with the parent High Court (building synergies); 3. Court management.

47. The important learning achievement of this programme. Information & communication technology in court; Court & case management.

48. Ideas on importance of constitution on preamble, fundamental rights and directive principles of state policy while deciding cases.

49. Participant did not comment.

50. Presentation; Ethics; Confidence.

51. Participant did not comment.

52. 1. Being able to hear the senior judges; 2. Learnt new things; 3. Able to have an exposure to the judicial family from all over the county.


54. Importance of constitution in delivering justice; 2. Sharing ideas and best practices followed by courts.

55. The sharing of experiences from the dias discussion / Interaction Session 5: Access to Justice: Information and Communication Technology in Courts - was a great learning experience.

57. The overall style and contents of the speakers of Hon’ble J.K. Joseph was enriching; The depth and horizon of Hon’ble J. Talapatra on ‘discipline’; Clarity on judicial ethics & neutrality.

58. 1. Enriched judicial knowledge; 2. Ethical knowledge/Value as judicial officer has been refreshed and taught 3. Improved IT knowledge.

59. Ethics and IT.

60. 1. I learnt new learning, skill, ideas and knowledge & my work; 2. Subject matter were useful to my work; 3. Group discussion cleared my doubts.

61. During session I learnt new concepts like Bangalore Principles of Code of Conduct and updated my self with the case laws referred in sessions.

62. Participant did not comment.


64. Participant did not comment.

65. Participant did not comment.


68. Participant did not comment.

69. Enhancement of our knowledge regarding constitutional vision of justice and ethics, information and communication technology and importance of social context judging.

70. Enhanced the idea of constitutional vision of justice. Ethics. ICT challenges before us.

71. **Session-5: Access to Justice: Information and Communication Technology in Courts.**

72. It enhanced my knowledge of law at a more deep level. It helped me learn a lot more about the role of a judge. The interactive session helped me a lot in my understanding of law a lot more.

73. Learnt what justice means in accordance with the constitution. Enhanced my knowledge as to information and communication technology in court. Enhanced knowledge as to court and case management.

74. Understanding the constitutional vision of justice keeping in view/ mind the preamble and dispensing justice according to law and the present challenges faced by the judiciary.

75. Building of synergies between the High Court and District judiciary and **Session-5: Access to Justice: Information and Communication Technology in Courts. Session-6: Access to Justice: Court and Case Management.** Were the most important learning achievements.

| 77. | Inspired to do something for the institution. Expect the real scenarios in field highlighted more and suggest immediate and effective solutions. |
| 78. | It helps me to expand my knowledge. It gave me an opportunity to understand the judiciary in other state. |
| 79. | Reaffirmation of constitutional values. Realign myself with the constitutional vision of justice. |
| 80. | Participant did not comment. |

b. Which part of the Programme did you find most useful and why

| 1. | The part of information technology. |
| 2. | The part dealing with use of information technology in court. |
| 3. | Court & case management- because it directly addresses the day to day challenges I have to face in discharge of my duty. |
| 4. **Session 6**: Access to Justice: Court and Case Management. It has directly addressed the day to day challenges faced in the subordinate judiciary. |
| 5. | Participant did not comment. |
| 6. | Constitutional vision of justice and access to justice with information and communication technology are most useful because these directly and significantly address to dispensing justice to the suffering people. |
| 7. | Access to justice: information and communication technology in courts. |
| 8. | Interaction; Senior judges- Internal camaraderie. |
| 9. | Information technology & its impact in adjudication. |
| 10. | The interactive parts in each session. |
| 11. | Access to justice; information and communication technology in courts. |
| 12. | Interactive session. |
| 13. | The parts were all well-organized. I would like to mention specially about the part relating to ethics & case management. |
| 14. | Constitutional vision of justice. Even we judges at lower levels have many scopes in relation to the constitutional application. The maintaining dignity of the parties attending court touched me. |
| 15. | Parts to about. |
| 16. | Access to justice and court and case management. This part is most useful part as it is useful to us in our daily work. |
| 17. | Today when judiciary is expected to adopt ICT application in the courts, **Session 5**: Access to Justice: Information and Communication Technology in Courts- was very helpful in understanding the process how ICT will increase access to justice and increase judicial transparency & accountability. |
| 18. **Session 2**: High Court and District Judiciary: Building Synergies; **Session 3**: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; **Session 5**: |
Access to Justice: Information and Communication Technology in Courts; Session 6: Access to Justice: Court and Case Management. It helped me to get new ideas on information technology-Access to justice: case management helped me how to deal with the case records which are old pending.

19. Access to justice: Court and case management- The aforesaid session dealt with legal provisions and also practical challenges and solutions which will help us to deal with the pending cases more effectively & speedily.

20. All the sessions were useful.

21. Discussion on court & case management, Information & communication technology in courts and elements of judicial behaviour amongst others.

22. Constitutional vision of justice, building synergies, ethics & neutrality and professionalism and information and communication technology.

23. Session 2: High Court and District Judiciary: Building Synergies. We as judges of subordinate judiciary face many problems and require that Hon’ble High Court plays role of guardian, Hon’ble portfolio judge have one to one interaction with subordinate judiciary.

24. Session 5: Access to Justice: Information and Communication Technology in Courts- since cyber-crime has been increasing.

25. Session 3: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; Session 5: Access to Justice: Information and Communication Technology in Courts. Because I have not read any books on ethics and etc. The Session 3: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism—was like making the scenario more clear; more clarifying; Session 5: Access to Justice: Information and Communication Technology in Courts- because I have learnt about what to do with mobile phone evidence.


27. Session 3: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism-speakers very beautifully and nicely enlightened us with the concept of elements of judicial behaviour.

28. All the session were equally important. However, synergies between High Court and District Judiciary and session on information technology were most informative and useful.

29. I find all session very useful “Access to Justice to information and communication technology in court”.

30. Participant did not comment.

32. **Session 5**: Access to Justice: Information and Communication Technology in Courts.

33. All the part of **Session 1**: Constitutional Vision of Justice; **Session 2**: High Court and District Judiciary: Building Synergies; **Session 3**: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; **Session 4**: Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of discretion; **Session 5**: Access to Justice: Information and Communication Technology in Courts; **Session 6**: Access to Justice: Court and Case Management—most useful. Such types of conference may be organized each year to enable attendance of all officers.

34. **Session 5**: Access to Justice: Information and Communication Technology in Courts—New concept.

35. Participant did not comment.

36. ICT programme has opened our mind. We are going forward towards digital world. Electronic evidence—use—preservation—relevance are very important topic.

37. 1. Judicial ethics—It will help us to be better judges. Punctuality is another aspect of ethics which has been discussed; 2. High Court and District Judiciary: Building synergies—It will help the lower court judges to work in a better working environment which will help in building confidence amongst the trial judges.

38. All sessions were excellent, but to me, the **Session 3**: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; **Session 4**: Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of discretion— are more effective one, which reflects some viable solutions due to interactions; on the challenges of our judicial institution.

39. **Session 6**: Access to Justice: Court and Case Management.

40. **Session 5**: Access to Justice: Information and Communication Technology in Courts.

41. **Session 4**: Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of discretion— as this session guided us in how we can exercise our discretion and to what extent.

42. Comprehensive discussion on certain impediments faced by members of subordinate judiciary and effective discourse by adept speakers.

43. The programme—High Court and District Judiciary: Building Synergies—because it stressed upon a participatory role of the officers of lower judiciary and provides them space to ventilate their grievances and the opportunity to be learned.

44. **Session 5**: Access to Justice: Information and Communication Technology in Courts—because IT subject is new for me.

45. **Session 3**: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism—because without ethics, neutrality and professionalism nothing can be achieved in the sense of justice delivery.

46. Participant did not comment.
Constitutional vision of justice: while dealing with criminal case & civil.

All the contents of the programmes are useful.

All the programme.

All

Interactive session.

The interactive part of the session was most useful as it gave the opportunity to clear doubts etc.

All

Discussion and Session 5: Access to Justice: Information and Communication Technology in Courts- which was about the information & communication technology was very useful.

Both the sessions were equally beneficial for me.

I liked the third session for the reason that it clarified my concepts on judicial behaviour, ethics and neutrality in day to day life.

Session 2: High Court and District Judiciary: Building Synergies; Session 3: Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism; Session 6: Access to Justice: Court and Case Management. It helped me to get new ideas on information technology.

Ethics and IT.

Group discussion and feedback from audience.

The interactive sessions were very informative as we could put forth our queries directly to the authorities and got swift solutions.

Participant did not comment.

Access to justice information and communication technology in courts. Broadens my knowledge regarding use of technology in courts.


Access to justice. ICT in courts.

Access to justice. ICT in courts was useful because I came to know the most aspect of IT.

All are useful but for me, Session-5; Access to Justice: Information and Communication Technology in Courts. Is the most useful because in this session
the audio visual tools/aids used by the Hon’ble judges during presentation are very interesting.

70. The last two session, **Session-5; Access to Justice: Information and Communication Technology in Courts. Session-6; Access to Justice: Court and Case Management.** Hon’ble Mr. Justice S. Muralidhar is simply the best.

71. **Session-5; Access to Justice: Information and Communication Technology in Courts. Session-6; Access to Justice: Court and Case Management.**

72. I find the programme on access to justice. Information and communication technology in courts. The reason being that the details of the cases to be put up in the public domain should be done as it is accessible to the public. The role of judge is to sit in the court as well as uploading the orders in the public domain.

73. The, **Session-5; Access to Justice: Information and Communication Technology in Courts.** Access to justice, information and communication technology in court provided most useful for me as it is completely new for me, it is the session I find very interesting.

74. All the topics deliberated by the Resource Persons were good and interactive session was the most useful as it gives the platform for such opportunity.

75. **Session-1; Constitutional Vision of Justice. Session-5; Access to Justice: Information and Communication Technology in Courts. Session-6; Access to Justice: Court and Case Management.**

76. Information technology. ICT etc.

77. **Session-2; High Court and District Judiciary: Building Synergies.**

78. Constitutional vision of justice was most useful because it has made me realize that we have to interactive every state in the light of the justice as enshrined in our constitution.

79. All.

80. **Session-2; High Court and District Judiciary: Building Synergies.**

c. Which part of the Programme did you find least useful and why

1. All the parts were very useful.
2. The entire programme with useful.
3. As for **Session 4: Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of discretion**- there is hardly any scope for us, trial judges of independent statutory interpretation, when there is an standing precedent (of S.C. & H.C.) so far, in my ten years tenure, I have not come across a single situation where I had to interpret a statute independently in the sense constitution courts do it. I always found precedents to apply.

4. **Session 4: Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of discretion**- As trial judge of subordinate judiciary as such there is no scope for interpretation of statutory provision.

5. Participant did not comment.
6. I am unable to find least useful part of the programme.
7. No such.
8. NA
10. Topic covered in Session: 4, As it has sparse implication and/or implementation at trial court, As in my humble stature of intellect I perceive.
11. Each part of the programme is useful.
12. Discussion mostly relating to mainly to preamble.
13. None.
14. Social context judging as I did not find any relationship with my daily work.
15. None.
16. Nil
17. All the programmes were very useful.
18. Each session was useful and effective.
19. No session as such.
20. None
22. Nil
23. No such part.
24. None
25. All are useful.
26. Now, Every session has been useful in one way or the other.
27. Session 1: Constitutional Vision of Justice- topic was difficult to understand.
28. Not a single programme was least useful.
29. Not applicable.
30. Participant did not comment.
31. Does not arise.
32. No.
33. Session 2: High Court and District Judiciary: Building Synergies- In the programme I learnt more and more which have implications in day to day functioning my duty.
34. None
35. Participant did not comment.
36. Participant did not comment.
37. Participant did not comment.
38. Does not arise. All sessions are very relevant.
39. Participant did not comment.
40. None.
41. None.
42. None I can thank of.
43. All the sessions of the programme were useful and informative.
44. Cultural programme because I hardly got any time for rest.
45. **Session 3:** Elements of Judicial Behaviour: Ethics, Neutrality and Professionalism- because it was not discussed/delivered with sufficient time and information.
46. Participant did not comment.
47. Participant did not comment.
48. None
49. None
50. Participant did not comment.
51. Participant did not comment.
52. None.
53. None.
54. All
55. Participant did not comment.
56. None (both the sessions helped me in widening of horizons on the aspect of law as well as technology)
57. Can not say.
58. **Session 1:** Constitutional Vision of Justice- In this session, we have been enlightened constitutional provisions which hardly required in our daily work.
59. None.
60. Participant did not comment.
61. All the parts were extremely useful but the time constraints any day takes away the flow of discussions.
62. Participant did not comment.
63. None.
64. Participant did not comment.
65. Participant did not comment.
66. Participant did not comment.
67. Participant did not comment.
68. Participant did not comment.
69. As all are useful to me, I could not find any part which is least useful.
70. Sorry, I did not find any session not useful, every session has its own proper satisfactions.
71. Participant did not comment.
72. All the programme were may useful and enhanced my knowledge.
73. All the programme was equally useful to some extent so I am unable to point out the least useful.
74. Participant did not comment.
75. All were useful in their own aspects.
76. None.
77. **Session-1; Constitutional Vision of Justice.**
78. **Session-4; Social Context Judging as a Controlling Element in Statutory Interpretation and Exercise of Discretion.** It requires more clarification.
79. None.
80. Participant did not comment.

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<thead>
<tr>
<th>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</th>
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<tbody>
<tr>
<td>1. NA</td>
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<td>2. NA</td>
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<tr>
<td>3. The duration of such programmes may be enhanced.</td>
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<td>4. Interaction &amp; group discussion to mitigate problems faced by judicial officers.</td>
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<tr>
<td>5. Participant did not comment.</td>
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<td>6. More time should be given for discussion on the topics; A part from judges holders like- police and other agencies who are also other stake holders in justice delivery system. So some discussions can be held.</td>
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<td>7. Supply of information periodically digitally.</td>
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<td>8. Respectfully the ladies bathroom so we had to hold the doors in the NJA. Little things matter.</td>
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<td>9. We need more such programmes in West Bengal also.</td>
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<tr>
<td>10. This being my maiden participation, I am inadequately equipped to suggest anything as of now, but soft-copy of all study materials should be sent by e-mail to all judicial officers of India, irrespective of their participation at programmes conducted by NJA.</td>
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<tr>
<td>11. NJA may provide the hard copy of all the write up prepared by NJA to participants prior to the lecture.</td>
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<td>12. Topics should be more oriented towards cases handled by the subordinate judiciary.</td>
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<td>13. Participant did not comment.</td>
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<td>14. Starting practical classes.</td>
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<td>15. Use of video conferencing during trials of both civil and criminal cases.</td>
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<td>16. Officers need such type of programmes routinely for updating their knowledge.</td>
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<tr>
<td>17. No suggestions. The programmes of NJA are very effective.</td>
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<tr>
<td>18. By implementing/ give knowledge training on more recent laws of which cases have come up. Also by giving knowledge or training in IPC Cr. PC and CPC.</td>
</tr>
</tbody>
</table>
19. Training session on appreciation of digital evidence may be helpful.
20. 1. You can include more case based technique; 2. Discussion in the area specific lecture.
21. Regular holding of training programmes for us to guide in judicial skill development.
22. Detail discussion on appreciation of evidence (digital evidence) and how to decide a case involving digital evidence.
23. Papers/Notes of Resource Person be kindly circulated to all judicial officers. Such training programmes be organized after periodic interval. Really very useful training. Latest case laws on civil side, criminal side make kindly be circulated so that we can have the same.
24. One session should be devoted in discussing legal issues faced by sub-ordinate courts.
25. Topics should be uploaded in the website beforehand.
26. More such training programme must be conducted.
27. By organizing more and more this type of training programme and conference in future days.
28. Programme should be of shorter duration; Speaker should be allotted time as per requirement of subject matter as prior exercise should be done and that in allotting time; New technology etc. session should be given more time.
29. 1. Less member of subjects giving more time to speaker; 2. More time for interaction.
30. Participant did not comment.
31. In addition to the present commendable service, the NJA should also make endeavors to impart training to prosecutors Govt. Advocates, Additional P.P., Assistant P.P. & Legal Aid Counsels.
32. Participant did not comment.
33. Sir, since my service in more than 16 years I am unable to attend once in NJA I request more chance to attend the NJA programme in Bhopal. This programme I found more useful in service.
34. None
35. Participant did not comment.
36. Such programme ought to be organized frequently at such regional levels.
37. There should be frequent training programmes on regional basis too. Every officer should be made a participant on rotational basis.
38. I work to hear more from the Hon’ble Lordships ‘Judges’ of various High Courts to understand more and to get or set effective viable solutions of our institutions at my level.
39. It would be much helpful to be exposed to a full scale training on the nuances of evaluating electronic evidences.
40. Participant did not comment.
41. The sessions were exhaustively programmed and every topic discussed to the utmost especially the topic of case management.
42. By including in its programmes further topics which are relevant to the day to day functioning of presiding officer of subordinate judiciary.
43. No suggestions as NJA has already been serving better and in effective manner.
44. Resource Persons should be arranged from professional who are technically sound.
45. Participants of Lower Judiciary Officer should be encouraged to participate in group discussion to share their doubts and ideas.
46. Participant did not comment.
47. Participant did not comment.
48. Nil
49. Participant did not comment.
50. Kindly have programme training for civil judge Sr. Division and chief Judicial Magistrate in substantive law and specific training programme on ICT and court and case management.
51. There should be a separate session on digital evidence.
52. To have access to a hotline service with this institute so as to clear doubts when needed.
53. Programme should be for 5 days at least.
54. The programme was well organized hence no suggestions.
55. Participant did not comment.
56. Extensive case study would be helpful.
57. NJA is amazing; Nothing to suggest.
58. No suggestions.
59. All were perfect.
60. More time should be allotted to interactive session.
61. Nil.
62. Participant did not comment.
63. By supplying more study materials.
64. Participant did not comment.
65. Participant did not comment.
66. Participant did not comment.
67. Participant did not comment.
68. Please do allot more time for speakers.
69. Participant did not comment.
70. Participant did not comment.
71. Participant did not comment.
72. To have training programmes which will cover the new and emerging challenges in judiciary from time to time.
73. Speakers should have been given sufficient time.
74. I would like to expect more of such programme in future.
75. Please provide water for the participants in the hall.
76. Everything is good.
77. Programme should be more interactive. Should focus on problem and solution in subordinate judiciary. Different sessions for High Court Judges and subordinate court judges and a joint session. Free flow of ideas be facilitated. Confidentiality on what a judicial officer said be maintained.
78. Participant did not comment.
79. More time to participants to finish their presentations.
80. Participant did not comment.