# TABLE OF CONTENTS

## Session 1
### Constitutional Vision & Mission of Legal Aid & Access to Justice


### Case Law:
- Hussain v. Union of India, (2017) 5 SCC 702 ..................................... 86
- Anita Kushwaha v. Pushap Sudan, (2016) 8 SCC 509 .................... 103
- Re-Inhuman Conditions in 1382 Prisons, (2016) 3 SCC 700 ............. 129
- Ranjan Dwivedi v. CBI, (2012) 8 SCC 495 ..................................... 153

## Session 2
### Legal Aid & Public Trust: Enhancing User Friendliness of Trial Courts


## Session 3
### Bar & Legal Aid in India

1. Chapter 12 –Recommendations, *Needs Assessment Study of Selected Legal Service Authorities*, Department of Justice (Government of India) and UNDP, 137-143 (2012) ................................................................. 227

### Case Law:
Session 4
Power and Functions of Legal Services Authorities “NALSA”


Session 5
Strengthening Access to Justice at Grassroot Level: Informal Modes of Access to Justice


Session 6
Socio-economic Impediments in Access to Justice


Session 7
Legal Aid to Victims of Crime: Compensation & Rehabilitation


3. NCW, Revised Scheme for Relief & Rehabilitation, 2010................................. 506

4. *Case Law:*
   - Laxmi v. Union of India and others, 2013 Indlaw SCO 1380 ...................... 526
   - Roy Fernandes v. State of Goa,(2012) 3 SCC 221................................. 528
   - Suba Singh v. Davinder Kaur, (2011) 13 SCC 296................................. 529
   - Delhi Domestic Working Women’s Forum v. Union of India, (1995) 1 SCC 14.. 533
Session 8
ICT as a Tool to Enhance Access to Justice

5. Justice R.C. Chavan, E-courts Project: Citizen at the Centre of Court Process, Cries In Wilderness, 2014................................................................. 615
6. Case Law:
   ✓ State of Maharashtra v. Dr. Praful B. Desai; (2003) 4 SCC 601............... 621
   ✓ In M/S SIL Import, USA v. M/S Exim Aides Silk Exporters AIR 1999 SC 1609 ... 623

Note: The Cases in the Reference Material have been abridged and tailored in order to highlight some pertinent points for discussion. Please read the full judgment for conclusive opinion.