National Judicial Academy
P-1149: South Zone-II: Regional Conference on Enhancing Excellence of the Judicial Institutions: Challenges & Opportunities
19th – 20th January, 2019

Programme Coordinator: Mr. Prasidh Raj Singh and Mr. Shashwat Gupta, Faculty
No. of Participants: 104
No. of forms received: 90

<table>
<thead>
<tr>
<th>I. OVERALL</th>
<th>PROPOSITION</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 objective of the Program was clear to me</td>
<td>91.95</td>
<td>8.05</td>
<td>-</td>
<td>43. Very good. 65. Good.</td>
<td></td>
</tr>
<tr>
<td>b. The subject matter of the program is useful and relevant to my work</td>
<td>83.33</td>
<td>16.67</td>
<td>-</td>
<td>43. Very good. 65. Good.</td>
<td></td>
</tr>
<tr>
<td>c. Overall, I got benefited from attending this program</td>
<td>86.67</td>
<td>13.33</td>
<td>-</td>
<td>43. Excellent. 65. Good.</td>
<td></td>
</tr>
<tr>
<td>d. I will use the new learning, skills, ideas and knowledge in my work</td>
<td>88.64</td>
<td>11.36</td>
<td>-</td>
<td>25. E-courts require lot of training before it is implemented. 43. Excellent. 65. Good.</td>
<td></td>
</tr>
<tr>
<td>e. Adequate time and opportunity was provided to participants to share experiences</td>
<td>77.27</td>
<td>22.73</td>
<td>-</td>
<td>43. Excellent. 62. Good. 65. Good.</td>
<td></td>
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</tbody>
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<table>
<thead>
<tr>
<th>II. KNOWLEDGE</th>
<th>PROPOSITION</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: a. Useful to my work</td>
<td>82.76</td>
<td>17.24</td>
<td>-</td>
<td>43. Very good. 65. Good.</td>
<td></td>
</tr>
</tbody>
</table>
b. Comprehensive (relevant case laws, national laws, leading text/articles/comments by jurists)  
- 70.11 29.89 - 43. Very good.

c. Up to date  
- 82.76 17.24 - 43. Satisfactory.

d. Related to Constitutional Vision of Justice  
- 82.02 17.98 - 43. Satisfactory. 65. Good.

e. Related to international legal norms  
- 40.24 52.44 7.32

### III. STRUCTURE OF THE PROGRAM

<table>
<thead>
<tr>
<th>PROPOSITION</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>87.78</td>
<td>12.22</td>
<td>-</td>
<td>43. Very good. 65. Good.</td>
</tr>
<tr>
<td>b. The program was an adequate combination of the following methodologies viz.</td>
<td></td>
<td></td>
<td></td>
<td>43. Satisfactory.</td>
</tr>
<tr>
<td>(i) Group discussion cleared many doubts</td>
<td>43.84</td>
<td>46.58</td>
<td>9.58</td>
<td>45. Not at all done. 64. No group discussion made. 65. Good.</td>
</tr>
<tr>
<td>(ii) Case studies were relevant</td>
<td>62.35</td>
<td>36.47</td>
<td>1.18</td>
<td>43. Good. 65. Good.</td>
</tr>
<tr>
<td>(iii) Interactive sessions were fruitful</td>
<td>64.29</td>
<td>35.71</td>
<td>-</td>
<td>43. Good. 65. Good.</td>
</tr>
<tr>
<td>(iv) Audio Visual Aids were beneficial</td>
<td>55.70</td>
<td>36.71</td>
<td>7.59</td>
<td>43. Good. 65. Good.</td>
</tr>
</tbody>
</table>

### IV SESSIONS WISE VETTING

<table>
<thead>
<tr>
<th>Session</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></td>
<td>Effective and Useful</td>
<td>Satisfactory</td>
</tr>
<tr>
<td>1</td>
<td>83.72</td>
<td>16.28</td>
</tr>
<tr>
<td>2</td>
<td>88.10</td>
<td>11.90</td>
</tr>
<tr>
<td>3</td>
<td>79.52</td>
<td>20.48</td>
</tr>
<tr>
<td>4</td>
<td>85.54</td>
<td>14.46</td>
</tr>
<tr>
<td>5</td>
<td>87.80</td>
<td>12.20</td>
</tr>
</tbody>
</table>
## V. PROGRAM MATERIALS

<table>
<thead>
<tr>
<th>PROPOSITION</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>82.22</td>
<td>17.78</td>
<td>-</td>
<td>30. Yet to verify the materials in detail. 43. Very good. 54. To update legal skills.</td>
</tr>
<tr>
<td>b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area</td>
<td>79.78</td>
<td>20.22</td>
<td>-</td>
<td>30. Yet to verify the materials in detail. 43. Very good.</td>
</tr>
<tr>
<td>c. The content was organized and easy to follow</td>
<td>82.95</td>
<td>17.05</td>
<td>-</td>
<td>30. Yet to verify the materials in detail. 43. Very good.</td>
</tr>
</tbody>
</table>

## VIII. GENERAL SUGGESTIONS

<p>| a. Three most important learning achievements of this Programme | 1. 1. Inspired confidence; 2. Imparted knowledge in important new area of legal system; 3. Improved commitment &amp; attitude. 2. Court management; Case management; Information and communication technology. 3. 1. Enhanced my knowledge on court management &amp; case management techniques; 2. On NJDG, on role of district judiciary in making constitutional vision of justice a reality; 3. Gained sufficient knowledge. 4. Eye opener to multi-dimensional issues; How to manage courts and cases; Usefulness of ICT in courts. 5. <strong>Session 1: Constitutional Vision of Justice; Session 2: High Court and District Judiciary: Building Synergies and Session 4: Access to Justice: Information and Communication Technology in Courts</strong>- the discussions in second session if materialized, then it infuses confidence in judicial officers. 6. Gained good insights on building synergies between High court and the subordinate courts. Paradigm shifts to be made in revisiting the appellate process and even procedural norms considering developments in developed commonwealth legal systems. 7. Very useful sessions on court management &amp; also case management. Free and smooth conducting of the court work. 8. The vast vision of Indian constitution; Court management practices; Data management. 9. Court management; Constitutional vision; ICT. 10. Participant did not comment. |</p>
<table>
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<th></th>
<th></th>
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<tbody>
<tr>
<td>11.</td>
<td>Participant did not comment.</td>
</tr>
<tr>
<td>12.</td>
<td>Always be specific clear and precise.</td>
</tr>
<tr>
<td>13.</td>
<td>Participant did not comment.</td>
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<tr>
<td>14.</td>
<td>Viewing all the cases with constitutional vision; The unknown problems of the litigants due to the delay in disposal of cases.</td>
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<tr>
<td>15.</td>
<td>Had a broad vision on constitution &amp; management of courts; 2. Enriched with some proceedings in other state's judiciary; 3. Efforts put on by Hon’ble Supreme Court, High Courts &amp; Academies is known to judicial officers in all aspects.</td>
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<tr>
<td>16.</td>
<td>1. How to dispose of cases speedily.</td>
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<td>17.</td>
<td>1. E-courts.</td>
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<td>18.</td>
<td>Understanding as to constitutional obligation of judges to improve the justice delivery system; 2. How to manage subordinates- tools and techniques in administration, court management necessity of maintaining quality without sacrifice to quantity. 3. Do’s and don’ts of an appellate judge-necessity of avoiding unnecessary interference as an appellate judge.</td>
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<tr>
<td>19.</td>
<td>Perspective is widened - justice. Opportunity to vet out - Open up; Gained more on aspects not dealt with in the regular day to day affairs.</td>
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<td>22.</td>
<td>We learnt new procedure U/S 229A for effective execution of NBWs.</td>
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<tr>
<td>23.</td>
<td>1. Constitutional vision of justice. 2. Federal system working of judiciary. 3. Views of Hon’ble Judges of Supreme Court and Hon’ble High Court.</td>
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<tr>
<td>25.</td>
<td>Court management.</td>
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<tr>
<td>26.</td>
<td>1. Inspired and motivated to move forward. 2. To do my best with this enhanced knowledge.</td>
</tr>
<tr>
<td>27.</td>
<td>Interacted with other state's judicial officers and gained and shared knowledge. 2. Enriched with the knowledge in E-Courts. 3. Developed the idea about district judiciary.</td>
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<tr>
<td>29.</td>
<td>Participant did not comment.</td>
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<tr>
<td>30.</td>
<td>Realized the need to improve reading skills. Good opportunity to listen to great speakers.</td>
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<tr>
<td>31.</td>
<td>1. Shared experience of judicial officers from other states; 2. Got more information regarding CIS and new applications which are helpful; 3. Learnt how to improve the quality of my work.</td>
</tr>
<tr>
<td>32.</td>
<td>1. How to improve one’s knowledge by learning. 2. Relations among judicial officers. 3. Court management.</td>
</tr>
</tbody>
</table>
| 33. | 1. Got updated in all aspects. 3. Integrity and accountability of all judges.
34. e-filing - paperless filing. Genesis of ICT. Next step.
35. Got confidence to work at bench with new techniques. Case management and board management. Constitutional vision of justice.
36. 1. More sensitized about the constitutional vision of justice. 2. Motivated to take forward ICT in courts. 3. To be more effective in court and case management.
37. 1. Constitutional vision of justice. 2. ICT in courts. 3. Court management.
38. Court and Case management.
40. Enlightenment on implementation of S. 229A of CrPC.
41. Participant did not comment.
42. Difficulties in achieving excellence was examined through the prism of subordinate courts. Real difficulties faced by subordinate courts taken notice of and the constitutional vision necessary for these courts emphasized.
43. No.
44. 1. Enhancement of knowledge; 2. Gives a good experience; 3. Boost to work with new zeal.
45. 1. Constitutional vision of justice with our conscious as applicable to the common sense of common people with in the corner of law of land; 2. High Court and District judiciary coordination to build up/enrich the institution; 3. Information & technology in courts.
46. 1. This programme has clarified as to what is the constitutional vision & justice; 2. Information and communication technology have to be effectively implemented in the courts; 3. Court and case management has to be followed for effective work in judiciary.
47. 1. Access to justice- information and communication; 2. Court and case management; 3. Technology in courts.
48. 1. I am much benefited by the lecture of Justice P.N. Prakash regarding the court and case management; 2. How to use the S. 229A of CrPC. 3. Court management.
49. 1. How to enhance the excellence of maintaining the e-court system; 2. What are the benefits going to be achieved if paperless court project is implemented; 3. How to handle the provision u/s 229A of CrPC and to deal with absconding accused.
50. 1. Use of information & technology in every day process; 2. Court management & case management tips; 3. Enriched the knowledge.
51. Ideal justice delivery system; Use of computers and IT in courts; Benefits of paperless court proceedings.
52. Learnt about building synergies, justice and e-courts, NJDG in detail.
53. Participant did not comment.
54. 1. Case management.
55. 1. Was able to update myself on the topics discussed. 2. Useful and practical tips in court management; 3. To a certain extent understood the procedure adopted in other states.
1. Importance of updating knowledge; 2. Reflect constitutional vision in matters and adjudication.

Very useful in our day to day works.

1. Implementation of constitutional visions in our court functioning; 2. Effective usage of IT in administration of courts; 3. The enthusiasm to learn more.

Recent updates regarding access to justice, Information and communication technologies in court; Court management skills; Constitutional vision of justice.

1. Constitutional vision of justice; Access to justice: Information and communication technology in courts.

More ideas regarding court management; need for making synergies with the Hon’ble District and Hon’ble High Court; More ideas regarding CIS.

Participant did not comment.

Experiences of senior most of present justices; Experiences of officers from different states; Judiciary from administration perspective.

1. How to manage the court and case; 2. What all are the benefits of CIS; 3. Constitutional vision of justice.

Participant did not comment.

Got knowledge on day to day issues in court management and its possible solutions.

We, part of subordinate judiciary, after a long time got opportunity to refresh and renew knowledge with regard to constitution and acquire knowledge as well. We also got eyes opened with regard to digitalization of court work.


Had a deep insight into the enhancement of excellence in the judicial institution.

1. Building/having good relationship with senior and fellow judges; 2. Importance of technology in courts; 3. Court & case management.

1. Dealing with court staff & bar; 2. About the work of judges in improving the judgement & in technology; 3. The thoughts of appellate court on lower court judgement.

1. Judges have to keep in mind the constitutional values when disposing cases; 2. Synergy building will improve the output and quality of our work; 3. Use of technology will build transparency and accountability.

Effective use of information technology; The practical problems in using the technology.

1. Idea to enhance the excellence in the judicial work; 2. Effective use of ICT tools in courts; 3. Effective court & case management.

Participant did not comment.

1. Necessity of upholding the constitutional vison of equality and justice; 2. Importance of information and technology in speedy dispensation of justice; 3. Judicial discipline at all levels of hierarchy.

Approach to constitutional vision of justice. Making use of information and communication technology in courts; Court and case management.
78. Goals understood; inspired to work towards excellence, Motivated.
79. 1. Gained much knowledge in the subject of appeals; 2. Gained knowledge in information & communication technology in courts.
80. To learn more about information and communication technology in courts.
81. 1. I have learned constitutional vision of justice; 2. Application of information and communication technology in courts; 3. Court and case management system.
82. Prioritize quality over quantity; Practice role of judges in CIS; Motivation for going paperless.
83. 1. Subordinate courts are to function efficiently for proper administration of justice and justice delivery; 2. Exchange of experiences; 3. Excessive interference by appellate forums to be reduced.
84. 1. Understood that all the courts have been entrusted with the same responsibility under the constitution; 2. Learned about several problems that may arise in future in court; 3. Practical solutions for some of the problems.
85. 1. Able to enhance my vision on constitutional goals on administration of justice; 2. How to more effectively control court work by using technology; 3. The impact of excessive appellate interference on administration of justice.
86. 1. Knowledge; 2. Latest position of law; 3. Procedure to be adopted in day to day working of court.
88. 1. Enriching of legal knowledge; 2. Adopt new techniques for quick disposal of pending cases; 3. To see litigant get quicker justice.
89. 1. ICT in courts; 2. Enhancement tools for judicial excellence; 3. Recruitment of skilled staff.
90. Enhancing judicial excellence via fundamental tools in social transformation.

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

<table>
<thead>
<tr>
<th>1. Session 1: Constitutional Vision of Justice; Session 2: High Court and District Judiciary: Building Synergies and Session 5: Access to Justice: Court and Case Management.</th>
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<tbody>
<tr>
<td>2. Case management.</td>
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<tr>
<td>4. Court and case management, very exhaustive and illustrative lecture by Hon’ble Justice Mr. P.N. Prakash.</td>
</tr>
<tr>
<td>5. Session 2: High Court and District Judiciary: Building Synergies; Session 4: Access to Justice: Information and Communication Technology in Courts- Additionally the discussions about CIS did throw much light on need of hour &amp; options available.</td>
</tr>
<tr>
<td>6. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference – last session was indeed very good on praxis insights.</td>
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<tr>
<td>7. 1. Implementation of digitalization of cases in court; 2. It is very useful to discuss with the officers from other states.</td>
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<tr>
<td>8. Session 1: Constitutional Vision of Justice.</td>
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</tbody>
</table>
9. **Session 2:** High Court and District Judiciary: Building Synergies; **Session 3:** Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference and **Session 5:** Access to Justice: Court and Case Management.


11. Participant did not comment.

12. Interaction.

13. **Session 4:** Access to Justice: Information and Communication Technology in Courts; **Session 5:** Access to Justice: Court and Case Management - more practical and useful for daily work business.

14. Court and case management; as it is very helpful for day to day administration of justice.

15. Cannot leave a single one; All are very informative & useful.

16. By Mr. Justice P.N. Prakash as we can reduce the pending old cases by faster execution of NBWs.

17. Access to justice: information and communication technology in courts. To go for paperless courts.

18. **Session 2:** High Court and District Judiciary: Building Synergies.

19. Experts speech – got to know more from the expert's point of view.

20. **Session 3:** Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference - as subject (precedents) were touched more than other sessions.

21. **Session-1** Constitutional Vision of Justice. **Session-2** High Court and District Judiciary: Building Synergies. **Session-3** Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference.

22. Participant did not comment.

23. **Session-5** Access to Justice: Court and Case Management. As it is most useful in discharge of day-to-day duties.


25. **Session-1** Constitutional Vision of Justice. **Session-2** High Court and District Judiciary: Building Synergies.

26. **Session-1** Constitutional Vision of Justice. **Session-2** High Court and District Judiciary: Building Synergies. **Session-3** Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. **Session-4** Access to Justice: Information and Communication Technology in Courts. **Session-5** Access to Justice: Court and Case Management. Reenergized the constitutional vision and refreshed my thoughts with constitutional provisions.

27. Programme related to Access to justice, information and communication technology and court management system with paperless courts.

28. **Session-1** Constitutional Vision of Justice. **Session-2** High Court and District Judiciary: Building Synergies. **Session-3** Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. **Session-4** Access to Justice: Information and Communication Technology in Courts. **Session-5**
Access to Justice: Court and Case Management. Session by Justice P N Prakash added more colors to court management.

29. Participant did not comment.

30. **Session-2 High Court and District Judiciary: Building Synergies. Session-4 Access to Justice: Information and Communication Technology in Courts. Session-5 Access to Justice: Court and Case Management**- are most useful as they are related to trial court judges.

31. **Session-2 High Court and District Judiciary: Building Synergies. Session-4 Access to Justice: Information and Communication Technology in Courts. Session-5 Access to Justice: Court and Case Management**—in session 2 the speech by the resource person Hon’ble Chief Justice Hrishikesh Roy and Hon’ble Justice Indira Banerjee helped to gain much confidence and enable me to become aware about the concerns about the subordinate judiciary. Session 4 gave clear picture of CIS. Session 5 made me aware of effective methods of court management and case management.

32. All sessions are very useful for us. They enriched my knowledge on the relevant topics.

33. The provisions, technical assistance.


35. Case management and CIS-3.

36. **Session-2 High Court and District Judiciary: Building Synergies. Session-4 Access to Justice: Information and Communication Technology in Courts.**

37. Court management and ICT. It gave new ideas for speedy trial.

38. **Session-4 Access to Justice: Information and Communication Technology in Courts. Session-5 Access to Justice: Court and Case Management.**

39. **Session-4 Access to Justice: Information and Communication Technology in Courts. Session-5 Access to Justice: Court and Case Management.** Because matter discussed is useful in present scenario.

40. Participant did not comment.

41. Constitutional vision of justice.

42. All.

43. Computerization.

44. All the sessions.

45. The subject, **Session 2: High Court and District Judiciary: Building Synergies; Session 4: Access to Justice: Information and Communication Technology in Courts**- are found as most useful- because they are practical and to serve independently without any fear.

46. High court and district judiciary building synergies - because in order to achieve excellence in judiciary building synergies is very essential.

47. Technology in court updated knowledge acquired. It will be useful for day to day work.

49. Access to justice: Information and communication technology in courts. It made me aware of maintaining the e-court project more effectively.

50. **Session 4**: Access to Justice: Information and Communication Technology in Courts; **Session 5**: Access to Justice: Court and Case Management - are very much useful for discharging the daily duties.

51. **Session 4**: Access to Justice: Information and Communication Technology in Courts; **Session 5**: Access to Justice: Court and Case Management - It helped me to know more about it.

52. **Session 2**: High Court and District Judiciary: Building Synergies; **Session 4**: Access to Justice: Information and Communication Technology in Courts; **Session 5**: Access to Justice: Court and Case Management - are most useful to deal with these things daily in discharge of judicial and administrative duties.

53. Participant did not comment.

54. Participant did not comment.

55. **Session 5**: Access to Justice: Court and Case Management - as practical tips given.

56. Information and communication technology in courts and court & case management.

57. Case management & court management.

58. All the sessions are useful because it gave me a new perspective regarding functioning of court.

59. Above mentioned 3 topics were more useful for daily work and very much essential for increasing disposal of cases which is the ultimate goal of this conference.

60. Constitutional vision of justice; Information and communication technology in courts.

61. **Session 5**: Access to Justice: Court and Case Management – It was relating to case management.

62. Participant did not comment.

63. **Session 1**: Constitutional Vision of Justice; **Session 2**: High Court and District Judiciary: Building Synergies.

64. Court and case management very much useful in day to day work.

65. **Session 1**: Constitutional Vision of Justice; **Session 4**: Access to Justice: Information and Communication Technology in Courts; **Session 5**: Access to Justice: Court and Case Management – are most useful as relevant to day to day duties.

66. **Session 4**: Access to Justice: Information and Communication Technology in Courts; **Session 5**: Access to Justice: Court and Case Management – as it deals with day to day issues and solution.

67. Information and communication technology and court and case management certainly, other sessions are also useful.

68. Court and case management session - it is useful & relevant for my day to day work.
69. High court & district judiciary: Building synergies. The session actually contributed to give better understanding of the working of the system.

70. Importance of technology in courts and court & case management.

71. **Session 2: High Court and District Judiciary: Building Synergies; Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference and Session 5: Access to Justice: Court and Case Management** – increased my confidence & changed my vision.

72. The part of the programme on the constitutional values. It is useful in doing justice to parties and to uphold their constitutional rights.

73. The information given in court management; Speech by Justice M. Sundar & Justice Sunil Ambwani & Justice P.N. Prakash.

74. Interactive session.

75. Building synergies; Case law management by Justice P.N. Prakash.

76. All; Each part was informative and thought provoking.

77. Access to justice- Information and communication technology in court. I found most useful as it is paperless. All the parties, lawyers and judges can access pleadings, documents etc. at the same time.

78. Case & court management.


80. Court and case management.

81. **Session 4: Access to Justice: Information and Communication Technology in Courts; Session 5: Access to Justice: Court and Case Management** – are very useful. Information and communication technology in courts is very useful and court and case management session also very useful.

82. The entire programme was useful and dealt with practical difficulties.

83. Access to justice court and case management.

84. **Session 1: Constitutional Vision of Justice; Session 2: High Court and District Judiciary: Building Synergies; Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference; Session 4: Access to Justice: Information and Communication Technology in Courts; and Session 5: Access to Justice: Court and Case Management.**

85. **Session 4: Access to Justice: Information and Communication Technology in Courts-** is most useful to me since it gave insights into various aspects of access to justice by the use of information and communication technology.

86. The fifth session wherein the problems were discussed by the panelists regarding the working of the courts.

87. All sessions were equally useful.

88. Each part of programme is useful for day to day functioning of judicial officers; Now most of the judicial officers face new challenges at grassroots levels and therefore no distinction can be made.

89. ecourt software and its significance. Hon’ble ecourt committees of Apex court to high courts have done a great job.
90. Court and case management – we have learnt that good court management is an essential prerequisite for quick disposal of litigation and providing real access to justice.

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

| 1. | Participant did not comment. |
| 2. | Nil. |
| 3. | None. |
| 4. | None. Every programme is very useful. |
| 5. | Participant did not comment. |
| 6. | All sessions generally maintained optimal quality levels. |
| 7. | In my opinion there is nothing least useful in this South Zone-II Regional conference on enhancing excellence of the judicial institutions. |
| 8. | None. |
| 9. | Participant did not comment. |
| 10. | Participant did not comment. |
| 11. | Participant did not comment. |
| 12. | Participant did not comment. |
| 13. | Participant did not comment. |
| 14. | Participant did not comment. |
| 15. | Participant did not comment. |
| 16. | All programme are good. |
| 17. | Building synergies. |
| 18. | Nil. |
| 19. | Ought to have been a discussion oriented, instead of regular meeting format. Group and discussions with the chair. |
| 20. | Nil. |
| 22. | Participant did not comment. |
| 23. | Nil. |
| 24. | Participant did not comment. |
| 25. | ecourt (paperless court) unless root of the issue or foundations are apprised to lawyers and litigants. |
| 26. | Participant did not comment. |
| 27. | Constitutional vision of justice because it created less impact. |
| 28. | **Session-3 Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference.** |
| 29. | Participant did not comment. |
| 30. | **Session-1 Constitutional Vision of Justice.** Was not of much use to the trial court judges. |
| 31. | Nil. |
32. Participant did not comment.
33. Nil.
34. Not found anything.
35. Presentation made by Mr. R. Venkataramani- not to the point.
36. Participant did not comment.
37. Participant did not comment.
38. Participant did not comment.
39. I do not think that any session is least useful.
40. Participant did not comment.
41. None.
42. None.
43. No.
44. None.
45. Constitutional vision of justice.
46. **Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference**- because it is a subject to be considered by appellate authority.
47. Participant did not comment.
48. **Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference.**
49. **Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference**- It gave only general awareness.
50. **Session 1: Constitutional Vision of Justice**- As it is not applicable to more extent.
51. Participant did not comment.
52. **Session 1: Constitutional Vision of Justice; Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference**- The topics are not much related to the concept of present conference.
53. Participant did not comment.
54. Participant did not comment.
55. All sessions were useful.
56. Participant did not comment.
57. Participant did not comment.
58. Nil.
59. Participant did not comment.
60. Participant did not comment.
61. Participant did not comment.
62. Participant did not comment.
63. **Session 4:** Access to Justice: Information and Communication Technology in Courts; **Session 5:** Access to Justice: Court and Case Management - because of the way the session was dealt from subject perspective.

64. No.

65. Participant did not comment.

66. Participant did not comment.

67. Participant did not comment.

68. Participant did not comment.

69. No such session.

70. Participant did not comment.

**Session 4:** Access to Justice: Information and Communication Technology in Courts; - learnt only history & development.

71. I found every part useful.

72. Participant did not comment.

73. Participant did not comment.

74. Participant did not comment.

75. Constitutional vision of justice.

76. Nil.

77. All programme were useful.

78. Participant did not comment.

79. Participant did not comment.

80. Participant did not comment.

81. **Session 2:** High Court and District Judiciary: Building Synergies - High court and district judiciary synergies is very good in Tamil Nadu.

82. Participant did not comment.

83. Access to justice: Information and communication technology in courts- because the information and communication systems have already come in existence to an extent.

84. Nil.

85. NA. All sessions were useful.

86. None.

87. Not applicable.

88. Participant did not comment.

89. I hope no such programme.

90. Participant did not comment.

d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective

1. Participant did not comment.

2. Exemplary programme.

3. If some programme are organized state wise & cadre wise then much can be achieved as some problems are unique to certain states.

4. Participant did not comment.
5. Participant did not comment.
6. Intimate the e materials atleast 10 days in advance.
7. It is very useful to conduct this conference state wise with the lower judiciary officer.
8. Participant did not comment.
9. Participant did not comment.
10. Participant did not comment.
11. Participant did not comment.
12. Participant did not comment.
13. Participant did not comment.
14. Participant did not comment.
15. Group discussions may be added.
16. Participant did not comment.
17. The training should be practical.
18. Nil.
19. Study material to be circulated earlier. Discussions and not reading out prepared speech or articles.
20. Nil.
22. Participant did not comment.
23. Nil.
24. Participant did not comment.
25. Video conferences sessions be introduced.
26.1. Participants may be asked to make presentation group wise. 2. Groupwise interaction can be included. 3. Papers may be called from proposed conference topics. Case management topics may be added.
27. Platform may be created for sharing the knowledge of technology and digital judiciary and training classes could be conducted.
28. Sincere interaction amongst delegates should be promoted to develop best practices and joining to tackle common issues.
29. Participant did not comment.
30. Nil.
31. Nil.
32. Such programme should be conducted frequently and it should be seen that each and every judicial officers gets an opportunity to be a part of such programme.
33. Periodical conference and training through video conference.
34. Provide more conference on various subjects which are dealt with in day to day cases with latest case laws on various subject and also provide notes on them.
35. Participant did not comment.
36. 1. More group discussion may be included. 2. Presentation on the views of the Group/state may be included.
37. Participant did not comment.
38. Participant did not comment.
39. Participant did not comment.
40. Participant did not comment.
41. Nil.
42. Participant did not comment.
43. No.
44. Conduct the programme on regular intervals so that all the judicial officers get the opportunity to participate.
45. 1. The opportunity to submit views by delegates well in advance on the subjects to be discussed and any valuable suggestion out of these views submitted as new one; 2. The group discussion state wise & interstate wise to share our achievements to face the challenges before us.
46. No more suggestions.
47. Participant did not comment.
48. Training should be conducted once in an year regarding practical aspects.
49. To give training frequently at least once in two years on practical aspects.
50. To organize more programme to share the knowledge and provide platform to share our problems.
51. Participant did not comment.
52. I request to conduct few workshops or seminars with regard to information technology.
53. Participant did not comment.
54. Adopt – effective methods for active participation of delegates and participants.
55. All arrangements were just fine.
56. Motivational training to officers and staff.
57. Staff may also be given necessary training.
58. Nil.
59. Separate conference could be held without higher authorities’ presence which would make the session more interactive and help us to come out with more views and practical difficulties.
60. Participant did not comment.
61. Programme concerning appreciation of evidence.
62. Participant did not comment.
63. Participant did not comment.
64. Kindly conduct more programmes like this.
65. Participant did not comment.
66. Participant did not comment.
67. Material may be mailed to all the judicial officers.
68. Participant did not comment.
69. Conference of this nature wherein all the hierarchical function meet on a platform and share their views.
70. NJA to conduct more conference to enrich the knowledge of judges.
71. To arrange more conferences on use of technology.
72. Arrange more programmes like this on state level.
73. Participant did not comment.
74. Necessary to hold conference or training or meeting for all stakeholders of legal system.
75. Participant did not comment.
76. Nil.
77. Audio-visual clips are to be made use for better understanding of the session.
78. Topic wise group discussion may be arranged.
79. Participant did not comment.
80. I request the NJA to conduct more programmes to reduce the arrears and for effective justice delivery system.
81. To provide more study material on latest case laws and well settled position in law.
82. Kindly conduct more training programmes for every cadre at the entry level which will help ensure consistency in approach of judges at all levels.
83. Participant did not comment.
84. Participant did not comment.
85. 1. Periodical trainings on changing technology to equip the officers to face the challenges; 2. More training days and sessions are required for covering all aspects of the topics included.
86. Participant did not comment.
87. Participant did not comment.
88. No say in the matter.
89. Excellent programmes are being conducted for improvement of judicial skills of judicial officers.
90. Conference of this sort would help us.