National Judicial Academy

P-1363: North Zone-I: Regional Conference on Contemporary Judicial Developments and Strengthening Justice through Law & Technology Venue: Nainital (Uttarakhand) 30th September- 01st October, 2023

Programme Coordinator	: Mr. Rajesh Suman and Mr. Krishna Sisodia
No. of Participants	: 141
No. of forms received	: 105

		I.	OVERALL		
]	PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a.	The objective of the programme was clear to me	96.19	3.81	-	43. Very good. 52. Very good.
b.	Thesubjectmatteroftheprogrammeisusefulandrelevanttomyworkwork	89.52	10.48	-	43. Very good. 52. Very good.
c.	Overall, I got benefited from attending this programme	91.43	8.57	-	43. Very good. 52. Very good.
d.	I will use the new learning, skills, ideas and knowledge in my work	92.38	7.62	-	43. Very good. 52. Very good. 73. However assistance of experts required.
e.	Adequate time and opportunity was provided to participants to share experiences	71.43	28.57	-	43. Very good. 52. Very good.
		II.	KNOWLEDGE		
	PROPOSITION e programme provide	To a great extent (%) ed knowledge (or provide	To some extent (%) ed links / references to b	Not at all (%) (nowledge) which	Remarks
	Useful to my work	87.25	12.75	-	43. Very good. 52. Very good.
b.	Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	82.69	17.31	-	43. Very good. 52. Very good.
c.	Up to date	93.27	6.73	-	43. Very good. 52. Very good.

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d. Related to Constitutional Vision of Justice	94.23	5.77	-	43. Very good.52. Very good.
e. Related to International Legal Norms	55.00	42.00	3.00	43. Very good.52. Very good.83. Except in topic related to technology.
	III. STRUCTU	RE OF THE PROGE	RAMME	
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	91.26	8.74	-	43. Good. 52. Very good.
b. The programme v viz.	vas an adequate combina	ation of the followin	g methodologies	
(i) Group discussion cleared many doubts	61.46	37.50	1.04	43. Good. 52. Very good.
(ii) Case studies were relevant	71.88	27.08	1.04	43. Good. 52. Very good.
(iii) Interactive sessions were fruitful	75.26	22.68	2.06	43. Good. 52. Very good.
(iv) Simulation Exercises were valuable	63.95	33.72	2.33	43. Good.52. Very good.90. No exercised as such were conducted.
(v) Audio Visual Aids were beneficial	81.82	18.18	-	43. Good. 52. Very good.
	IV SESSI	ONS WISE VETTIN	G	
		Parameters		
	Discussions in indivi effectively o			me was adequately e Resource Persons
Session	Effective and Useful (%)	Satisfactory (%)	Effective and Useful (%)	Satisfactory (%)
1	84.76	15.24	94.94	5.06
2	91.09	8.91	93.59	6.41
3	96.04	3.96	97.44	2.56
4	93.07	6.93	94.87	5.13
5	91.84	8.16	94.74	5.26
	V. PROG	RAMME MATERIA	LS	
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	85.71	14.29	-	52. Very good.
b. The content was updated. It	88.46	11.54	-	52. Very good.

	reflected recent case laws/ current thinking/ research/ policy in the discussed area				
c.	The content was organized and easy to follow	87.00	13.00	-	52. Very good.

	VIII. GENERAL SUGGESTIONS
1. Three most important	1. E-court system is very useful. Social justice approach. Constitution morality.
learning achievements of this Programme	3. Learned about the use of AI and other technical tools in disposal of judicial works. I also learnt technique of judgment writing skills.
Tiogramme	4. Got to know about new interference of technology and our legal system.
	5. 1. Relevance of technology in dispensation of justice delivery system has increased many fold in recent things. 2. Role of elements of judicial behaviour is huge. 3. Learned how to write good judgements.
	6. 1. Learnt about constitutional morality. 2. Learnt about better tools of judgment writing phase. 3. Learnt about how artificial intelligence can help in court management.
	7. Helpful in skill development. It helped in understanding. Latest developments in digitalization. Also was useful in knowing about constitutional morality and judgment writing.
	8. 1. Learnt about constitutional morality which is going to improve my future judicial journey. 2. Learnt about judgment writing tools. 3. Got to know about latest tools. AI and how to it's going to impact our judicial systems.
	9. Use of latest developments in technology eg. AI & judicial governments. Innovation and application of new apps. Ethics and judicial norms and conduct of judges. Judgment writing.
	10. Helpful in judgement writing. Update knowledge and computerization. Useful for skill development.
	11. Session 3: Judgment Writing Tools; Session 4: Overview of E-courts Project; Session 5: Emerging and Future Technology for Effective Judicial Governance.
	12. Constitutional federalism/ Morality/Social morality/ Artificial intelligence. Judgment writing.
	13. Important of AI & digitalization. Need to think more on constitutional morality in connection with social morality. Thin line I learned between judicial activism and judicial overreach through various case laws.
	14. The topic AI is the most important topics for learning and how to use it day-to- day working. Some speakers are very inflammable they made me more sensitive about clients. Simplicity.
	15. 1. All sessions are very useful in my daily work. 2. How to write judgment more effectively. 3. Manner and etiquettes in judicial behaviors.
	16. To sharpen our thinking/writing skill. To visualize things with different perspective. Write judgement in simplest language for litigants, use of technology in judicial system.

17. 1. Practical aspect in ensuring judicial neutrality. 2. Use of technology in justice delivery system. 3. Eliminating bias & prejudices.
18. 1. Use of AI in judicial system. 2. The concept of pool sovereignty. 3. Elements of judicial behaviour and judgement writing tools.
19. 1. Constitutional morality and its aspect. 2. Future programme of e-court. 3. Artificial intelligence.
20. Judgement writing, use of technology in court working. Case management system.
21. 1. Better understanding of the important importance of IT and AI. 2. The IT and AI is future of judicial process. 3. Strive to have more ideas for disposal of cases and time management.
22. The comment of work done by Kelara HC for digital adoption is commendable.
23. 1. Broadening of perspective. 2. Going back with lots of inspiration and enthusiasm. 3. Feeling of connectivity and solidarity with fellow judges from the district courts.
24. Use of technology in judicial function. Skill to write better judgment. Innovations in e-courts project.
25. 1. Optimal use of technology and digitalization in day to day court work. 2. One cannot avoid the use of technology. 3. Broadened the thinking process to move beyond knowledge the innovative ideas.
26. 1. Use of technology in day-to-day working. 2. Use of constitution vision in daily working.
27. Detailed and in-depth analysis of constitutional morality vis-à-vis social morality. Judgment writing tools will be beneficial in day-to-day working of courts. The importance and expectation in relation to judges' behavior and conduct.
28. 1. Constitutional morality vision social morality. 2. Ethics and conduct of judges.3. Use of technology and its benefits to enhance the judicial systems.
29. Learnt about a good judgement writing. Effective use of technology tools in work. Use of communication skills in court management.
30. Learnt about the steps being taken and steps being adopted for CMS mode up better.
31. 1. Distinction between constitutional morality and social morality. 2. Better uses of CIS and updated technology. 3. Litigant centric approach for providing speedy justice through technology.
32. The expansion and of e-project to different fields like post etc. as started in the project at Kerala is well incorporated and can be incorporated in other states including Delhi. The AI extension to the judicial field is very useful topic which is relevant to connect the general public to the judicial system.
34. Got to know the emerging trends of constitutional morality. Learnt about elements of judicial behavior so as to ensure judicial neutrality and impartiality in day-to-day working.
35. 1. Learnt more about the concept of constitutional morality. 2. Nuances of writing good judgment. What to avoid in writing judgments.
36. 1. Enhancement of knowledge to a great lecture. 2. Shared a new out tools by the skills of Hon'ble judges. 3. Overall great experience.
38. Discussion of morality in law. How to write judgement.
39. Update of knowledge in respect of - 1. E-court project. 2. Constitutional aspects- constitutional morality. 3. Elements of judicial behaviour.

40. Technical updates. E-court objectives. Useful interactions.
41. 1. It cleared ideas about technology & its use. 2. Judicial ethics. 3. Cleared various doubts about judgement writing.
42. It will aid in day to day work.
43. This is my final every conference of judges on topic. Contemporary judicial development & learning achievements. (i) Elements of judicial behaviour. (ii) Judgement writing tools. (iii) Paperless courts an account of e-court project.
44. 1. Highlighted what may be included in a judgment (Repetition, undisputed, what goes without saying). 2. Highlighted what ought to be excluded in judgement (Dogmas, emotionally changed expression). 3. Artificial Intelligence introduces the III phase.
45. It will certainly help in the working of the court. To better understand the working of CIS and JUSTIS App.
46. 1. Concepts regarding writing of judgement. 2. E-courts project and future technology. 3. Constitutional morality and social morality.
47. 1. Pooled federalism. 2. Constitutional morality. 3. E-committee initiatives.
48. 1. Cleared doubts. 2. It enhanced skills of judgement writing particularly coupled with tremendous knowledge about constitutional matter. Came to know about various advancements in the field of technology.
49. Constitutional philosophy judges behaviour. CIS scheme & use.
50. 1. Judgement writing skills. 2. E-courts project. 3. Use of technology in judicial governance.
51. Electronic court system. Federalism and constitutional morality.
53. 1. Got knowledge about the working of computer committees in other High Court. 2. Got updated about the new developments in the field. 3. Got opportunity to interact with fellow for other states.
54. The programme was very interactive informative and creative.
55. Art of writing judgement. Use of e-courts system in day to day work of the court. Principles and ethics to be followed by judge.
56. This programme was infact a great learning experience for me, especially our concept of constitutional morality. This programme was infact beneficial for me especially our judgment writing tools and was goal to acquire knowledge on emerging future technology for effective judicial governance.
58. 1. The programme was knowledgeable. 2. Comprehensive and informative. 3. Interactive passion were good.
59. Interaction leads to new learnings my personal conduct reflect my judicial behaviour while working in court room. Judgments need to be precise.
60. Sensitization towards growing need for technological interaction & impressments. 2. Better and more. Application of technology in my daily working needs. 3. Tips and ideas to enhance the quality of judgement.
61. 1. Art and skills in writing judgement would be helpful on improving quality of judgements. 2. Use of ICT will save the purpose of reducing pendency. 3. Ethics and constitution morality understand and of Justice only be adhered.
62. 1. Interactive session with houses justices. 2. Knowing the concept of judicial reach. 3. Use of AI. 4. E-court projects.
63. 1. Professional ethics to be observed in public & private life. 2. Use of technology is the need of hours. 3. How to write a reasoned judgment.

64. Enhanced understanding or the concept of constitutional morality. Artificial intelligence. Judgement writing.
65. Judgement writing. Artificial intelligence.
66. It gave an insight into how we can improve judgement writing skills.
67. 1. Technological aspects. 2. Artificial intelligence & is use. 3. Judgement writing skills.
68. 1. Discussion on constitutional morality and contemporary constitutional trends were thought provoking wherein central hut was dynamic concept of constitutional morality & its citizen centric approach. 2. Artificial intelligence & judicial behaviour etc., were also very useful. 3. Art of judgment writing also outstanding dealt with for daily use.
69. Gender sensitivity in judgements & orders. Eliminating bias & stereotypes. Judicial governance vis-à-vis AI.
70. 1. A peep into the minds of the legal luminaries. 2. The inspiration to walk the talk for the benefit of the consumer of justice. 3. Opening of new vistas in AI & digitization.
71. 1. Importance of technology for judges. That technology and information to the future of judiciary. 3. Importance of updation for every judge.
72. 1. The conduct of judges – Improvement of ethical standards. 2. Learnt development of co-op federalism. 3. Writing of good judgement/ AI to text.
74. Good efforts made for making the judicial fraternity techno savy.
75. Motivated, good learning and interaction with other state judicial officers.
76. Judgement writing art was nicely discussed session of judicial behaviours was excellent. Could learn about constitution morality.
77. 1. The change from system centric to consumer centric approach. 2. Use of technology for case management and court management. 3. The use of AI in court function.
78. 1. Judgment writing tools. 2. Elements of judicial behavior. 3. Overview of e-court project.
79. 1. Court management through e-court project. 2. Use of AI. 3. Factors to be keep in mind while writing a judgement.
80. The most learning achievement is regarding judgement tool writing. Elements of judicial behavior and e-court project.
81. Knowledgeable, think how to enhance. Innovative skills in work. Maximum use of technology in judicial work.
82. I got outstanding knowledge through session on judgement writing tools. So many important matters for writing a quality judgment were discuss and I also got good experience of knowledge for emerging and future technology for effective judicial governance.
83. Concept of constitutional morality. Judgement writing. Use of technology in judiciary.
84. 1. Judicial innovation. 2. Sensitivity in judgments. 3. Latest development in technology for effective judicial governance.
85. Upgradation of knowledge, latest views of resource persons, Highly organized.
86. Digitalization of courts. Use of artificial intelligence. Skills of judgement writing.

	87. 1. Use of artificial intelligence. 2. Effective use of IT in court management. 3. Better art of writing judgments.
	89. Knowledge upgrading. Very useful in our day to day judicial work.
	91. 1. How to maintain morality in judicial work. 2. E-court project is really very effective and cut short time to get justice the people. 3. Effective judgement writing.
	92. 1. The interplay between constitutional morality and Article 13. An emerging trend may be good in near future. 2. Judgement writing skills. 3. Use of technology viz AI can improve judicial work and judicial efficiency.
	93. This just sensitize the participant to focus on artificial intelligence related technology & law. 2. This sensitize the participant to opt uniform patter of judgment writing.
	94. 1. Knowledge and information regarding AI. 2. How to improve the judgments orders by involving technology. 3. Court and case management.
	95. Artificial intelligence, Digitalization, Judgement writing.
	96. Self-introspection and indication of better and refined judicial temperament and morality. Broader vision regarding digitalization of courts. Better judgement writing skill that is FIRAC.
	97. 1. How to write good judgements. 2. Use of IT in court work. 3. To minimize human intervention in maintain/ filing the cases.
	98. Effective use of technology.
	100. 1. AI. 2. CIS innovations by Hon'ble High Court of Kerala. 3. Judicial activism & judicial overreach.
	101. 1. Constitutional morality. 2. Judgement writing tools. 3. Elements of judicial behavior and technology for effective judicial governance.
	103. 1. Use of technology in judicial system. 2. Constitutional vision of justice. 3. Element of judicial behaviour.
	104. 1. Judicial innovations concept discussed by experts. 2. Integrity and impartiality to ensure judicial neutrality. 3. Emerging and future technology.
2. Which part of the Programme did you find most useful and why	1. India is a country of diversity so social justice and morality approach is very relevant to follow.
	3. <i>Session 1: Constitutional Morality and Contemporary Constitutional Trends-</i> I learnt about potentiating of techniques. I learnt about the co-operative, economic federalism and constitutional morality with a compensation in case laws by Hon'ble Supreme Court.
	4. Session 3: Judgment Writing Tools; Session 4: Overview of E-courts Project; Session 5: Emerging and Future Technology for Effective Judicial Governance.
	5. Judgement writing tools and overview of e-court project.
	6. Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools – were more useful as these relates to judicial ethics and better tools of judgement writing.
	7. All parts of the programme were useful.
	8. All sessions are useful as they touched different part of judicial system.
	9. Emerging & future technology for effective judicial governance vis-à-vis justice dispensation.
	10. All the programme is very useful.
	11. Session 3: Judgment Writing Tools – It is useful to judgment.
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12. Artificial intelligence & e-court project.
13. Each & every part of the programme was very well designed for our court work.
14. Session 3: Judgment Writing Tools; Session 4: Overview of E-courts Project; Session 5: Emerging and Future Technology for Effective Judicial Governance- are more useful for me because its useful for my day to day court working.
15. Judgement writing tools & Elements of judicial behaviour.
16. Judgement writing was very useful. Hon'ble Supreme Court Judges gives us entirely different scope & ideas for writing small judgement.
17. 1. Use of technology in dispensation of justice: Sensitivity in orders and enhancement of public confidence in judicial system.
18. The concept of pool sovereignty.
19. E-court- because this is future and technological friendly mechanism.
20. Technology use in court working so time & paper, money saved.
21. Every part was useful.
22. The opportunity to meet judges across the country.
23. Constitutional morality; Ethics; Judgement writing; All sessions on IT.
24. Judgement writing tools.
25. 1. Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools – making up the thought process. 2. Kerala's innovative case management system.
26. Session 1: Constitutional Morality and Contemporary Constitutional Trends and Session 3: Judgment Writing Tools.
27. Constitutional morality and contemporary constitutional trends.
28. Session 2: Elements of Judicial Behaviour – because it has been very relevant for day to day working.
29. Judgement writing.
31. Judgement writing and tools provided.
32. Session 2: Elements of Judicial Behaviour and Session 4: Overview of E-courts Project – on e-court and Session 5: Emerging and Future Technology for Effective Judicial Governance- on artificial intelligence were useful.
34. Moral, ethical values in judicial victims & description. As well as use of technology & AI in judicial work in near future.
35. Ethical values expected from a judicial officer (What to do or not to maintain reputation for oneself & the judicial institution).
36. Session 1: Constitutional Morality and Contemporary Constitutional Trends and Session 2: Elements of Judicial Behaviour – were most useful and likely due to the other session were also good and useful.
37. All sessions were very useful.
38. Morality in law.
39. All especially. E-court, constitutional aspects/Constitutional morality.
40. Entire programme was useful.
41. Session 4: Overview of E-courts Project; Session 5: Emerging and Future Technology for Effective Judicial Governance.
42. All programme were good.

43. Over all- All sessions are awesome.
44. The discussion as to what is expected from a judgement.
46. Evolution of concept of constitutional morality vis-à-vis social morality. The views expressed by constitutional expert were an eye opener and they dealt with subject meticulously.
48. Every part was useful.
49. By Justice Surya Kant about language of court records like judgement/ orders with regard to time duration further for about two or three days.
50. Judgement writing skills.
51. Every session was informative and useful.
52. Fundamental principles of judgement writing.
53. Session 4: Overview of E-courts Project- because it was more informative on technological development & digitization to digitization concept.
54. E-filing.
55. Principles of / governing the field of writing judgement. E-court project of Kerala ethical standards of judge.
56. Judgement writing tools and emerging & future technology for effective judicial governance. The discussion during the sessions will increase my performance and was good to acquire knowledge.
57. All the sessions were very useful. But the session no 4 & 5 were very impressive.
58. Discussion and presentation by Justice Sanjiv Khanna and Justice S. Ravinder But.
59. <i>Session 3: Judgment Writing Tools</i> - The new aspects of lucid writing so that was ordinary man also understand the reasoning of judgement.
60. Full sessions on second day. Session on judgement writing.
61. Art and skill of writing judgement and session 3^{rd} was most appropriate and useful as it would be helpful in upcoming quality of writing judgment.
62. 1. Judgement writing skill. 2. E-court development/Role of ICJS. 3. Judicial ethics.
63. Session 1: Constitutional Morality and Contemporary Constitutional Trends and Session 3: Judgment Writing Tools- of the programme were really most useful a being relevant concerning to fundamental principles of legal profession.
64. AI.
65. Judgement writing.
66. Judgement writing skills.
67. Interactive session.
68. The sessions during day-I were excellent especially relating to use of artificial intelligence and judgement writing tools as discussed by Hon'ble Mr. Justice Surya Kant & Hon'ble Mr. Justice Manoj Misra were very useful & interesting.
69. Overview of e-courts projects.
70. Session 2: Elements of Judicial Behaviour; Session 3: Judgment Writing Tools; Session 4: Overview of E-courts Project; Session 5: Emerging and Future Technology for Effective Judicial Governance.

71. Emerging and future technology – its importance, relevance and dependence for effective judicial functioning. All the sessions of the 2^{nd} day very actually useful. Such like subjects should be taken up more frequently.
73. 1. Constitutional morality concepts. 2. AI to play role in future. 3. Use of technology in courts. 4. Co-operative federalism.
75. Interaction.
76. Judgement writing tools end elements of judicial behavior – as it is useful in day- to-day working.
77. 1. Judgment writing tools 2. Use of technology.
78. Judgement writing tools is the most useful programme and it will improve the working in the court.
79. Entire programme was useful particularly judgement writing tools session and overview of e-court project as these will help in improving the quality of judgements and court management.
80. The most useful part was about writing judgments. It enlightens us on the art of how to write more good judgements which can be easily understood by the conference.
81. Every session was very useful to discharge functional duty with help of technology.
82. Session 3: Judgment Writing Tools.
83. Use of technology in daily working & how Kerala High Court has developed in own system of case information.
84. The entire programme was useful.
85. 1. Judgement writing tools – IT was highly useful in day to day court work. 2. Elements of judicial behaviour.
86. Art of judgment writing.
87. Art of judgment writing.
89. Integrity and impetrating to ensure the justice system because working is the roll of justice & system.
90. Artificial intelligence.
91. All 5 Sessions were well designed but session 1 is most effective.
92. All the sessions were useful. Most useful was to learn the efficiency of artificial intelligence and case management system software.
93. All were very useful.
95. Artificial intelligence.
96. All the sessions have been informative the discussion on block chain working has been very useful creating an insight as to how such kind of working can same so much of time and help coping up with storage issues in the courts.
97. Computerization – it will make justice accessible to all at just the click the mouse.
98. Constitutional morality, Judgement writing & use of CIS software & other foods available.
99. 1. Judgement writing. 2. Artificial intelligence concept.
100. Brevity in drafting and sensitivity in judgments.
 101. Session 3: Judgment Writing Tools.

		103. Constitutional morality and contemporary constitutional trends, because the constitution is the vision of justice.
		104. Judgment writing tools and E-courts projects innovations because these are most useful for judicial functions.
3.	Does the	1. Yes, It is continuous process.
	programme need further modulations or change	3. There must be participation of some expert from NIC as other resource person who are toiling in the field of AI & ML.
		4. More outreach. Lectures can be sent to districts for viewing & learning.
		6. More topics of recent development be added.
		12. In future with upgradation of AI.
		13. It was good.
		14. For this meet it is sufficient.
		15. Programme is very effective and useful for all participants. But need to organize on regular basis.
		16. Problem and experiences of participants to be given time to disclose & express.
		17. Such programme should be conducted on regular basis in order to enhance the quality of work.
		18. It should be of three days and stay arrangements should be made near.
		20. For future challenges further modulation are required.
		21. There is always requirement of improvements to keep pace with changes in society.
		23. Participation may be invited form the judges of the district courts. Sharing of best practices at the district level and the issues being faced by us. Judges from the district courts won't open up unless encouraged to do so.
		26. Need more programme district court functioning.
		27. It was a well thought of and articulately drafted.
		28. Separate session for group discussion should be included.
		30. Programme of 2-3 days excessive for IT in courts be conductive and topics related to district judiciary be given more time.
		32. Well organized programme indeed.
		40. It was well modulated.
		43. Everything is perfect.
		44. The first session was informative and engaging. A lot to take away form, however was not of particular utility in court working at my level of the hierarchy of the courts especially pertaining to GST. Might be for the reason that I did not have the pre-requisite. Knowledge about this areas of discussion.
		45. There should be more interactive sessions.
		47. Should be more district court centric.
		51. Yes., Timing and duration of programme should be more.
		53. The better but can be made more interaction.
		55. These programmes should be arranged regularly for betterment of judges and the judiciary and this programme needs no further change.
		56. The programme was well planned and all the sessions were properly arranged.

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	57. Yes the changing/ advancing technologies should be incorporated.
	58. Sessions needs not to be lengthy & exhaustive.
	59. I think best are working to give the best.
	60. Yes. More time may be allocated for the programme. Also, some technical persons may be made to attend similar programmes.
	61. More focus is needed from practical perspective to address issues, difficulties and problems faced my district judiciary so this areas needs to addressed.
	62. Yes, more detailed information on particular topic.
	63. It was well planned & organized.
	67. There is always scope of further interaction with changing times.
	68. Sessions should have been short and more of the interactive type.
	70. It is well modulated programme with focus on the technology and over sensitization to the same.
	71. It would have been wonderful and more fruitful on the 2 nd day or than the 1 st day. More time was dedicated towards practical sessions. The delegates should have been broken into groups and the programme could have been so designed to make it more overreaching to delegates.
	74. Kindly keep updating/ adopting new technology in the judicial system, along with cyber security mechanism.
	76. Practical training must be included in the conference.
	77. Focus on problems faced by district judiciary need to be addressed with regard to use of technology. Awareness regarding the same is required to be imparted to litigants.
	79. Need more elaborate sessions.
	80. The programme was well organized but as change is spice of life. More efforts can be put to enlighten the judicial officer.
	81. Topics of conference in very relevant but I find time was short to cover it in 5 sessions.
	82. As a suggestion time of conference may be extended with some more sessions.
	90. Group discussion, Modulation & interaction. Problem sharing.
	91. All session were well designed.
	95. More interactive sessions.
	100. Time schedule may be increased to three days.
4. Kindly make any suggestions you may	1. NJA is very good institution. Its management, programming of subject is very useful and up to level.
have on how NJA may serve you better and make its	3. NJA is doing great goal in organizing such a wonderful training and conference. There needs to be some sort of regularity in these programmes.
and make its programmes more	7. Frequent organization of such conference in future also.
effective	9. Improving administrative efficiency in courts. Lawyers to provide more technical sessions regarding A.I., crypto currency, Block chain & emerging future technology, cyber security & data protection law.
	10. Frequently such type of programme should be arranged for updation of knowledge.

13. To deal with the problem of district court & suggestions for improved & effective working. 14. To programme was very good. I have attended such type of programme after a long time. Kindly organize more such type programme. 16. The arrangement of academy was very good. If possible arrangement of stay to be in Academy. 19. During application making discussion it is felt that NJA must interfere and help in making apps regarding e-court. 21. The stay arrangement could be made in Academy itself. It would have been more smooth and time saving. 22. NJA should have a data/ calendar of judges also one or one must called of these conference as that having judge gets constant opportunity to attend such conference us. 23. Participation may be invited form the judges of the district courts. Sharing of best practices at the district level and the issues being faced by us. Judges from the district courts won't open up unless encouraged to do so. (Note: I was touched by the warmth and the hospitality grateful to team UJALA). 25. My suggestion to NJA is that number of judges have adopted to new technologies and ideas, however it would be appropriate court officials are trained in batches either locally or at state level to maximize the use of technology for the stake holders. 26. Programme catering to the need of the subordinate court which help them in their usual working. 27. Frequent training and in depth discussion of latest judgements of Hon'ble Apex Court and interpretation of law. 28. There should be form on specified case study to have practical view of the subject. 31. Frequent trainings for updation of latest law and interpretation. 32. The programme was well organized and all the topics were well planned covering all the relevant aspects on the topic which may be relevant from judicial point of view. 36. Over all experience was good & satisfactory. 38. Period of training be enhanced. 39. Day/Duration of conference may be increased. 40. Entire programme was well organized. Such programme should be regular. Technical session can be included. 43. NJA is requested to organize these types of conference on regular basis, so we can learn more some this type of conference. 44. Increase in the time given for having and each session. The subject matter and what one should be aware of before being addressed qua that subject matter before hand and the programme schedule (tentative) if given beforehand, the office may prepare to optimize what he learnt during the short duration of the conference. 45. There should be increase in the time of the programmes but NJA should re think about its policy of not allowing family with participants as it is very difficult to came and participate peacefully while leaving small girl child of 3¹/₂ year at home when

47. The exchanges should be intra-zone.

there is no proper support.

48. The event was spectacular & no suggestion required.

49. Programme should be for one week particularly with regard to concept achieving practical use of civil law.
51. Very useful conference such like interactions should be more frequently organize. Thank you.
52. One suggestion is to invite judicial officers in such conferences/ training frequently.
53. It's the first time I have been nominated in the type of conference & thus, the material / date of such type of conference be should online.
54. Overall good programme and good arrangement.
55. Kindly arrange there type of programme on monthly or quarterly basis.
56. The programme was properly managed and everything was in areas.
57. If they can provide materials of such programmes in NJA to all the officers of India. It would be very beneficial to all the officers who would not be nominated to attend such programme physically.
58. NJA shall focus on more interactive session between resource persons & participants.
59. Please guide us always.
60. Number of days for a programmed may be increased. That shall help in understanding the topics better.
61. Every orientation or fresher programme should be focused to train the judicial officers to enable then to address their difficulties in discussion of justice and improve their skill talent and quality of work and to speedy disposal of cases.
62. Such programmes are internally beneficial as it read to overall enhancement in the knowledge of judges by interaction with system interesting in other states.
63. The NJA may organize and focus/ programmes to train the judicial officers in terms of technology.
66. The policy of not allowing lactating kids with participants as conveyed by officers for assistance of participants need to be reconsidered as it has caused me great inconvenience because I came from J&K and had no knowledge about this area and it became a great reason of stress for me to attend this conference with two kids below age of 4. Policy needs to be reconsidered and rather it should be that lady officers with kids should not be nominated. Moreover some officers with spouses are seen being accommodated in judicial academy premises, though after sending various communications. If we have to do lots of communications just to get into judicial academy, it is immense disgrace to the motherhood of a female officer. If we can't expect equality here what courage with we get to dispense justice to others. It is really a disappointing experience that a female officer with three little kids, out of which one is lactating is not accommodated. Despite having ample accommodation. This matter needs introspection of authorities responsible for organizing such programmes. Thank you.
67. Kindly consider the difficulties of women judges having kids who were not allowed to be accommodated with other officers. Moreover ladies officer having little kids stayed outsides and attended the conference at awn expresses. It may also be considered that ladies officer having little kids may not be nominated if there is no arrangement for stay for the purpose of conference as to avoid inconvenience to officers as well as the Academy. Thanks.
68. Such programme should be frequently organized & study material if available prior to the programme may be circulated prior well in time on the ids of participants, so as to make all participants much more interactive. Soft copy of material or in the form of book, so that in the overall sessions, sessions heading of topic all the

participants could have insight about what is going to be central point of discussion, to make the things more effective. Power point presentations and other reading material should be sent through email to all the participants. Even Audio recording of lecture or session were recording should be sent.
69. Family should be allowed in the hostel especially to female officers having small kids/infants.
70. 1. NJA could engage in a drive to integrate the e-court system in a manner that all judicial officer is the country has digital access to the system from top to bottom in a uniform manner. 2. A drive may be initiated to train the advocates' vis-à-vis crucial format of pleadings in certain category of cases so that AI can effectively identify group of similar cases. Pleadings in India very from being irrelevant, vague, ambiguous to repetitive, endlessly detailed and incomprehensible. AI can be of great help for the pleaders in this regard but the tool should be approved by respective governing body.
71. Programme for district judges- particularly on the subject of e-courts and technology should be of a longer duration so that there can be more absorption instead of just an overview. (Special input- 1. In cases of appeals against convictions, they remain pending before Hon'ble HC for long. Sentence is invariably suspended by the appellate court. When the appeal is ultimately decoded as dismissed, by that time the convict is, in a number of case, not present. This re-arrest warrants are sent down to CJM for execution which thereafter remain pending for years together. In most cases the convict escapes from the limits of the court. Let some application or software be developed so that the convict remains in loop and so does the trial court/CJM court so that if appeal is discussed by appellate court, the convict can be touched and traced.
72. How to curb to delays due to lengthy provisions of order 21 CPC in effective execution of decree.
73. 1. Adoption at ground level requires further improvement. 2. State Judicial Academies be gained in the mission. 3. Uniform policy of assessing performance.
74. Kindly update software/ make arrangement in the software to be prepared, if any application for amendment allowed at the final stage of the case they have to update all the parts of the case. We can also use the AI for execution of money decree also.
75. More interactive should be made.
76. By including new legislations/ Act. in training programme.
77. The NJA is doing a wonderful job.
78. To organize such conference more frequently.
80. The programme was well organized and very effective. More resource persons can be called to enlighten us.
82. Such type of programme should be conducted state wise or in groups of three to four states.
83. Apart from court management, court programmes may also be conducted for managing the administration of district courts by district judges & other officers.
84. Judicial officer should allowed to bring at least one family member and family member can be charged for meals.
85. Kindly provide printed material of the course content. It would help in ready reckoning any time in need.
89. Outstanding.
90. Training on regular intervals for each state individually is coming days.

92. If more participants could be accommodated in such programs that knowledge sharing may be wider.
94. Such kind of conference and programmes should be organized on other relevant important topics on regular basis.
95. More interactive sessions.
99. Comprehensive it was.
100. Children up to five years may be permitted along with their mothers/ delegates.