

TABLE OF CONTENTS

Volume I

Session 1 Constitutional Vision of Justice		
1.	Dr. Ambedkar's Last Speech in The Constituent Assembly on adoption of the Constitution , Constituent Assembly Debates, November 25, 1949	
2.	M. P. Singh, Mapping the Constitutional Vision of Justice and its Realization , 3 Journal of National Law University, Delhi 1- 16 (2016)	
3.	Justice M. N. Venkatachaliah, Constitutional Ideals & Justice in Plural Societies (NIAS Foundation Day Lecture, National Institute of Advanced Studies, June 2016)	
4.	Case Law: <ul style="list-style-type: none">• Justice K. S. Puttaswamy (Retd.) & Another v. Union of India & ors., (2017) 10 SCC 1• Shayara Bano v. Union of India & ors., (2017) 9 SCC 1• Subramanian Swamy vs. Union of India (UOI), Ministry of Law and Ors., (2016) 7 SCC 221• Nabam Rebia and Ors. v. Deputy Speaker and Ors., (2016) 8 SCC 1• Supreme Court Advocates on Record Association v. Union of India, (2016) 5 SCC 1	
Session 2 Role of Courts in a Constitutional Democracy: Enhancing Access to Justice in the Context of Socio – Economic Asymmetry		
1.	Justice A.K. Sikri, Role of the Judge in a Democracy , in 'The Constitution at 67' pp. 15-31 (The Supreme Court of India; 2017)	
2.	Aharon Barak, The Role of the Judge: Theory, Practice, and the Future , in 'The Judge in a Democracy' pp 306 – 315 (Princeton University Press, 2006)	
3.	V. Sudhish Pai, Entrenching the Constitutional Vision of Justice – Socio-economic Transformation-Role and Contribution of the Judiciary , in 'Constitutional Supremacy: A Revisit' pp. 23-34 (Oakbridge; 2019)	

Session 3 Judicial Methods in Trial Court		
1.	Susan Kiefel AC, Judicial Methods in the 21st Century , 44(6) Brief 28-31 (July 2017)	
2.	Chris Guthrie, Jeffrey J. Rachlinski & Andrew J. Wistrich, Blinking on the Bench: How Judges Decide Cases , 93(1) Cornell Law Review 1-44 (2007)	
3.	Gunnar Bergholtz, Some Thoughts on Judges' Decision-making , 51 Scandinavian Studies In Law 77-88 (2007)	
4.	Murray Gleeson, The Judicial Method: Essentials and Inessentials (The District And County Court Judges' Conference, Sydney, 25 June 2009)	
Session 4 ADR and Plea Bargaining		
1.	Michal Alberstein, Judicial Conflict Resolution (JCR): A New Jurisprudence for an Emerging Judicial Practice , 16 Cardozo J. of Conflict Resolution 879-907 (2015)	
2.	A.K. Ganguli, New Trend in the Law of Arbitration in India 60 JILI (2018) 249	
3.	Sriram Panchu, Recasting S-89: Afcons Infrastructure Limited v. Cherian Varkey Construction Co. (P) Ltd , (2011) 4 SCC J 16	
4.	K. P. Pradeep, Plea Bargaining- New Horizon in Criminal Jurisprudence	
5.	<p>Case Law:</p> <ul style="list-style-type: none"> • K. Srinivas Rao v D.A. Deepa (2013) 5 SCC 226 • Sanjeev Kumar Jain v Raghubir Saran Charitable Trust & Ors (2012) 1 SCC 455 • Afcon Infrastructure Ltd. And Anr. v. Cherian Varkey Construction Co. (P) Ltd 2010 (8) SCC 24 • Salem Advocate Bar Association, Tamil Nadu v. Union of India 2005 (6) SCC 344 	

pSession 5 Managing the Docket: Court and Case Management		
1.	Justice Roshan Dalvi, The Business of Court Management , 16(3) Nyaya Deep 13- 35 (Jul 2015)	
2.	Good Practice Area: Case Management , Chapter 2 from book 'Good Practices for Courts' published by The World Bank in 2016	
3.	Justice P. Sathasivam, Effective District Administration and Court Management , Lecture delivered at Tamil Nadu State Judicial Academy on 15 th June 2013	
4.	<p>Case Law:</p> <ul style="list-style-type: none"> • All India Judges Association vs. Union of India (2018) 17 SCC 555. Order Dated: 2nd August 2018 • Imtiyaz Ahmed vs. State of Uttar Pradesh (2017) 3 SCC 658 • Rameshwari Devi and Ors. Vs. Nirmala Devi (2011) 8 SCC 249 • Surjit Singh vs. Gurwant Kaur (2015) 1 SCC 665 	
Session 6 Courtroom Technology: Use of ICT in Courts		
1.	Dr. Justice G.C. Bharuka, Technology and Timely Justice: Intelligent Use of ICT can revamp the Indian Justice Delivery System , XXXV(1) Common Cause 5-12 (2016)	
2.	Atul Kaushik, Bringing the 'E' to Judicial Efficiency: Implementing the e-Courts System in India , [excerpts] State of the Indian Judiciary: A report by DAKSH, (2016)	
3.	Swapnil Tripathi and Others v. Supreme Court of India and Another (2018) 10 SCC 639	
Session 7 Judging Skills : Framing of Charges		
1.	D. P. Varshni, The Theory Behind Framing of Charge , Excerpts from Book 'How to Frame Charge' Chapter I to IV, Pages 1 to 44	
2.	<p>Case Law:</p> <ul style="list-style-type: none"> • Dipakbhai Jagdishchandra Patel v. State of Gujarat and Another, (2019) SCC Online SC 588 	

	<ul style="list-style-type: none"> • Asim Shariff v. National Investigation Agency, (2019) 7 SCC 148 • Nitya Dharamananda v. Gopal Sheelum Reddy (2018) 2 SCC 93 • Kanti Bhadra Shah v. State of West Bengal, (2000) 1 SCC 722 	
Session 8 Judging Skills : Art, Craft and Science of Drafting Judgment		
1.	Justice G. Raghuram, Art of Judgment	
2.	David Neuberger, Judgment and Judgments – The Art of forming and writing Judicial Decisions , Denning Society Lecture delivered at Lincoln’s Inn, 30 November 2017	
3.	Justice R. V. Raveendran, Rendering Judgements: Some Basics (2009) 10 SCC J-1	
4.	Aharon Barak, The Judgment , in The Judge in a Democracy, 205-212 (New Jersey: Princeton University Press, 2006)	
Session 9 Art of Hearing: Promoting Rational Discourse in the Courtroom		
1.	Jonathan R. Cohen, Open-Minded Listening , 5 Charlotte L. Rev. 139 (2014),	
2.	Tom Jenkins, The Overlooked Communication Skill , 16 Law Prac. Mgmt. 34 (1990)	

Volume II

Session 10 Law relating to Cyber Crimes: Advances and Bottlenecks		
1.	Dhiraj R. Duraiswami, Privacy and Data Protection in India , 6 J.L. & Cyber Warfare 166, 187 (2017)	
2.	Maneela, Cyber Crimes: The Indian Legal Scenario , 11, US-China L. Rev. 570 p. 570-586 (2014)	
3.	<p>Case Law:</p> <ul style="list-style-type: none"> • Videos of Sexual Violence and Recommendations, In Re, (2018) 15 SCC 551 • Sharat Babu Digumarti v. State Govt. of (NCT of Delhi), (2017) 2 SCC 18 • Shreya Singhal v. Union of India, (2015) 5 SCC 1 • Sanjay Kumar Kedia v. Narcotics Control Bureau, 2007(13) SCALE 631 • Dr. Rini Johar v. State of Madhya Pradesh, AIR 2016 SC 2679 • Rajesh S/o Bhaskaran v. State of Kerala, 2014 CRLJ 204 • Rishi Narula v. State (NCT of Delhi) and others, 2016 SCC OnlineDEL 696 	
Session 11 Electronic Evidence : Collection, Preservation and Appreciation		
1.	N.S. Nappinai, Electronic Evidence- The Great Indian Quagmire , (2019) 3 SCC J 41	
2.	Vivek Sood, Leading Electronic Evidence in Court: Critical Analysis and the Stepwise Process , Cyber Crimes, Electronic Evidence and Investigation, p. 177 – 202	
3.	Justice S. Muralidhar, Compilation of Judgements on Electronic Evidence , (Workshop of Additional District Judges, National Judicial Academy-Bhopal, August 18,2018)	
4.	Tejas Karia, Akhil Anand and Bahaar Dhawan, The Supreme Court of India re-defines admissibility of electronic evidence in India , 12 Digital Evidence and Electronic Signature L R 33, 37 (2015)	

Session 12 Forensic Evidence in Civil and Criminal Trials		
1.	Gajendra K. Goswami, Forensic Law 51 Annual Survey of Indian Law, 597-630 (2015)	
2.	Subhash Chandra Singh, “DNA Profiling and The Forensic Use of DNA Evidence in Criminal Proceedings,” 53(2) Journal of The Indian Law Institute 195-226 (2011)	
3.	Conclusions and Recommendation , 271 st Law Commission of India Report on Human DNA Profiling – A Draft Bill for the Use and Regulation of DNA Based Technology 40-44 Law Commission of India (2017)	
Session 13 Role of Magistrates at First Production of Arrested Person		
1.	Constituent Assembly Debate on Article 15-A [Article 22 in the Constitution of India] on 15th – 16th September 1949 , Volume IX [30 th July to 18 th September, 1949]- Constituent Assembly Debates-Official Report; Reprinted by Lok Sabha Secretariat, New Delhi, 4 th Reprint-2003, page 1498 to 1572	
2.	Justice U.C. Srivastava, Nearest Magistrate in Article 22 of the Constitution Official website of Judicial Officers’ Training Institute, U.P.	
Session 14 Fair Trial: Fair Processes		
1.	Maja Daruwala Ed., Fair Trial Manual: A Handbook for Judges and Magistrates , The Commonwealth Human Rights Initiative and the International Human Rights Clinic, Cornell Law School (2010)	
2.	Case Law: <ul style="list-style-type: none"> • Asha Ranjan and another v State of Bihar and others AIR 2017 SC 1079, 2017(2) SCALE 709 • Balakram v State of Uttarakhand and others 2017(5) SCALE 220 • Naresh Kumar alias Nitu v State of Himachal Pradesh 2017 Indlaw SC 508 • Amrutbhai Shambhubhai Patel v. Sumanbhai Kantibhai Patel and others: AIR 2017 SC 774 • Ajay Singh v State of Chhattisgarh (2017) 3 SCC 330 • State of Bihar v Rajballav Prasad @ Rajballav Pd. Yadav @ Rajballabh 	

	<p>Yadav: (2017) 2 SCC 178</p> <ul style="list-style-type: none"> • State of Haryana v Ram Mehar and others (2016) 8 SCC 762 • AG v Shiv Kumar Yadav and another (2016) 2 SCC 402 • Bablu Kumar and others v State of Bihar and another (2015) 8 SCC 787 • Dr. Vinod Bhandari v State of Madhya Pradesh 2015(2) SCALE 195 • Arnesh Kumar v State of Bihar and another 2014(8) SCALE 250 • Ashok Debbarma @ Achak Debbarma v State of Tripura (2014) 4 SCC 747 • Atul Tripathi v State of Uttar Pradesh 2014(8) SCALE 663 • Hema Mishra v State of Uttar Pradesh 2014(1) SCALE 342 • Hardeep Singh and others v State of Punjab 2014(1) SCALE 241 • Dharam Pal and others v State of Haryana 2013(9) SCALE 207 • Lalita Kumari v Government of Uttar Pradesh 2013(13) SCALE 559 • Sarah Mathew and others v Institute of Cardio Vascular Diseases by its Director, Dr. K. M. Cherian 2013(14) SCALE 404 • Satyajit Ballubhai Desai and others v State of Gujarat (2014) 14 SCC 434 • V.K. Sasikala v. State rep. by Superintendent of Police (2012) 9 SCC 771 • Mohammed Ajmal Mohammad Amir Kasab v. State of Maharashtra (2012) 9 SCC 1 	
<p>Session 15 Role of Courts in Securing Gender Justice</p>		
1.	Justice A. K. Sikri, Gender Justice , 7 (I) Delhi Judicial Academy Journal), p. 18 – 29 (2011)	
2.	Dr. Justice Shalini Phansalkar Joshi, Gender Justice: Need to Remove Subtle Nuances of Gender Inequality , XVI Nyaya Deep 58-69 (April 2015)	
<p>Session 16 Law of Precedents: Identification and Application of Ratio Decidendi</p>		
1.	A.L. Goodhart, Determining the Ratio Decidendi of a Case , 40(2) Yale L.J. 161, 183 (1930)	
2.	Julius Stone, The Ratio of the Ratio Decidendi , 22(6) The Modern Law Review 597, 620 (1959)	
3.	Mohan Parasaran, How to Comprehend Precedents , (2016) 2 SCC J – 28	
4.	V. Sudhish Pai, Precedents-Scope and Limits in 'Constitutional Supremacy: A Revisit' pp. 35-54 (Oakbridge; 2019)	

Sessions 17
Occupational Stress in Judges: Identification and Consequences of Stress

1.	The Hon'ble Michael Kirby AC CMG, Judicial Stress and Judicial Bullying , 14(1) QUT Law Review 1-14 (2014)	
2.	Anne Chambers, Judges and Compassion Fatigue: What Is It and What to Do About It , LCSW, Director, Missouri Lawyers' Assistance Program	

Sessions 18
Managing Judicial Stress: Institutional Strategies and Techniques

1.	James Campbell Quick and Demetria F. Henderson, Occupational Stress: Preventing Suffering, Enhancing Wellbeing , 13(5) Int. J. Environ. Res. and Public Health 459 (2016)	
2.	The Hon. Justice Michael Kirby AC CMG, Judicial Stress , 13 Australian Bar Review 101-115 (1995)	