

## National Judicial Academy

**P-1332: North Zone-II: Regional Conference on Contemporary Judicial Developments and  
Strengthening Justice through Law & Technology  
29<sup>th</sup> – 30<sup>th</sup> April, 2023**

**Programme Coordinator** : Ms. Paiker Nasir and Mr. Prasadh Raj Singh  
**No. of Participants** : 138  
**No. of forms received** : 123

<b>I. OVERALL</b>				
<b>PROPOSITION</b>	<b>To a great extent (%)</b>	<b>To some extent (%)</b>	<b>Not at all (%)</b>	<b>Remarks</b>
a. The objective of the programme was clear to me	<b>83.74</b>	<b>16.26</b>	-	37. Programme was beautifully shaped and given clear objective of the subject. 43. Excellent.
b. The subject matter of the programme is useful and relevant to my work	<b>82.93</b>	<b>17.07</b>	-	37. Subject matter was useful and relevant to my works. 43. Very good. 55. Very good. 70. Very good. 71. Good. 98. Very good. 110. Effective.
c. Overall, I got benefited from attending this programme	<b>85.37</b>	<b>14.63</b>	-	37. Got benefited immensely. 43. Excellent. 55. Very good. 70. Very good. 71. Good. 98. Excellent. 110. Effective.
d. I will use the new learning, skills, ideas and knowledge in my work	<b>78.86</b>	<b>21.14</b>	-	37. Added knowledge will add to my capability and capacity. 43. Excellent. 55. Very good. 70. Very good. 71. Good. 98. Very much useful to dispose bail applications. 110. Effective.
e. Adequate time and opportunity was provided to participants to share experiences	<b>84.43</b>	<b>14.75</b>	<b>0.82</b>	37. Interactive sessions were held and participants provided opportunities to share experiences. 43. Very good. 55. Very good. 71. Good. 98. Full opportunity provided. 110. Effective.
<b>II. KNOWLEDGE</b>				
<b>PROPOSITION</b>	<b>To a great extent (%)</b>	<b>To some extent (%)</b>	<b>Not at all (%)</b>	<b>Remarks</b>
The programme provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	<b>80.33</b>	<b>19.67</b>	-	37. Useful to my work and added to experiences. 43. Good. 98. Excellent.
b. Comprehensive (relevant case laws,	<b>74.80</b>	<b>25.20</b>	-	37. Case law more upto data given latest legal position on the suspect discussed.

national laws, leading text / articles / comments by jurists)				43. Good. 98. Mr. N. Venkataraman delivered very useful lectures & Director too. 110. Effective.
c. Up to date	<b>82.64</b>	<b>17.36</b>	-	43. Good. 98. Very much relevant. 110. Effective.
d. Related to Constitutional Vision of Justice	<b>82.11</b>	<b>17.89</b>	-	37. Constitutional framework and constitution are the basic rock of our democracy. 43. Good. 98. Yes it was dedicated to constitutional vision. 110. Effective.
e. Related to International Legal Norms	<b>48.36</b>	<b>48.36</b>	<b>3.28</b>	98. Yes, related laws of Singapore & Britain legal system. 110. Need to elaborate more.

### III. STRUCTURE OF THE PROGRAMME

<b>PROPOSITION</b>	<b>Good (%)</b>	<b>Satisfactory (%)</b>	<b>Unsatisfactory (%)</b>	<b>Remarks</b>
a. The structure and sequence of the programme was logical	<b>86.99</b>	<b>13.01</b>	-	37. Logical and very sequential 43. Good. 98. Useful for daily works.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	<b>86.89</b>	<b>13.11</b>	-	37. Case studies depicted latest legal portion on the subject discussed. 98. Yes.
(ii) Interactive sessions were fruitful	<b>83.74</b>	<b>16.26</b>	-	37. Interactive programme added to our experience. 98. Yes very much.
(iii) Audio Visual Aids were beneficial	<b>74.38</b>	<b>24.79</b>	<b>0.83</b>	37. Audio visual aids were truly beneficial. 98. No audio visual aids were shown.

### IV SESSIONS WISE VETTING

<b>Parameters</b>				
<b>Session</b>	<b>Discussions in individual sessions were effectively organized</b>		<b>The Session theme was adequately addressed by the Resource Persons</b>	
	Effective and Useful (%)	Satisfactory (%)	Effective and Useful (%)	Satisfactory (%)
1	<b>79.34</b>	<b>20.66</b>	<b>92.77</b>	<b>7.23</b>
2	<b>84.75</b>	<b>15.25</b>	<b>87.50</b>	<b>12.50</b>
3	<b>88.03</b>	<b>11.97</b>	<b>93.67</b>	<b>6.33</b>
4	<b>86.21</b>	<b>13.79</b>	<b>91.03</b>	<b>8.97</b>
5	<b>88.39</b>	<b>11.61</b>	<b>95.95</b>	<b>4.05</b>

V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	90.16	9.84	-	55. Very good. 98. Relevant. 110. It was in need for us.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	88.52	11.48	-	55. Very good. 98. Useful.
c. The content was organized and easy to follow	86.07	13.93	-	55. Very good. 98. But useful.

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>2. The inter face between law and technology is evolving and programs like this are very useful.</p> <p>5. 1. Law or precedents. 2. Artificial intelligence. 3. Dispensation and justice.</p> <p>6. 1. We need to work a lot to toward use of technology in justice delivery system. 2. It was good shared knowledge and interaction with the judges of other High Courts. 3. Topic relating to use of technology was an eye opener.</p> <p>7. We have to accept technology and use it every day for making dispensation of justices effectively.</p> <p>8. 1. Artificial intelligence. 2. Bail. 3. Dash board.</p> <p>9. 1. Use of A.I. 2. Bail/ Reverse burden of proof. 3. Dash board.</p> <p>10. 1. The challenges which technology may pose for the justice Dispensation. 2. The use of technology and A.I for justice delivery. 3. The steps to augment efficiency in justice delivery</p> <p>11. Judicial limits competitive and cooperative federalism imparted great knowledge. Use of AI in judicial system. Latest development in technology which can be used and judgement writing.</p> <p>13. Insight in to efforts for achieving complete digitalization.</p> <p>17. Learnt about technological advancement in judiciary. Constitutional development.</p> <p>19. To be aware of the new things about technology which is going to make the court work easy and helpful.</p> <p>20. 1. We came to know about new development in constitutional jurisprudence. 2. We were approached as to How technology is driving system very fast. 3. Learnt about commits of court.</p> <p>21. Got to know difference between Pre-incuriam &amp; Sub-Silento. Persuasive effect of judgement of India binding effect Articles 141 constitution of India. Recent innovations in e- governance of courts.</p>

22. 1. Importance and essential usage of technologies. 2. By using e-technology of filing /Dash board our entire conference data can be assessed at any time. 3. It has good future and relation with judicial efficiency and expediency.

23. 65B:- certificate when and who can file. Anticipatory bail pre requisites. Onus of proof.

24.1. In our day to day working for a speedy trail and justice technology is call of the day should be used more and more. 2. Should not be help start is used of electronic evidence in court and should not be hesitant.

25. It was highly effective and useful very relevant topic which will help us in day to day function of the courts.

26. Bail, precedent, electronic evidence.

27.1. The importance of keeping pace with technology. 2. Updation of knowledge in the field of electronic evidences and bail jurisdiction. 3. Empowerment of judge technology is essential for speedy justice.

28. Technology developments constitutional explanation use of technology.

30. Latest development in field of law and all facets of constitution vision of justice.

32. 1. Recent developments in the field of law. 2. Different views of seniors. 3. Learning from experience of Hon'ble judges.

33. Got clarity on the concept of federalism and how it is being used by the centre.

34. New update in technology and AI as well as the scope of various new application.

37. 1. Provided us constitutional vision. 2. Inspired us to work and help administer justice according to law. 3. Inspired us to update our knowledge of law and develop a holistic understanding of law.

38. 1. Expanding the horizon of understanding law and practices in constitutional perspective. 2. Enhanced adoption of ICT initiative in working. 3. Updation in technology.

39. 1. I got lot of knowledge about criminal law development in Indian and challenges likely. 2. Enriched about latest law on bail. 3. Technology use in dispensation of justice and new artificial intelligence uses

40. Use of science and technology in justice delivery system. Speedy disposal of cases by the use of technology.

41. 1. How to advance the cause of justice. 2. How to be help of technology to modernize the Indian judicial system. 3. Access to justice in easy way after adopting the modern technology.

42. Reverse burden of proof. Electronic evidence. Binding precedents.

43. 1. Concept cleared on bail matters. 2. Precedents made understood. 3. E-court made aware.

44. With regard to electronic media.

45. Exposure law and its developments. Insight. Enriching.

46. 1. How to use the judgements of High Court and Supreme Court. 2. Cases can be disposed of in less time by use of technology. 3. By use of technology we can make courts as paperless courts.

47. 1. Use of technology. 2. Knowledge of ICT/e-court service in justice delivery system. 3. Understood federalism/bail jurisprudence.

48. 1. Innovation in adjudication. 2. Need for balance between media in influence and judgement delivery.

49. 1. Programme was up to date. 2. Useful for day to day court work. 3. Interactive to address grievances

50. 1. Came across New emerging knowledge. 2. Which can help in timely dispensation of justice system. 3. Lecture on precedent of High Court judgement.

51.1. Acquired knowledge on constitutional provision on the subject. 2. Brushing /expanding horizons of knowledge. .3. Bail jurisprudence to apply the provision of bail in day to day affairs.

52. Developing countries bail jurisprudence persuasive v/s binding effect on judgements. Overview of e-court project.

53. Bail concepts cleared use of technology discussed in working and precedents.

54. 1. Recent innovations like NSTEP etc. Judgement portal. 2. Bail jurisprudence. 3. Judiciary & media.

55. 1. Judicial limit. 2. Reverse burden of proof. 3. Developing contours of bail jurisprudence.

57. 1. Electronic evidence. 2. Principles related to bail. 3. Use of technology in justice dispensation,

58. 1. Persuasive and binding effect of judgement. 2. Factors to be considered while granting regular and pre-arrest bail. 3. Importance of technology in dispensation of justice.

59. Persuasive versus binding effect of judgements. Developing contours of bail jurisprudence. 3. Reverse burden of proof.

60. 1. Interpretation of law. 3. Electronic evidence.

62. 1. IT tools for implementation to reduce pendency. 2. CIS innovations. 3. Upcoming technologies to help dispensation of justice.

63. It will enhance our skill to deal with day to day problems in court on legal and technical matter.

64. Practical experience of it in day to day proceedings.

68.1. Block chain. 2. AI. 3. E-management.

69. Precedential values of HC judgements. Anticipatory bail and new pilot projects such as NSTEP and use of JUSTIS & ICJS.

70. Use of technology in judicial work. Electronic evidence – How to deal with it & its value. Bail & influence of media, how to manage.

71. 1. Come across with recent laws. 2. Law perspective regarding electronic records. 3. CIS innovations.

72. Get acquainted with the latest reforms done regarding online filing. Paperless reforms are beneficial to us. New bail related latest judgements clear our concepts.

73. Methodical and scientific approach to justice dispensation. Adoption of technology in day to day court work. Updated knowledge on significant topics like bail jurisprudence.

74. Useful in day to day practical working. Thought provoking. Information about latest technology.

75. Upgradation of latest case law. Discussion on the topics specially bail law.

76. Use of technology in court. To be sensitive to the circumstances while deciding bails.

80. 1. Grey areas were addressed. 2. Latest case law up-dation. 3. Perspective of superior courts and lawyers understood. Their expectations also became clear.

81. The programme was educative. The programme has inspired me to use technology and to upgrade the regular court to paperless court in future.
82. The programme provided bird's eye view of the various topics discussed in sessions.
83. Updation of law on electronic evidence, bails valuable information gained on e-courts, artificial intelligence.
84. Knowledge benefit in court proceedings and day to day knowledge. Improvement in writing judgement.
85. 1. Relevancy of constitutional perspective in trial courts. 2. Broader vision of legal issues. 3. Participation of judiciary of all levels.
86. 1. Role of media in judicial trial of cases – extent importance. 2. Binding effects of judicial decision- Vertically and horizontally. 3. Electronic evidence- importance relevancy and need of amendment.
87. 1. An opportunity to interact with judges of the zone. 2. Constitutional perspective at trail court. 3. Guiding principles in today's world.
88. 1. Learnt about the bail jurisprudence to implement the latest judgements in case of bails and default bails.
89. 1. Opportunity to listen to the My Lords on one platform. 2. Different perspectives and perceptions qua evolving judicial system.
90. 1. Judiciary and media: need for balance. 2. Precedents. 3. Judicial governance vis-à-vis AI.
91. The most important part for the programme was the awareness about technology.
92. 1. Practical use of technological advancement. 2. Federal structure & continuous equilibrium among pillars of democracy. 3. Media & its import, now to balance it in discharging duties.
93. Precedential value of high court judgements. Expeditious disposal of bail matters. Reverse burden of proof.
94. Useful practically. Updated information. Doubts get cleared.
95. 1. Got fair insight in the grey areas of anticipatory bail. 2. Updated knowledge on technology. 3. Doubts were cleared on some important topics.
96. Lectures of all Hon'ble Justices were very good & have learnt a lot.
98. 1. Bail & anticipatory bail norms well discussed. 2. Electronic evidence-explained. 3. How to achieve the constitutional goals. More programmes on other core issues must be organized to strengthen the judicial system.
99. 1. The concept of "Pooled sovereignty" & the establishment of GST council as a "healthy compromise". 2. The evolution of the law pertaining to electronic evidence. 3. Electronic recording of evidence can preserve the demeanor of witness & a permanent record of the evidence.
101. 1. Comprehensive learning. 2. Knowledge enhancing. 3. Well versed about new technologies.
102. 1. Precedents. 2. Bail- Satyendra Kumar Antil case & Anticipatory bail. 3. Wonders of technology in law.
104. 1. Exchange of experience and knowledge with beneficial inputs from the resource persons. 2. Freeness of interaction. 3. Dealing with problems of e-courts.
105. 1. Constitutional objective understood with new vision. 2. Concept & object of bail.

	<p>106. Application of AI.</p> <p>107. 1. Use of e-court methodology. 2. Bail and personal liberty. 3. Use of technology in judicial work.</p> <p>108. Use of technology in our day to day. Practical approach &amp; discussion. Interactive sessions.</p> <p>109. Use of tech.</p> <p>110. 1. Paperless courts. 2. Disposal of bails. 3. Have to use of technology.</p> <p>112. All session are effective &amp; useful in daily working.</p> <p>114. 1. Bail dealing. 2. Appreciation of the e-evidence in our judicial work.</p> <p>115. Topic relating to bail gave me much insight of the topic.</p> <p>116. 1. Bail jurisprudence. 2. Electronic evidence. 3. Technology for effective judicial work.</p> <p>117. 1. Recent judicial developments. 2. Law related to bail and precedential value of high court judgements. 3. Use of technology in court proceedings.</p> <p>118. Get opportunity to listen very learned &amp; experienced speakers. The topics are well designed &amp; discussed. All sessions are very knowledgeable &amp; useful.</p> <p>119. Very important information received regarding digital evidence, A.I. etc.</p> <p>120. 1. Bail jurisprudence. 2. Precedential value of judgements. 3. Electronic evidence.</p> <p>121. Precedential value of high court judgements. Developing contours of bail jurisprudence. Electronic evidence. All the above mentioned topics were important learning achievements of this programme.</p> <p>123. Precedents binding vs persuasive. Reverse burden of proof. Electronic evidence.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>4. E-court &amp; AI.</p> <p>5. Artificial intelligence program enlightened the need for introducing the same in the dispensation of justice.</p> <p>6. The topic relating to use of technology in justice delivery system.</p> <p>7. Technology use in our court management and A.I use for efficient management of our courts.</p> <p>8. Artificial intelligence.</p> <p>9. Use of A.I and technological advancement for paperless courts.</p> <p>10. The session was informative and useful given clarity on various facts of technology legally binding precedent, judgment writing and concept of justice.</p> <p>11. I thing learning of AI the judicial system.</p> <p>13. AI and tools as it can reduce a lot of efforts.</p> <p>15. <i>Session-1 Contemporary Trends in Constitutional Law: Recent Judicial Developments.</i><i>Session-4 Overview of E-courts Project [e-Committee, SCI theme.</i> Cleared a lot of difficulty and problems been faced in computerization and in its implementation.</p> <p>17. <i>Session-4 Overview of E-courts Project [e-Committee, SCI theme]</i> - Innovative approach.</p> <p>19. <i>Session-4 Overview of E-courts Project [e-Committee, SCI theme]</i> - By HMJ Sanjeev sachdeva was the best amongst all sessions.</p>

20. **Session-4 Overview of E-courts Project [e-Committee, SCI theme]** - because of its practical utility in my day to day functioning.
21. **Session-4 Overview of E-courts Project [e-Committee, SCI theme]**.
22. **Session-4 Overview of E-courts Project [e-Committee, SCI theme]. Session-5 Emerging and Future Technology for Effective Judicial Governance [e-Committee, SCI theme]**. -being technical were more beneficial.
23. Development in law relating to bail. 65B certificate useful in day to day working.
24. **Session-4 Overview of E-courts Project [e-Committee, SCI theme]** - Got to know about e-courts project by Hon'ble SC and HC of Delhi.
25. The programme was relevant with bail and electronic evidence.
27. **Session-4 Overview of E-courts Project [e-Committee, SCI theme]** -. Hon'ble Mr. Justice Sanjeev Sachdeva is eye opener vis-à-vis technological development.
28. **Session-4 Overview of E-courts Project [e-Committee, SCI theme]** -. Made aware about the technology that can be utilized.
29. Precedents, bail, electronic evidence. **Session-3 Developments in Criminal Law: Issues and Challenges** - Justice N. Anand Venkatesh -was very lively.
32. All the parts were useful and enlightening.
33. All the sessions were useful on it all the sessions we learn something new.
34. 2<sup>nd</sup> day of our conference was better it is dealt with practical using.
35. Programme of digitisation in courts.
36. It is quite useful and will be implementing is discharging the duties.
37. The whole programme was beautifully framed but the course on e- court projected was very new and opened new horizon as to how technology can be used to help in the administration of justice emerging and future technology for effective judicial governance that have helped us to understand how technology is necessary to augment duties through law and technology.
38. ICT (e-courts) part because the age and era of technology and the judiciary has to be in pace.
40. Emerging and future technology for effective judicial governance.
42. Future technologies for effective judicial governance expected to be most useful.
45. **Session-2 Precedential Value of High Court Judgments. Session-3 Developments in Criminal Law: Issues and Challenges. Session-4 Overview of E-courts Project [e-Committee, SCI theme]. Session-5 Emerging and Future Technology for Effective Judicial Governance [e-Committee, SCI theme]**.
46. The programme with regard to technology was most useful it has made the work of judges easy and comfortable.
47. Question and answer/ interactive session as it helped in clarification of doubts.
48. Discussion on cooperative federalism.
49. Interactive and discussion part.
50. **Session-3 Developments in Criminal Law: Issues and Challenges** - relating to the developments in criminal law was most useful as the certain grey area were cleared.
51. **Session-2 Precedential Value of High Court Judgments**. Related to district judiciary. **Session-3 Developments in Criminal Law: Issues and Challenges. Session-4 Overview of E-courts Project [e-Committee, SCI theme]. Session-5**



*Emerging and Future Technology for Effective Judicial Governance [e-Committee, SCI theme].*

52. Emerging and future technology for effective judicial governance.

53. **Session-4** *Overview of E-courts Project [e-Committee, SCI theme].* **Session-5** *Emerging and Future Technology for Effective Judicial Governance [e-Committee, SCI theme]* - at it may be directly related to the use of technology in working of courts.

54. Emerging & Future technology for effective judicial governance.

55. Developing contours of bail jurisprudence because we have to deal with bail daily.

57. Principles related to bail.

60. Anticipatory bail.

63. **Session 1:** *Contemporary Trends in Constitutional Law: Recent Judicial Developments* and **Session 2:** *Precedential Value of High Court Judgments.*

68. Bail jurisprudence.

69. Questions & answer sessions.

70. Technology & judiciary. As IT is a latest trend now, which is to be adopted in judicial working too.

71. I found topic of electronic record most effective & useful as we usually deal with the same.

72. Sessions which were based on technology advancements. Mobile application related to judicial magistrate.

73. **Session 3:** *Developments in Criminal Law: Issues and Challenges-* helped in getting a recapitulating view on criminal law and also important aspects of electronic evidence.

74. Developing contours of bail jurisprudence. Recent innovation: NSTEP, ICJS, JUSTIC, JUDGEMENT PORTAL. – As are close to day to day working.

75. **Session 3:** *Developments in Criminal Law: Issues and Challenges.*

80. Bail law/Jurisprudence. Cyber law. Paperless courts.

81. The entire programme was useful. The fourth session in particular was full of inspiration.

82. Lecture relating to bail jurisprudence.

83. **Session 3:** *Developments in Criminal Law: Issues and Challenges* and **Session 4:** *Overview of E-courts Project*

84. Section 65/A & B. It is useful in court proceedings.

85. Programme relating to bail matters as it clears the vision of the Hon'ble Supreme Court of India.

86. Electronic evidence.

87. Precedents. The discussion was in detail and covered important aspects.

88. All sessions were useful for the effective working of the courts.

89. The programme as a whole is pretty useful.

90. Persuasive versus binding effect of judgements as it was designed to cover grey areas of the subject.

91. The entire programme was educative- useful.

	<p>92. Use of technological in dispensing justice.</p> <p>93. Reverse burden of proof and its critical analysis.</p> <p>94. Bails, because it is being used regularly.</p> <p>95. Bails, <i>Session 3: Developments in Criminal Law: Issues and Challenges</i> – The topic is relevant in daily working.</p> <p>98. All programmes were useful because all are related to keep day to day work to dispose the cases.</p> <p>99. E-courts project by Hon’ble Justice Sanjeev Sachdeva, as it gave an insight into the wonders that technology can do in court functioning.</p> <p>100. Bail related matter some doubts clear here.</p> <p>101. Question answer session.</p> <p>102. Open house discussion as well we could remove our doubt without any hesitation.</p> <p>104. All the sessions are useful but the bail jurisdiction and e-courts project is the most useful because first dealt with human liberty and another deals with the future of judiciary.</p> <p>105. All were very effective it is difficult to compare. Please excuses us on this.</p> <p>106. E-court perfect &amp; AI application.</p> <p>107. Session relating to bail.</p> <p>108. <i>Session 3: Developments in Criminal Law: Issues and Challenges</i>- because of practical problems &amp; solution were discussion very well.</p> <p>110. Paperless courts. Metaverse.</p> <p>111. Time is very short.</p> <p>112. <i>Session 3: Developments in Criminal Law: Issues and Challenges</i>.</p> <p>113. Topic of bail &amp; anticipatory bail and related case law discussed in the conference will be very useful. E-court technology &amp; innovation will be very useful for us.</p> <p>115. Last session of day one as it concentrated on the most important topic used by me for my day to day working.</p> <p>116. Technology for judicial work and electronic evidence which is very important.</p> <p>117. All the parts are very useful because those touch the present challenges of our judicial system.</p> <p>118. The parts regarding bail jurisprudence. Electronic evidence, E-court project precedential values of judgements, because it relates to our day to day working.</p> <p>120. Emerging and future technology for effective judicial governance.</p> <p>121. The most useful part of the programme was the discussion on bail jurisprudence as it deliberated upon various aspects with which we deal in our daily workings. As well as deliberations upon e-courts project.</p> <p>123. Persuasive value &amp; binding effect of the precedents, being very useful in judicial work.</p>
<p>3. Does the programme need further modulations or change</p>	<p>4. More programme and training required.</p> <p>5. Yes, need sufficient time for understanding and implementing the tool and programmes related thereto.</p> <p>6. Duration of the program could be longer.</p>

	<p>8. Artificial intelligence.</p> <p>10. The program was informative about importance of e-court and could enhance the experience by training usage session as well.</p> <p>11. More emphasis on use of AI for judicial system.</p> <p>13. Yes, the case of using digital platform is to be worked on.</p> <p>22. It would be better if practical situation and technical issues relevant for judicial officers in day to day working are given better coverage.</p> <p>25. One more day can be added so that more topic could be added.</p> <p>27. The duration of programme must be extended by one more day.</p> <p>28. May be with time some change about practical use of technology can be included.</p> <p>32. Programme was perfect had a great learning experience.</p> <p>37. There is always room for improvement.</p> <p>38. Yes, if some open house group discussion can take place with participants of one high court jurisdiction but with Hon'ble judges from another high courts.</p> <p>40. Yes, there is scope for further modulation.</p> <p>41. Till date running to the expectation.</p> <p>46. Programme needs to be practically implemented in time bound manner.</p> <p>48. Scope for improvement on time management its adherence.</p> <p>49. Must be made more practical oriented.</p> <p>50. It was perfectly arranged.</p> <p>69. Timings and schedule already fixed to be followed in strict sense so no inconvenience is caused to any participating officers.</p> <p>71. Overall the programme is good and informative.</p> <p>72. Sessions were very effective, informative &amp; knowledgeable.</p> <p>75. Duration of lecture should be short and there must be participation of each participant.</p> <p>80. A little more time can be invested. The capsule courses are intensive in a very short period.</p> <p>81. One or two sessions can be dedicated to the need of reducing pendency and delivering justice.</p> <p>82. Need to give more participation to the delegates.</p> <p>83. It is good organized programme.</p> <p>85. The programme may be more effective if it is spread over more days and interactive sessions be extended.</p> <p>87. It would be of greater value if it is spread to more days.</p> <p>88. Programme in up to mark.</p> <p>89. Sharing the written material of the lectures, prior to the programme, could help in better way.</p> <p>92. Practical situation viz creating scene of crime &amp; collecting evidence.</p> <p>94. Some more topics like evidentiary value to electronic evidence.</p> <p>95. Some more topics be added like appreciation of electronic evidence and latest development in civil law.</p>
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	<p>96. Programme was very good.</p> <p>98. Change is always needed. So, it can be change to make it more effective &amp; useful.</p> <p>99. A humble submission that there needs to be an exclusive session for discuss the peculiar issues being faced by officers, to make the conference/training practically more useful.</p> <p>102. Duration of the programme be increased.</p> <p>104. If considered, the conferences should be state wise only so that all the problems of state could be dealt with and all the stake holder be invited.</p> <p>107. Yes, Bit more practical for subordinate judiciary.</p> <p>108. Yes, More practical problems have to be invited before organizing such kinds of seminar etc. in order resolve real problems of subordinate judiciary.</p> <p>110. Need to be more focus on digital courts &amp; also communicate to concerned state Govt. to provide proper infra &amp; Hardware.</p> <p>117. The programme is very well organized and managed. No change is required.</p> <p>122. This programme is very useful.</p>
<p>4. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>6. It is suggested that more time for the session one required to be address to.</p> <p>7. Technology is ever changing and we are making thing simpler so more programme on technology innovative to make thing simpler.</p> <p>8. Artificial intelligence.</p> <p>10. NJA under Director Justice A P Sahi is doing a dynamic work.</p> <p>11. It was perfect.</p> <p>13. Frequency be increased.</p> <p>20. It should be a three days programmes out of which one day should be reserved for cultural tour.</p> <p>21. Programmes were already effective.</p> <p>22. My suggestion is that there should be mixing of inter region of judicial officers. Judicial officers from north should be allowed vice versa to increase the exchange of better practices and adaptation of new techniques in each of such regions</p> <p>24. NJA can also organized regional conference of south were officers of North can be invited. In all four region of India like South North East and West conferences can be held were officers from all other region can be invited, not only it will expend the vision of an individual officers but will also came to know about difficulties faced region voice and in ruler areas.</p> <p>25. The programme has been very well organized, some more topic could be added and one more day can be added.</p> <p>27. Reading material in digital form can be send before the start the conference.</p> <p>28. Practical use of technology can be incorporated.</p> <p>30. Options to bring along spouses should have been notified.</p> <p>32. Please do call again for further knowledge and enlightenment.</p> <p>35. I request the NJA to stress in the programme of digitalization.</p> <p>37. Judicial Academy (NJA on) can help update our knowledge of law by introducing more case studies in the programmes.</p> <p>39. Programme on dealing with electronic evidence. More and more such events.</p>

40. Such programme should organized conducted by the judicial conferences for the State also.
41. More and more jurists be invited as resource persons to achieve the goal.
44. More organizing training programmes.
45. More time should be given and such programmes should be held be presently.
46. More training programme need to be conducted for better serving.
47. More such programmes shall be organized.
48. Prior communication of entire programme to participants
49. To have more and more such programmes. And to focus on time management.
50. The regional conferences can be extended for three days so that the deliberations can be more comprehensive.
51. Resource persons for technical session for IT/AI can be form the concerned fields.
55. This programme should be for a week.
62. If course material can be provided in advance, it will be useful.
64. Time/days of training should be increase.
72. Everything is perfectly managed.
73. Programmes are already optimally curated and user friendly.
74. Delegates participation can be increased. Group discussion can be introduced. Material may be supplied in advance (on line).
75. There must be a programme when new legislation is enacted and major arrangements are made in existing enactment & with comparative study.
76. Lodging & boarding & food arrangements for drivers.
79. There is no arrangement of food and boarding of drivers. So, kindly make arrangements for drivers.
80. Excellent work is already being done.
81. NJA has been making excellent programmes for sensitizing judges to make the justice delivery system better.
82. The training programme should be for longer period. At least 5 days.
83. In my opinion, number of participants should not be more than 50-60. It will result in more & effective discussions.
84. Good arrangement.
85. The programmes be structured in such a way that all the participants interact more.
86. Resource person well conversant with the subjects.
87. Group discussions be included in the programme.
88. The training/course programme should be of at least one week.
89. Length of the programme may be further extended to 3 or 4 days.
90. Such programmes may be organized at regular intervals.
91. More programme be held on court management & reduction of pendency.
92. Instead of PPTs, or lecture, the topic may be explained through skit or play.

93. Reading material can be sent in advance through e-mail to participants and general problems being faced can be sought in advance.

94. NJA may organize such programmes at regular intervals.

95. Programme be organized at regular intervals.

96. Suggestions everything was good.

98. NJA must arrange training programmes for all judicial officers of all states. So, that officers of all states may exchange their views & get experience of other officer to get knowledge of them states & case types. There are so many officers across the state of country, who have never been called/invited to attend training programmes at NJA. Only some lucky officers are given opportunity again & again to visit NJA. This not fair so, it must be ensured that all judicial officers can visit NJA time to time may it be on the cost of officer. In my about 17 years carrier of judicial service from civil judge junior division up to ADJ for five years, I have never been given opportunity to visit NJA in any cadre & on other side my collogue have been given opportunity for two tenure some of & the, even three times some of.

99. 1. Officers may be required to prepare a brief note in the key take away from the conference. One more day may be devoted for the conference solely dedicated to discussions with the participants.

101. By making problem & solution based programme and having practical approach in subject matter.

102. By communicating every details/ itinerary of programme in advance.

104. Some sessions of procedural aspect of law and its working may also be addressed.

105. By farming its learning app and guidance in problems faced by judicial officers.

106. There should be more practical application.

107. Practical session useful for working in lower judiciary on practical problems should be held.

108. Some more practical problem should be invited from the judicial officer from all over the country, categories through 2<sup>nd</sup> day training at least should be done.

110. NJA is trying to do best in direction of Hon'ble Director.

111. Next programme is one week.

112. To extend days of conference.

116. The programme is good and effective.

120. Conferences of NJA may be organized at places where train and aeroplane convenience are available.

122. It is suggested that may be time extended by three days.

123. It is suggested that the time schedule may be extended for three days.