

National Judicial Academy

**P-1344: East Zone-II: Regional Conference on Contemporary Judicial Developments and
Strengthening Justice through Law & Technology
6th – 7th May, 2023**

Programme Coordinator : Dr. Amit Mehrotra and Ms. Jaya Rishi

No. of Participants : 104

No. of forms received : 94

I. OVERALL				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The objective of the programme was clear to me	97.87	2.13	-	10. Got enlightened with lot of things.
b. The subject matter of the programme is useful and relevant to my work	81.91	18.09	-	-
c. Overall, I got benefited from attending this programme	91.40	8.60	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	84.95	15.05	-	10. To be used in dispensation of justice. 19. As there are issues of providing technology infrastructure.
e. Adequate time and opportunity was provided to participants to share experiences	81.91	18.09	-	57. Yes, participants had sufficient opportunity to share and clarify their queries.
II. KNOWLEDGE				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
The programme provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	82.80	17.20	-	10. Very useful.
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	80.85	19.15	-	-
c. Up to date	91.49	8.51	-	-

d. Related to Constitutional Vision of Justice	84.95	15.05	-	-
e. Related to International Legal Norms	53.26	44.57	2.17	-
III. STRUCTURE OF THE PROGRAMME				
PROPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks
a. The structure and sequence of the programme was logical	82.98	17.02	-	10. Relevant to new development of ideas.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	58.75	38.75	2.50	-
(ii) Case studies were relevant	77.91	22.09	-	-
(iii) Interactive sessions were fruitful	68.67	30.12	1.21	-
(iv) Audio Visual Aids were beneficial	73.49	26.51	-	-
IV SESSIONS WISE VETTING				
Parameters				
Session	Discussions in individual sessions were effectively organized		The Session theme was adequately addressed by the Resource Persons	
	Effective and Useful (%)	Satisfactory (%)	Effective and Useful (%)	Satisfactory (%)
1	81.05	18.95	88.31	11.69
2	90.70	9.30	93.85	6.15
3	85.88	14.12	92.19	7.81
4	82.76	17.24	92.19	7.81
5	90.70	9.30	95.38	4.62
V. PROGRAMME MATERIALS				
PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	92.22	7.78	-	10. Very useful.
b. The content was updated. It reflected recent	88.89	11.11	-	10. Contents are very relevant.

case laws/ current thinking/ research/ policy in the discussed area				
c. The content was organized and easy to follow	85.56	14.44	-	-

VIII. GENERAL SUGGESTIONS	
1. Three most important learning achievements of this Programme	<p>2. Coming across new development, in technology, new aspects of laws and their effects.</p> <p>3. 1. Recent judicial development. 2. Precedential value of high court. 3. Judicial governance vis-à-vis artificial intelligence.</p> <p>4. Refresh, education and exponential.</p> <p>6. Justice dispensation.</p> <p>7. 1. 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].</p> <p>8. 1. Session 3: Developments in Criminal Law: Issues and Challenges, 2. Session 5: Emerging and Future Technology for Effective Judicial Governance [e-Committee, SCI theme].</p> <p>9. Interference of media in our justice delivery system. 2. Precaution which we have to take at the time dealing with bail matter. 3. Reverse burden of proof.</p> <p>10. Gathered knowledge about artificial intelligence how to utilize technology available and recent development of laws.</p> <p>11. 1. Artificial intelligence. 2. Electronic evidence. 3. Precedential value of HC judges.</p> <p>12. 1. The entire programme is very helpful in brushing up of my knowledge with latest happenings in world of legal knowledge. 2. The usefulness in our service to people the application of technology. 3. The use of constitutional principles in our day to day judicial duties.</p> <p>13. 1. Precaution at the time of granting or not granting bail. 2. Persuasive effect of judgement. 3. Reverse burden of proof.</p> <p>14. 1. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance- were eye opener. 2. Revisit to the important constitutional provisions. 3. Importance of precedential laws and importance of obiter dicta.</p> <p>15.1. Knowledge of AI. 2. Application of technology. 3. Clarification of doubts.</p> <p>16. How to use technology in court room. Importance of electronic evidence. Binding effect of judgements.</p> <p>17. 1. Discussion on recent development in constitutional and criminal law. 2. Discussion of bail jurisprudence. 3. Topic of emerging and future technology in justice dispensation system.</p> <p>18. 1. Got immense knowledge and got updated in techno-legal matters, which will be of great help. 2. Know how to use precedents of Hon'ble SC & HCs in our</p>

judgements. 3. Got knowledge regarding latest development in the field of constitutional law, Criminal bail matters, E-court Phase-III etc.

19. 1. Provided insight to precedential value of high court. 2. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance-** were very informative. 3. Good analysis of constitutional law in contemporary trends.

20. Deliberation & discussion on bail matters & electronic evidence enriched us for application in dealing the cases & bail applications.

21. 1. Constitutional vision. 2. Evaluation and programme of e-courts. 3. AI's application in judiciary.

22. 1. Relevant topics. 2. Case law based discussion. 3. Lucid explanation.

23. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.** (1. AI. 2. CIS and 3. How technology can be used effectively in discharging my duty.)

24. 1. Came to learn about the issues related bail matters & found it very useful. 2. Came to learn about the constitutional position in the context of Govt. action. 3. Importance of technology in court.

25. Persuasive Vs binding effect of judgement, comity of courts. Reverse burden of proof, Judicial Governance vis-à-vis artificial intelligence.

26. 1. Broaden my knowledge on constitutional law and criminal law. 2. Better perspective on e-court & future technology.

27. Articulation of concerns. Recognition of problems. Finding resources to find solution.

28. Precedential value of high courts. Use of emerging and future technology.

29. 1. The precedential value of HC Judgements. 2. Digital court innovations. 3. Advanced judging tools.

30. 1. Got to learn the recent trend of developments in judiciary. 2. Importance of precedent to avoid conflict. 3. Importance to technology in judicial system.

31. Importance of technology in justice dispensation.

32. 1. Got to learn from learned speakers. 2. Learnt new topics. 3. Raised enthusiasm to do better in service & become more updated.

33. Binding effect of judgement and e-court projects and artificial intelligence.

34. 1. Pros & Cons of AI. 2. Implementation of Kerala Model in e-court system. 3. Persuasive and binding effects of precedents.

35. 1. PMLA and its procedure. 2. Electronic evidence. 3. Future use of artificial intelligence in judiciary.

36. Learnt a lot on the subject discussed.

37. Precedents, bail, i.e. Recent development in criminal law, e-courts.

38. 1. Committee of courts. 2. Reverse burden of proofs. 3. Artificial intelligence.

40. 1. A great insight into judicial prudent. 2. Constitutional development in the country. 3. Bail jurisprudence.

41. Relevant laws. Reverse burden topic was so useful.

42. Learnt a lot. Refreshed our memory. Learnt new development in ICT. Importance of paperless courts & its benefits etc.

43. Comity of courts. PMLA. Electronic evidence.

44. 1. Judicial process. 2. Media trial. 3. PMLA.

45. 1. Various nuances of constitutional law. 2. Latest trends in law & technology.

46. Paperless court. Artificial intelligence.

47. 1. Binding effects of judgement and precedent. 2. Regarding PMLA and Its procedure. 3. Scope of artificial intelligence is the sphere of judiciary.

48. Art. 21: Social or legal. Persuasive versus binding effective of judgements. Artificial Intelligence.

49. 1. About dedication. 2. Precedential value of High Court. 3. Latest developments in technology.

50. 1. Use of technology. 2. Constitutional law. 3. Burden of proof.

51. 1. Dispensation of justice with sensitivity. 2. Use of technology for justice delivery system.

52. 1. Benefits of technology. 2. Binding effects of judgements and 3. Ambit of Art. 21 etc.

53. The importance of precedential value of judgement of constitutional court. Use of technology while dispensing justice.

54. Paperless court, technology and e-court project.

55. Requirement of use of IT/Tech. at present. Change in level setup that is needed to adopt this system. Use of technology can help us in managing the heavy work load and all the session would be more litigant centric. Use of AI and the best practical.

56. 1. The lectures on constitutional law was useful. 2. Judiciary & media, balancing Act was insightful. 3. The lecture precedential value of HC judgements was useful.

57. To start moving with the technology.

58. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance** – got to know a lot about computer technology.

60. Development in criminal law, precedential value and e-project system.

61. 1. Development in bail jurisprudence. 2. Binding effect of high court judgement. 3. E-court and CIS.

62. 1. Know about Kerala & Delhi. 2. To update ourselves. 3. To serve to better our knowledge.

63. 1. Latest position of effective court work through CIS. 2. Usefulness of technology. 3. Latest situation of bail matters.

64. The greatest achievement of this program is that I got to meet the minds of legal luminaries which I must say a dream comes true.

65. The session regarding the topic precedent, PMLA Act., Bail hearing and the advancement in CIS system and class relating to artificial intelligence were the most important achievements.

66. It was very enriching. **Session 4: Overview of E-courts Project** and **Session 5: Emerging and Future Technology for Effective Judicial Governance** – were eye openers. Motivated to update and implement the technological advancements.

67. Latest development in the fields of bail & constitutional laws. Future of justice delivery system. Challenges ahead.

	<p>68. 1. Made aware of relevant & precedent situation. 2. Key points of the topics were discussed making it easier to memories. 3. I am motivated hearing the resource persons of knowledge.</p> <p>69. 1. Encourage myself to once software technology more. 2. Updated myself regarding recent developments regarding bail. 3. Enrich myself regarding precedential value.</p> <p>70. It was quite enriching, informative and enlightening experience.</p> <p>71. Talks on constitution, binding effects of judgement and bail.</p> <p>72. 1. Knowledge on AI. 2. Sensitize on constitutional values. 3. Enhancement of knowledge on judicial process.</p> <p>73. Reverse burden of proof. Developing contours of proof.</p> <p>74. 1. Persuasive and binding effect of judgement. Reverse burden of proof. 3. Judicial governance.</p> <p>76. 1. Clear doubt about constitutional law. 2. Clear doubt about law of bail. 3. Clear doubt about e-court project.</p> <p>77. 1. Updated the latest development in technology. 2. Relevance of AI. 3. Steps taken by Karnataka HC in use of technology.</p> <p>78. 1. We should be receptive to new developments. 2. We should be master of the machine and not vice versa.</p> <p>79. Learnt a lot for implementing at work.</p> <p>80. Use of technology in courts, e-courts etc.</p> <p>82. Digitization record. Effective use of VC. Effective use of electronic evidence.</p> <p>83. Crisp & to the joint presentation.</p> <p>84. Adopt to the changes and development in the field of technology in the dispensations of justice.</p> <p>87. Technology is a boon to us as judicial officer. It is helpful and implement it.</p> <p>88. 1. Developing contours of bail. 2. Reverse burden of proof. 3. Electronic evidence.</p> <p>89. The development in technology and the need of law to keep pace with it.</p> <p>90. Developments of software in Kerala and Delhi. Paperless courts.</p> <p>91. CIS much be such that it caters to the needs of all stakeholders and has to be user friendly.</p> <p>94. 1. Co-operative federalism. 2. Precedents. 3. PMLA.</p>
<p>2. Which part of the Programme did you find most useful and why</p>	<p>2. Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments. Session 2: Precedential Value of High Court Judgments and Session 3: Developments in Criminal Law: Issues and Challenges- for it being informative.</p> <p>3. Session 2: Precedential Value of High Court Judgments – Because I felt that it will be useful in discharge of my responsibility.</p> <p>6. Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments. Session 2: Precedential Value of High Court Judgments- conceptual & reversing.</p> <p>7. Session 3: Developments in Criminal Law: Issues and Challenges.</p>

8. **Session 3: Developments in Criminal Law: Issues and Challenges-** for it being informative. **Session 5: Emerging and Future Technology for Effective Judicial Governance** - This session is useful in my day to day conduct of my official duties.
9. Overview of e-courts project.
10. **Session 3: Developments in Criminal Law: Issues and Challenges-** for it being informative. **Session 5: Emerging and Future Technology for Effective Judicial Governance-** It delivered on recent/relevant subject to enhance administration of justice.
11. **Session 5: Emerging and Future Technology for Effective Judicial Governance.**
12. **Session 4: Overview of E-courts Project and Session 5: Emerging and Future Technology for Effective Judicial Governance.**
13. Entire programme especially topic on preventions at the time of granting bail.
14. All sessions were equally important and useful and enriching & enlightening.
15. As a whole the programme was very good.
16. **Session 5: Emerging and Future Technology for Effective Judicial Governance.**
17. Discussion on the topic of session 3 as it relates to day to day court work.
19. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
20. **Session 3: Developments in Criminal Law: Issues and Challenges-** has been most useful as it is on all the important matters essential for a trial judge.
21. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
22. **Session 3: Developments in Criminal Law: Issues and Challenges-** since it is best relevant to my current assignment.
23. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
24. 1. The topic on Art 21. Vis-à-vis prohibition: Social & legal modalities. 2. Persuasive versus bending effect at judgment.
25. Comity of court/ Judicial discipline.
26. **Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments and Session 3: Developments in Criminal Law: Issues and Challenges.**
27. Judicial limits, comity of courts, Bail & burden of proof, electronic evidence & session 4 & 5 generally.
28. Precedential value of high court. Emerging and future technology for effective judicial governance.
29. The subject on digital, paperless courts.
30. Emerging and future technology for effective judicial governance, as it explore the importance of all in judicial proceeding.
31. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
32. **Session 3: Developments in Criminal Law: Issues and Challenges-** As it is applicable by us in day to day work & learnt for impressing on it.

33. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
34. **Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments. Session 2: Precedential Value of High Court Judgments and Session 3: Developments in Criminal Law: Issues and Challenges-** for it being informative and **Session 5: Emerging and Future Technology for Effective Judicial Governance.**
35. Emerging and future technology for effective judicial governance as it is going to be play big role in administration of justice delivery system.
36. E-court projects.
37. E-court & emerging technology.
38. Emerging and future technology for effective judicial governance as it makes me understand now effective court system will be.
40. Session on Bail jurisprudence as it is quite relevant at this point of time given the fact that there is a significant number of under trial provisions in the country.
41. Evaluation of the concept artificial intelligence & CIS system.
42. Session of Hon'ble Hrishikesh Roy, Mr. Sekhar Naphade, Senior Advocate, Justice Ashutosh Kumar, Justice Raja Vijayaraghavan V. and Justice Sanjeev Sachdeva.
43. Artificial intelligence will help in expeditious disposal of cases properly.
44. E-filing.
45. Judges of all hierarchy brought in the same platform at the same time.
46. Use of artificial intelligence.
47. **Session 5: Emerging and Future Technology for Effective Judicial Governance** – found to be most useful as it has enlightened as about the scope of artificial intelligence in future course of justice delivery system along with developments of technology.
48. **Session 5: Emerging and Future Technology for Effective Judicial Governance.**
49. Latest developments in technology CIS Innovations across high court recent innovations.
50. **Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
51. **Session 2: Precedential Value of High Court Judgments. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**
52. Developments in criminal law.
53. The **Session 2: Precedential Value of High Court Judgments. Session 3: Developments in Criminal Law: Issues and Challenges. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance** – were found to be most useful.
54. Information & technology.
55. Shared by Hon'ble Justice Raja Vijayaraghavan.
56. Over view of e-court project.
57. **Session 3: Developments in Criminal Law: Issues and Challenges. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**

58. **Session 3: Developments in Criminal Law: Issues and Challenges**- relates to issues coming before the trial court.

59. Lecture of Mr. Shekhar Naphade, Justice Joymalya Bagchi, Justice Sanjeev Sachdeva.

60. Emerging and future technology for effective judicial governance.

61. Binding effect of high court judgement & e-courts as well as artificial intelligence.

62. Co-ordination by the Hon'ble Director. His Lordship is a living dictionary.

63. Overview of e-courts project & emerging technology. As it equips us to deal with the future day.

64. **Session 3: Developments in Criminal Law: Issues and Challenges** and **Session 5: Emerging and Future Technology for Effective Judicial Governance** – since it relate to our day to day proceedings of our court.

65. The class relating to precedent was the most useful as the part of the programme is used by us on each and every day to our court management & writing judgment.

66. **Session 3: Developments in Criminal Law: Issues and Challenges**- It related to the day to day work under taken by us.

67. **Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments. Session 2: Precedential Value of High Court Judgments and Session 3: Developments in Criminal Law: Issues and Challenges.**

68. **Session 3: Developments in Criminal Law: Issues and Challenges. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**

69. **Session 3: Developments in Criminal Law: Issues and Challenges**- As & our posted as judicial magistrate.

70. Mostly, the sessions held by Mr. Shekhar Naphade, Hon'ble Justice Ashutosh Kumar, Hon'ble Justice Director, NJA, Hon'ble Justice Raja Vijayaraghavan and Hon'ble Justice Sanjeev Sachdeva.

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

72. **Session 5: Emerging and Future Technology for Effective Judicial Governance**- as judiciary is also requiring to update in IT both for administration and judicial work.

73. **Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments**- Reminded of the basic features of the constitution.

74. **Session 2: Precedential Value of High Court Judgments**- It is important in day to day works.

77. Interactive sessions.

80. **Session 2: Precedential Value of High Court Judgments. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.**

82. **Session 2: Precedential Value of High Court Judgments. Session 3: Developments in Criminal Law: Issues and Challenges. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.** – Relevant to daily court work.

83. The presentation especially the audio & video clips.

	<p>84. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.</p> <p>86. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.</p> <p>87. Session 3: Developments in Criminal Law: Issues and Challenges- As trial courts we deal with such cases regularly.</p> <p>88. Session 3: Developments in Criminal Law: Issues and Challenges. Session 5: Emerging and Future Technology for Effective Judicial Governance.</p> <p>90. Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.</p> <p>91. All especially sessions conducted by Hon'ble Justice Ashutosh Kumar, Hon'ble Justice Raja Vijayaraghavan V, Hon'ble Justice Sanjeev Sachdeva and Mr. Shekhar Naphade, Sr. Advocate, Supreme Court of India.</p> <p>92. Session by Mr. Shekhar Naphade, Hon'ble Justice Ashutosh Kumar, Hon'ble Justice Raja Vijayaraghavan V. and Hon'ble Justice Sanjeev Sachdeva as the topic and deliverance were interesting/gripping.</p> <p>93. Session 3: Developments in Criminal Law: Issues and Challenges.</p> <p>94. Reverse burden of proof as it was very illuminative.</p>
<p>3. Does the programme need further modulations or change</p>	<p>3. Satisfactory.</p> <p>4. On every subject discussed which may be discussed more elaborately.</p> <p>11. Materials be forwarded well in advance for participants to get acquainted.</p> <p>12. It could be a little workshop oriented.</p> <p>16. The entire programme structure was good & informative.</p> <p>21. It is already good. However, more time may be allotted for appreciation of digital evidence and interactive sessions.</p> <p>24. More time period could have been allotted on information technology Act. Resource person who are expert in the field could have been involved.</p> <p>25. Addition of lecture by way of mathematical module.</p> <p>27. Era & down of Session 1: Contemporary Trends in Constitutional Law: Recent Judicial Developments- to smaller/ separate sessions for more intensive discussion.</p> <p>49. Found fruitful this way.</p> <p>52. May be add more contemporary fields of law.</p> <p>55. Use of electronic evidence, admission and proof still remains a side of evidence which has to be better understood and thus a detailed & discussion of this aspect may be helpful.</p> <p>56. We need changes in discussion and deliberation of e-court topic in more lucid manner.</p> <p>64. Digitization of courts in the level of district judiciary.</p> <p>65. The programme was more than satisfactory and was very useful.</p> <p>66. Adding another day might be helpful in allowing more time for detail discussion.</p> <p>67. It needed more time to comprehensively understand subjects/topics.</p> <p>68. A discussion on information technology Act. with concerned provisions of evidence Act. relating to admissibility of proof of e-evidences.</p>

	<p>69. Definitely need further modulation.</p> <p>73. E-court matter may be squeezed into one session and another practical topic included.</p> <p>77. Yes, more visual, such as demonstration and illustration.</p> <p>87. We can also have a training programme on the implementation of technology while deciding & disposing cases.</p> <p>91. <i>Session 4: Overview of E-courts Project. Session 5: Emerging and Future Technology for Effective Judicial Governance.</i> – Programme required more detailed session.</p> <p>92. Time limit was less topics of such vast nature.</p> <p>94. <i>Session 5: Emerging and Future Technology for Effective Judicial Governance.</i> – should be a full day programme.</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>1. More interaction session can be introduced.</p> <p>3. Frequent programme required to update and train Judge.</p> <p>6. Need more brain storming sessions.</p> <p>9. Arranging training on civil matter.</p> <p>12. The arrangements were extremely good. The deliberations and study materials were very good and enlightening.</p> <p>14. Programme was very useful and effective however more Power Point presentations can be included.</p> <p>15. Holding of regional conferences in other parts of North East.</p> <p>16. Time allotted to sessions may be increased to be more elaborate on topic.</p> <p>19. Sessions may include more slide and video presentation.</p> <p>20. NJA may make arrangement for sharing of study materials, slides etc. used by resource persons during sessions.</p> <p>21. Reading material may kindly be provided.</p> <p>22. By organizing such programme once in every quarter.</p> <p>24. More programmes may be organized on day to day court work issue. And more programmes on IT Act can be organized.</p> <p>28. Conducting Zonal conference of this kind will greatly serve the judiciary from this region.</p> <p>29. Perhaps sessions can be on a single subject and not include too many varied topics in a single conference/ programme.</p> <p>30. The topic and arrangement was very good.</p> <p>31. Similar conference may be held involving larger group of judicial officers.</p> <p>32. Since e-court projects are not implemented in district courts of Arunachal due to connectivity issue and others, it is requested to give revised training once the projects starts.</p> <p>34. Such conference should be held frequently.</p> <p>36. Training on paperless courts.</p> <p>38. By organizing frequent Regional Conference on up to date legal & technical topics.</p>

40. Please include session on trial of special Act cases more particularly cases under NDPS Act.
43. By organizing programme frequently.
44. More deliberation is required regarding e-court filing and AI.
45. More frequently and elaborate holding of such conferences.
46. Best practices may be adopted.
47. Such type of programme should be held at regular interval. Also all the judicial officers irrespective of their grade should be included in such programme.
49. The training programme was designed in such a way achieve will help us in future.
52. Monetize the training so all officers get enhance to attend NJA training proportionately.
54. NJA should research it to a great extent so that it becomes comfortable for us. It gives legal acumen to me relating to digital court.
57. To see to as it that the district courts does not stay behind in using the advanced technology.
59. Immediate need to incorporate a mandatory training on electronic evidence for all judicial officers.
60. Need more such programme to be arranged.
61. Practical based conference i.e.- Recent development in civil laws/criminal laws/ exhibiting documents/ recording evidence.
62. NJA should suggest the Govt. to eradicate/ improve the grass root level problem/infrastructure of the sub-ordinate judiciary.
63. There is need for more extensive deliberations on electronic evidence: at least an entire session may be allowed.
64. I would love to come again if I am nominated for participating in such programme.
65. NJA may select more topics which are directly related with the lower court proceedings.
66. Arrange for such programmes more frequently allowing us to be updated with the legal advancements.
67. May be, if possible, longer schedules may be arranged.
68. The same may be done by giving small project works or group discussion to be done by the participants where they can engage themselves mentally and physically.
69. Instead for three session, two session in a days would be helpful and utilization of times.
70. More programmes related CIS and District court cases (both civil and criminal) procedural nitty grittiest.
71. Longer time for resource person.
72. Programme is excellent.
73. Imbibe upon the judicial functionaries the need to give “conscious effort” for timely disposal of cases.
74. More material may be provided.

	<p>76. To organize more such programme in this part of the country.</p> <p>77. Group discussion by participant of different states should be included.</p> <p>79. Programmes are always effective.</p> <p>80. Resource persons with experience of technology were helpful. Regular programme may be held.</p> <p>82. More workshop on electronic evidence.</p> <p>83. Get more professionals If possible in ethical hacker esp. in AI topics.</p> <p>87. We can also have a training programme on the implementation of technology while deciding & disposing cases.</p> <p>88. Programme of NJA are well planned and the programmes are exhaustive.</p>
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