

## National Judicial Academy

**P-1366: South Zone-I: Regional Conference on Contemporary Judicial Developments and Strengthening Justice through Law & Technology**

**Venue: Kerala**

**21<sup>st</sup> -22<sup>nd</sup> October, 2023**

**Programme Coordinator** : Dr. Sumit Bhattacharya and - Mr. Shashwat Gupta

**No. of Participants** : 112

**No. of forms received** : 93

<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>94.57</b>	<b>5.43</b>	-	17. Requires elaboration. 53. Good. 80. Very informative of philosophy thoughts. 85. Good.
b. The subject matter of the programme is useful and relevant to my work	<b>94.51</b>	<b>5.49</b>	-	53. Good. 80. Productivity & informative details provided. 85. Good.
c. Overall, I got benefited from attending this programme	<b>92.39</b>	<b>7.61</b>	-	53. Good. 80. Happy. 85. Good.
d. I will use the new learning, skills, ideas and knowledge in my work	<b>90.22</b>	<b>9.78</b>	-	1. The protocol and procedure of writing judgment a new line of view to be adopted. 53. Good. 80. Sure.
e. Adequate time and opportunity was provided to participants to share experiences	<b>75.82</b>	<b>24.18</b>	-	17. More participation of nominate officers should be invited. 53. Good. 85. Sometime should have been given.
<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>91.21</b>	<b>8.79</b>	-	53. Good. 80. Contemporary challenges informative session.

b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	<b>71.11</b>	<b>28.89</b>	-	15. Excellent data analysis. 53. Good. 80. Very informative details on constitutional ethics, private & public.
c. Up to date	<b>84.62</b>	<b>15.38</b>	-	53. Good.
d. Related to Constitutional Vision of Justice	<b>83.70</b>	<b>16.30</b>	-	53. Good. 80. Motivational sessions.
e. Related to International Legal Norms	<b>43.18</b>	<b>53.41</b>	<b>3.41</b>	53. Good. 80. Promotion of transparency enhancement of public confidence throughout world.

### 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>90.22</b>	<b>9.78</b>	-	1. Unremarkable schedule and programme well. 53. Good. 80. Informative and motivational session. 87. Increases efficiency and capabilities.
b. The programme was an adequate combination of the following methodologies viz.				
(i) Case studies were relevant	<b>78.02</b>	<b>20.88</b>	<b>1.10</b>	53. Good.
(ii) Interactive sessions were fruitful	<b>72.53</b>	<b>27.47</b>	-	53. Good.
(iii) Audio Visual Aids were beneficial	<b>77.91</b>	<b>22.09</b>	-	53. Good.

### IV SESSIONS WISE VETTING

#### Parameters

<b>Session</b>	<b>Discussions in individual sessions were effectively organized</b>		<b>The Session theme was adequately addressed by the Resource Persons</b>	
	<b>Effective and Useful (%)</b>	<b>Satisfactory (%)</b>	<b>Effective and Useful (%)</b>	<b>Satisfactory (%)</b>
1	<b>79.55</b>	<b>20.45</b>	<b>86.08</b>	<b>13.92</b>
2	<b>92.13</b>	<b>7.87</b>	<b>98.70</b>	<b>1.30</b>
3	<b>94.38</b>	<b>5.62</b>	<b>100.00</b>	-
4	<b>87.64</b>	<b>12.36</b>	<b>93.33</b>	<b>6.67</b>
5	<b>89.16</b>	<b>10.84</b>	<b>98.61</b>	<b>1.39</b>

### V. PROGRAMME MATERIALS

PROPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks
a. The Programme material is useful and relevant	88.51	11.49	-	68. Material has been provided in pen drive. Have to through. 72. As it is in pen drive. 73. Yet to be viewed, so no remarks could be seen.
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	79.31	20.69	-	72. Yet to go through it. Hence I am not in a position to given my remarks.
c. The content was organized and easy to follow	88.51	11.49	-	-

### VIII. GENERAL SUGGESTIONS

1. Three most important learning achievements of this Programme	<p>1. 1. Judicial ethics. 2. Judgment writing. 3. E-courts.</p> <p>2. 1. How to behave a judicial officer whatever the cadre with other. 2. How to prepare judgements understandable to stakeholders. 3. Requirement with regard to case of technology in administrative officers.</p> <p>3. Judgment writing. Judicial skills, Constitutional morality in orders.</p> <p>4. 1. Morality &amp; judicial approach. 2. Communication skills &amp; judicial norms. 3. About e-courts project.</p> <p>5. <i>Session 2: Elements of Judicial Behaviour; Session 3: Judgment Writing Tools and Session 5: Emerging and Future Technology for Effective Judicial Governance</i> are very much useful to our judicial officers how to deal with the stake holders and administration of justice effectively.</p> <p>6. How to present the judgement.</p> <p>7. Brevity of writing judgements. Role of a good judge. Constitutional morality.</p> <p>8. Got an overview of constitutional and social morality. Good inputs as judgement writing and latest developments in technology.</p> <p>9. 1. Explore on constitutional morality vis-à-vis social morality. 2. More focus on ethical standards, judicial norms, communication skills. 3. Adoption of technological tools in judiciary.</p> <p>10. Judicial ethics. Judgement writing. Court management.</p> <p>11. 1. Judicial behaviour. 2. Judgement writing. 3. Using technology.</p> <p>12. Contemporary developments in judiciary is a useful subject selected for conference. This programme appraised officers of latest development.</p> <p>13. Every judicial officer has to adopt the latest technological development. He should be accruable to the public of improve knowledge in law.</p> <p>14. 1. Judicial ethics. 2. Writing good judgments. 3. Using of technology.</p> <p>15. 1. My approach on constitutional morality enhanced. 2. Got better perception on e-courts project ideas. 3. Learned some practical things as to how judges should be.</p> <p>16. Morality, relating to constitutional justice and about e-courts project.</p>
---	--

17. 1. Need of digitization of court documents, register etc. 2. Art of writing judgement & marshaling of facts and avoiding stereotype words relating to women cases etc. 3. Morality of constitutional and social morality. 4. Entire subject on ethics. 5. Judicial governance and use of AI existential risk.

18. 1. Updated with latest e-courts project work and motive of e-courts. 2. Reiterated the morals and ethics required for judges

19. Writing of judgements in simple language judicial behaviour, communication skills. Future technology for effective judicial governance.

20. 1. Ethical standards, Judicial norms and conduct of judges. 2. Fundamental principles of judgement writing. 3. Judicial governance vis-à-vis artificial intelligence.

22. Ethics standards. Paperless project. Brevity in drafting.

23. Artificial intelligence – its use.

24. Improvement in computer knowledge. Level of confidence is higher now. Interest to gain more experience as now I had.

25. Court project constitutional morality. Judicial governance.

26. How to write judgement & orders. How to get use of e-filing and use of e-filing.

27. 1. Improvement in method of writing judgements. 2. Effective use of technology in dispensation of justice. 3. Improvement of language in judgement.

28. Improve the knowledge. Reading be qualitative judgements. How to analyze computer knowledge in justice delivery system.

29. 1. Constitutional vision of justice. 2. To think out of box.

30. Use of machine learning tools. Use of AI.

31. 1. Fundamental principles of judgement writing. Legal analysis to sentence structure of editing. 2. Objectivity in decision making. 3. Use of gadget and technology.

32. 1. Language & law – Brevity in drafting. 2. How to be sensitive in judgements. 3. Use of Gadget & technology.

33. Constitutional morality. Judicial innovation, Judgement writing tools, **Session 4: Overview of E-courts Project.**

34. 1. Judicial approach. 2. Judicial behaviour. 3. Artificial intelligence.

35. Enricher the knowledge on constitutional morality. Principal of judgement writing enhancement of public confidence.

36. Paper less transaction of court. Changing the proforma of judgement. Use of AI tools.

37. Integrity. Independent of judiciary. Impartiality.

38. The programme helped me more understand the concept of constitutional morality and how to improve my judgement writing skills and using of technology to strengthen my judicial work.

39. 1. Future of AI & Technology in judiciary. 2. Insights about judging; session of Justice Raveendran. 3. How judiciary has to reinvent itself in focus of technology.

40. Writing judgment skill using digital programme. E-filing importance & advantages.

41. Gained knowledge on current development on legal field.

42. I got myself updated.

43. 1. Could come across normal errors usually committed by many officers from Session 2 & 3. 2. Could get an overview on the changes that are going to happen from Session 4 & 5.

45. 1. Judges understood the problems faced by subordinate judiciary. 2. How modern technology makes our work easy. 3. How & why the constitutional morality is improved.

46. Conference, positive approach. New technology updating.

47. Session regarding constitutional morality Vs, social morality and other sessions helped me the reasons my activities being a judicial officer full time.

48. 1. Very effective and useful. 2. Was able to learn new things. 3. Jurisdiction with aspects.

49. To delve upper constitutional morality. To relevant on our judicial integrity. Got to learn more about e-filing & e-courts.

50. 1. We should be tech survey, no relearned to technological advances. 2. Problems we face are one & same. 3. Improve our efficiency through AI.

51. 1. Upgraded with the latest development in technology. 2. Knew about the CIS innovation in other high courts. 3. Knew about AI uses in our system.

52. 1. Judicial writing. 2. E-courts & artificial intelligence. 3. Ethics & morality.

53. Information about e-filing. Judgement writing.

54. 1. Understood about constitutional morality. 2. Understood the back down of AI in judicial activities. 3. Understood about the manner in which judgement are to be better.

55. Judgement writing. E-court project. Future technology.

56. 1. Updation of moral biases. 2. Updation of AI tools to assist. 3. Quality decision making.

57. *Session 2: Elements of Judicial Behaviour, Session 3: Judgment Writing Tools, and Session 5: Emerging and Future Technology for Effective Judicial Governance* are very much used to the day to day functions of the court in my judicial work.

58. 1. Had new perspectives about several topics. 2. Experience to new ideas. 3. Change in thought process.

60. 1. Good of constitution morality & constitutional value & gender

61. 1. In respect of quality of judgment and writing of judgements. 2. Importance of paperless work. 3. Concept of constitutional morality.

62. Prissily how to write judgments. Updating of e-courts a need of the hour. The deliberation are on more practical experts thereby maintaining perform of Judicial Officer.

63. We learnt about how the judgment to be & also about the morality & informatively and what is ethical studies of a judge which is a must be the day to day function as judge.

64. Ethical standard of judges. Tool for writing better judgement. Past moving for paperless world.

65. Basic features of constitution. Constitutional morality and social morality judgement may be delivered as per law but it may not be social morality what was correct is earlier is not correct tomorrow. All the sins are done in the name of value of law.

66. The in-depth knowledge of constitutional morality. Social morality here explained in details.

	<p>67. Knowledge, Experience, sharing of thoughts &amp; best practices.</p> <p>68. 1. Role of technology in judiciary. 2. Improvement in judgement writing.</p> <p>69. 1. Judicial behaviour. 2. Regarding judgment writing. 3. Judicial governance &amp; AI.</p> <p>70. Judicial morality. Developed my knowledge with respect of writing judgment scope and object of e-filing by paperless court.</p> <p>71. 1. Elements of judicial behaviours. 2. Judgment writing tools. 3. Emerging and future technology for effective judicial governance.</p> <p>72. 1. Balance between constitutional morality &amp; social morality. 2. To scale my integrity &amp; impartiality. 3. Digitalization.</p> <p>74. Importance and requirement of e-courts. Methods in writing judgements. Ethics in judicial behaviour.</p> <p>75. Eye opener of the contemporary constitutional trends. Funded the basic features of the judicial behaviour. The greater inputs were collected and know a learnt the judgment writing tools.</p> <p>77. I learn above constitutional morality and development. I learn so much about e-courts project and artificial intelligence. I got more confident over all the conference.</p> <p>78. 1. Constitutional morality learned. 2. How to write judgment and 3. Latest development in court project and artificial intelligence.</p> <p>79. How technology should be used to role justice, what the judge should have on working, Gain knowledge about the technology and update to it.</p> <p>80. Dedication and role model/icon need to the society. Use of the technology pre-judiciary and updating knowledge through academy, Technologies and by experience.</p> <p>81. Constitutional morality was taught in simple and superb manner.</p> <p>82. This programme is certainly useful &amp; have good idea such constitution. It is next useful for improving quality of judgements. It is useful &amp; improve efficiency in disposal of cases and to have personal restraints in daily life.</p> <p>83. This conference enhanced my knowledge and skills which would enhance my ability to dispose of more number of cases effectively with quality of judgements.</p> <p>84. All the topics are important by AI- topic was very much interesting and useful.</p> <p>85. Constitutional morality social morality and legal justice.</p> <p>86. This programme is useful in day to day discharging duties.</p> <p>87. With the knowledge gained, it will enable for to discharge functions judiciously, effectively it contributed to enhance standard and quality of the work with updated technique may by optimum utilization can achieve the objects. Programme was well designed and contributed for qualitative discharge of duties.</p> <p>88. <i>Session 3: Judgment Writing Tools</i>- is very-very useful Made remind &amp; point out to new to revise &amp; remember always.</p> <p>89. 1. Most useful to enhance our standards and to enhance quality in our work. 2. Our knowledge is updated on the aspects covered. 3. Efficiency in work will be enhanced.</p> <p>90. Judicial discipline, understanding constitution. E-courts.</p> <p>93. Usage &amp; technology in administration justice.</p>
<p>2. Which part of the Programme did you</p>	<p>1. E-courts- to achieve for paperless courts and to save environment.</p>

<p>find most useful and why</p>	<p>2. <b>Session 3: Judgment Writing Tools and Session 4: Overview of E-courts Project</b>- very much useful. As they touched the ground realities.</p> <p>3. Constitutional morality. It touched all skills sessions. If we follow constitutional morality, judgement writing and skills follow.</p> <p>4. All the sessions, more particularly. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools.</b></p> <p>5. In my view <b>Session 5: Emerging and Future Technology for Effective Judicial Governance</b>- is effective, to learn about latest technological skills in the administration of courts and to upgrade our knowledge.</p> <p>6. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools</b>- because they are useful for day in and day out in our working as judicial officer.</p> <p>7. Transparency. Gender sensitivity in judgements.</p> <p>8. Judgement writing.</p> <p>9. The paper less courts module prepared by High Courts of Kerala, Orissa.</p> <p>10. Lecture on judicial ethics and judgment writing as the same is useful in our daily work.</p> <p>11. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools.</b></p> <p>12. All the sessions are well planned and the object is mostly achieved.</p> <p>13. Elements of judicial behaviour. Judgment writing.</p> <p>14. Judicial ethics &amp; writing judgement.</p> <p>15. Judgement writing.</p> <p>16. Overall sessions are very useful so our day to day dialing of duty effectively.</p> <p>17. Judgement writing and judicial ethics are most important among other subjects. Resource persons enlightened in different angles of subject of art of writing judgement. So also resource person for judicial ethics thrown light a monthly aspects. Digital divide &amp; judicial existential/risk. 5. Judicial governance and use of AI.</p> <p>18. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools.</b></p> <p>19. <b>Session 3: Judgment Writing Tools</b>- because it is useful in day to day work.</p> <p>20. Emerging and future technology for effective judicial governance.</p> <p>22. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools.</b></p> <p>23. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools and Session 5: Emerging and Future Technology for Effective Judicial Governance.</b></p> <p>24. <b>Session 2: Elements of Judicial Behaviour and Session 3: Judgment Writing Tools</b> – Hon'ble Justice Ravindran. The practical approach of his thoughts and simplified way of analysis.</p> <p>25. <b>Session 4: Overview of E-courts Project.</b></p> <p>26. What should be there in the judgement and orders and their objects. Because the judgements/orders should be in such a way that litigates should know about result of case. Other parts of programmes.</p> <p>27. All most all programme found to most useful.</p>
---------------------------------	--

28. All the parts of the programme are mostly useful as they use effective & necessary to use judicial officer to improve my knowledge.
29. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools** – practical difficulties of district judiciary highlighted.
30. Session on e-court project.
31. All sessions are useful. Because in our day to day works. We can use of knowledge acquired though conference.
32. All sessions were useful. More particularly session 2 to 4 as subjects were more relevant to district judiciary & narrations, doubt by the Hon'ble justices.
33. I found session III judgement writing most useful because Lordship enlighten us how to ready judgement to reach even to a common man.
34. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools**.
37. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools** – It is very useful to my work.
38. Judgement writing tools and overview of e-court projects.
39. Session of Justice R.V. Raveendran and Last session.
40. Writing judgment skill.
41. **Session 4: Overview of E-courts Project**. –made the future vision of e-court project, more clear.
42. All the session were confirmative and useful.
43. **Session 2: Elements of Judicial Behaviour, Session 3: Judgment Writing Tools, Session 4: Overview of E-courts Project** and **Session 5: Emerging and Future Technology for Effective Judicial Governance**.
44. **Session 4: Overview of E-courts Project** and **Session 5: Emerging and Future Technology for Effective Judicial Governance**.
45. That of 1. Justice R.V. Raveendran and 2. Mr. Sajan Poovayya. 3. Justice M. Sundar.
46. **Session 3: Judgment Writing Tools, Session 4: Overview of E-courts Project**.
47. All the session on various topics helped me a lot.
49. Fundamental principles of judgement writing.
50. Judgement writing by AI.
51. **Session 4: Overview of E-courts Project**.
52. Judgement writing sessions.
53. Information about e-filing.
54. Class on e-court.
55. **Session 1: Constitutional Morality and Contemporary Constitutional Trends** and **Session 3: Judgment Writing Tools**.
56. Touching AI tools.
57. **Session 2: Elements of Judicial Behaviour, Session 3: Judgment Writing Tools, and Session 5: Emerging and Future Technology for Effective Judicial Governance**.
58. **Session 3: Judgment Writing Tools, Session 4: Overview of E-courts Project and Session 5: Emerging and Future Technology for Effective Judicial Governance**. – had opportunity to think about new perspectives.

61. Writing of judgements. Because, it will make quality of judgment.
62. Judgement writing tools in the most useful me ultimately taking the J.Os. to next level of performance.
63. Judicial governance vis-à-vis. Artificial suits goes since in future. It will heal of pendency
64. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools**- was useful and practical difficulties dealt with in which of fact comfortable.
65. As it what happened to Jesus. Think about human value and society. All programmes are useful resource persons are emphasis that human brain cannot be rather by machine and artificial intelligence.
66. Ethical and integrity of judicial sphere of resource persons Hon'ble Justice R.V. Raveendran as Hon'ble Justice Prathiba M. Singh.
67. 1. Elements of judicial behaviour. 2. Overview of e-courts project. 3. Emerging and future technology for effective judicial governance.
68. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools**- which are so corrective.
69. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools**- The session was very practical. This session is really useful for self-analysis & self-investigation.
70. **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools**- are very useful.
71. It is useful to apply in my day to day work.
72. Judgement writing tools. I learnt the mistakes to be avoided which writing judgment.
73. **Session 1: Constitutional Morality and Contemporary Constitutional Trends** and **Session 2: Elements of Judicial Behaviour**- and all other sessions most useful for us as the Hon'ble Lordship shared real scenario happened in district judiciary is more over all other session are may useful to us. As we gained more knowledge in the subjects discussed.
74. Importance of e-courts- Because it is futuristic and make the system to function easily and remove complexing on various aspects.
75. Elements of judicial behaviour. Judgment writing tools.
76. All session are useful, but still, **Session 2: Elements of Judicial Behaviour** and **Session 3: Judgment Writing Tools**- are more useful on it pertains to our day to day dispensation of future.
77. I think the **Session 3: Judgment Writing Tools** and **Session 4: Overview of E-courts Project**- are very useful of us. Because of the courts proceedings in please e-courts filing our move to paperless court any also make into AI. So, the above session are very useful.
78. Constitutional morality and social morality how they are used while delivering justice.
80. Then one can reach their achievements. Constitutional trends contemporary period. Judicial morality a past form private and legislative morality.
81. Judgement writing.
82. Programme on judicial officers behaviour and judgment writing skills as they are most important for any judicial officer.

	<p>83. <b>Session 1: Constitutional Morality and Contemporary Constitutional Trends</b> and <b>Session 2: Elements of Judicial Behaviour</b> – one most effective when compared to other sessions.</p> <p>84. AI- was very useful.</p> <p>85. All because every subject thought is useful.</p> <p>86. Honesty, integrity, unbiased.</p> <p>87. “Elements of judicial behaviour” and “Judgment writing tools” which enable the participants to discharge duties more effectively and strengthen system by connecting topics task.</p> <p>88. <b>Session 3: Judgment Writing Tools</b>- it is most newly one.</p> <p>89. All the sessions are very useful and excellent and we are benefitted.</p> <p>90. Justice R.V. Raveendran programme very practical.</p> <p>91. Writing of judgement.</p> <p>93. <b>Session 4: Overview of E-courts Project.</b></p>
<p>3. Does the programme need further modulations or change</p>	<p>2. It is necessary to collect actual practical problems in advance and discuss in the session. So that like in possibly for uniformity in dealing such problems.</p> <p>3. More time on digitization is required. Practical session may be useful.</p> <p>5. In my view time duration for this training programmes are not sufficient, It is short to enrich our knowledge, at least one week time duration is required to cover all current.</p> <p>9. Yes, user friendly technology tools to use by litigant public have to be developed.</p> <p>10. Some achievements must fix as outcome of the programme by all participating high courts. Then result will come.</p> <p>17. Cutting down of units system/quantity of disposal for enhancing quality production is need of hour that need to be emphasized but somehow it is not put to programmatic discussion.</p> <p>18. Defenders upon the future and technological developments, session time to few</p> <p>19. This programme is very useful and excellent.</p> <p>24. More programmes can be on the subject of administration work of judges.</p> <p>34. Yes, Related to international legal norms.</p> <p>35. It is required extended to other judicial officer also.</p> <p>43. Session on management is desirable.</p> <p>47. The programme schedule need no change.</p> <p>49. More interactive session can be enhanced.</p> <p>50. Constitutional morality session can be avoided by more practical issues resolving sessions can be included.</p> <p>51. Yes. This time, the programme in as marathon one. So, need a detailed session.</p> <p>56. More time to exponents of AI tools be given.</p> <p>58. Session need to be a bit more lengthy without time constraints, which some faculty had faced.</p> <p>61. Can be added some more areas which are facers difficulties by judicial officers.</p> <p>63. More interactive session to the given.</p>

	<p>64. Soft copy of materials and group photo necessary to be circulated to officers because we are priority to paperless would.</p> <p>65. Common problem arising for judicial officer when they try to no due number of cases.</p> <p>66. Present structure good.</p> <p>67. In addition to narration of existence of principals of law &amp; computerization there must be lectures on how to remover the hurdles in implementation of computerization.</p> <p>70. Very important programmes. It should be extend to all the judicial officers.</p> <p>74. Group discussions on a topic and views shared by all person participants and the consensus be taken a point on an issue like debates.</p> <p>76. Selection of their required for case scenario.</p> <p>77. Yes, Like this type of conference to be provide regards recent developments like development of technology our artificial intelligence.</p> <p>78. E-court and artificial intelligence needs elaborate and detail discussion.</p> <p>79. Sessions may increase on e-court project and technology development.</p> <p>80. In my opinion, need to update as required/Challenges form the society. In moan object of the criminal law Justice is to presume a criminal/ U.T. shall innocent to change and prohibited the wrong/ criminals.</p> <p>82. Three days programme would serve more purpose. Programme should be scheduled on days other days of important regional festivals.</p> <p>83. Participants must be given more time to interact and to face the issue having faced.</p> <p>85. Yes and be extended to thread a so that we have enough time to have our doubts cleared.</p> <p>90. Procedure laws take conducted.</p> <p>93. Live sessions for training of judicial officers by using information technology.</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>2. Seating arrangement is not comfortable. In future, it is necessary to arrange seats with some space to have freely.</p> <p>3. Administration – to Principal district judge. Disciplinary matters. Orders in disciplinary actions.</p> <p>5. Topics we are thankful to NJA for providing this type of platforms to enrich our knowledge and interaction with many judicial officers to more their experiences.</p> <p>6. Sessions on judicial behaviour and judgment writing skills are to be conducted frequently at state level for all judicial officers.</p> <p>7. Power Point presentation would easily reached to the participants.</p> <p>9. Similar programme are needed to benefit to update technological changes in CIS and other related field relating to judiciary.</p> <p>10. Hon’ble NJA must conduct then types of programmes in each state for entire officers, so all the officers would get benefited.</p> <p>12. We have brought laptops from our work place but they were not put to use. Officers may be exempted form brining laptops in future.</p> <p>14. May conduct frequent this type of training?</p> <p>16. It is effective skills.</p>

17. I am very satisfied and more about conducting this programme and this kind of programme is very essential for us in frequencies to upgrade and to serve effectively.
19. Conducting more programmes like this.
24. Some of the judges even after 20-25 years have not got the opportunity to attend training in Bhopal. So, it some pattern is followed each would get a chance to attend.
25. Compulsory participation of all delegates.
30. Through more practical touch to the relevant issues.
32. Please arrange for pleasant stay. It is difficult to share room by two occupants. Prefer for single occupancy, which is needful relating to privacy & health issues also.
34. I humbly request NJA to sensitize the judicial officer in relation to artificial intelligence.
36. Feedback form may be made paper less.
38. Request to provide more time to group discussion and question answer session.
39. Kindly include, if possible the presentations of the speakers.
40. We have require regular trainings in our visit also.
47. Making available all lth materials based by the resource persons to the participants as the need of the hour.
48. Programme is very effective and no changes are required.
50. Seating arrangement has to be changed in a way we have participants from different stations both sides to share our experiences and thereby learn new practices.
51. Need frequent programmes.
52. At least 15 minutes would have set a part for deliberation to discussions.
53. The programme was very good.
56. More time to exponents of AI tools be given.
58. Topic could have been spread over longer sessions.
61. It may be conducted the conference in Academy itself in future to encourage judicial officers.
62. More number of sensitizing programmes for open court policy to judicial officers.
64. We like to see the places where this conference analyzed. So if possible in future it can be considered since judges need relaxation.
65. All the district court and civil court has common interest litigation. But they don't attempt try public interest litigation. Species of such a litigation, permanent Lok adalat judge deal it. Article 32(J) and 22(A) of legal service authority Act. NJA may help to serve in needy people in the name of PUL, PIL in district level.
66. Programmes may be crystalized and may be intimated well in advance of 15 days to make suitable tramper modules.
76. He can rare conference like this for all judicial officer throughout India yearly once.
77. NJA provide wonderful throughout trainings. I that training programme to be arrange of NJA for every office which frequent informal.
78. All classes and conferences may be communicated/circulated to all J.O, things videos.

	<p>79. To arrange programme along with the bar council, police department who are all related to e-courts project to insist their role to make the project in success.</p> <p>80. I have privilege to propose to the Hon'ble National Judicial Academy for proposed/nomination to me in participation to this south India judicial officers conference-I, P-1366 my heart full thanks to Hon'ble High Court for the State of Telangana and Hon'ble High Court of Kerala for providing an opportunity given me this programme. Thanking one &amp; all.</p> <p>81. These type of conferences should be organized frequently.</p> <p>82. Instead of two sessions on technology on one day one session in technology on each day mixed with other sessions involving human indulgence would have learn more interesting.</p> <p>84. Very thankful all the person behind the programme.</p> <p>86. Regularly this programme to be conducted to all and judicial officers.</p> <p>87. By facilitating the non-participant officers to have access to the study material of all programmes. Through their respective Gmail IDs. It can be useful a lot and not to skip a single programme and its benefit to acquire knowledge.</p> <p>90. District judiciary orientation of speedy disposal of cases.</p> <p>93. Organize this programme in every state judicial academies.</p>
--	---