

National Judicial Academy

**P-1162: East Zone-II “Regional Conference on Enhancing Excellence of the Judicial Institutions:
Challenges & Opportunities”**
27th & 28th April, 2019

Programme Coordinator : Ms. Paiker Nasir and Mr. Prasadh Raj Singh, Faculty
No. of Participants : 85
No. of forms received : 85

I. OVERALL				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	90.36	9.64	-	79. Presently posted in a non-judicial post.
b. The subject matter of the program is useful and relevant to my work	68.67	31.33	-	
c. Overall, I got benefited from attending this program	85.88	14.12	-	
d. I will use the new learning, skills, ideas and knowledge in my work	87.57	21.43	-	80. Presently I am posted in a non-judicial Post.
e. Adequate time and opportunity was provided to participants to share experiences	78.57	21.43	-	34. Should be more interactive.
II. KNOWLEDGE				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
The program provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	68.42	31.58	-	79. As I am presently posted in a non-judicial post.
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	61.73	38.27	-	34. Reading material should be provided beforehand.

c. Up to date	87.34	12.66	-	
d. Related to Constitutional Vision of Justice	89.41	10.59	-	
e. Related to international legal norms	35.44	60.76	3.80	31. Not relevant.

III. STRUCTURE OF THE PROGRAM

PROPOSITION	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	79.76	20.24	-	32. Good
b. The program was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	54.67	42.67	2.66	51. There were no group discussion. 72. There was no group discussion.
(ii) Case studies were relevant	58.11	40.54	1.35	
(iii) Interactive sessions were fruitful	70.00	30.00	-	
(iv) Audio Visual Aids were beneficial	75.00	22.50	2.50	

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	85.54	14.46	95.71	4.29
2	89.61	10.39	96.92	3.08
3	87.01	12.99	95.38	4.62
4	93.51	6.49	96.92	3.08
5	90.79	9.21	98.39	1.61

V. PROGRAM MATERIALS

PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	90.24	9.76	-	28. Material provided is helpful. 32. To a great extent.

b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	85.19	14.81	-	32. To a great extent.
c. The content was organized and easy to follow	86.75	13.25	-	32. To a great extent.

VIII. GENERAL SUGGESTIONS

a. Three most important learning achievements of this Programme	<ol style="list-style-type: none"> 1. The programme has changed my outlook regarding court management. It has also provided new insights regarding using technologies in judicial process. I got motivation listening to the key speakers. 2. Interpretation of constitutional rights which can even be used in lower judiciary. 3. The clips and audio visual presentations were highly useful. Day 2 sessions were very useful and updated. Expeditious solutions are the hallmark of efficient court management system. 4. Going back enlightened, equipped and motivated. 5. All courts are constitutional courts and not just higher courts. ICT is here to stay. We get enriched only thru sharing of knowledge and experience. 6. Resources. Updated. Interactive. 7. Court/case management. Using technology in our daily court work. Interaction with brother judges regarding their challenges and ways of overcoming the same. 8. Quick dispensation of justice without compromising quality. Handling day-to-day challenges while administering justice. Manufacturing cordial relationship with Bar while maintaining judicial uprightness. 9. Orientation- objective. Motivation - Aim & Purpose. Reckoner - Fundamental Principles. 10. Constitutional application in our courts. Case Management. ICT in court management. 11. It has enriched us to apply technology in court proceedings. 12. Effective measures to be taken for efficient court management. Constitutional power of subordinate courts. Application of IT (through NJDG/CIS system) to reach excellence of judicial institution and to involve each litigant directly in that process. 13. Useful. Effective. Articulate. 14. Participant did not comment. 15. It has helped me to utilize technology in in better manner. Enriched academically. It has changed my approach towards litigants. 16. Enlightenment. Updation. Interaction and problem sharing. 17. All courts are constitutional courts. That financial corruption is not the only form of corruption. Court and case management.
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18. Effective case management. Maximum use of ICT. Rendering justice with reasonable speed.
19. Constitutional rights of litigants in relation to subordinate courts. Court Management. ICT in courts.
20. Case management. Timely delivery of justice. Responsibilities of JO vis-a-vis constitutional vision.
21. Concept clarity on topics. Learning new skills and ideas. Learning the roles and responsibilities of judicial officers.
22. Very informative with great interaction with SC and HC judges. Overall great experience.
23. Even trial courts are constitutional courts. How to manage and keep check on the functioning of courts and court staff. A reminder that we are all humans and not take our judicial functions for granted.
24. Learn some new things. Proper use of IT. Court management by modern tools.
25. Court management. Implementation of e-courts system.
26. Result of frequent and excessive appellate interference. ICT in courts. Court and case management.
27. Emphasis on amicable settlement of disputes. Procedural aspects may be dealt with. Relevant case laws are to be provided.
28. Participant did not comment.
29. Exchange of ideas was important.
30. Court management will be useful to a great extent. Use of ICT. Likely use of ICT in future.
31. Useful tips in the working patterns. Better management of the system. All the sessions were very beneficial.
32. To uphold the constitution at all times. How to manage court administration. To have the interest of litigants at the center of the justice delivery system.
33. Participant did not comment.
34. Participant did not comment.
35. Constitutional vision. Excessive appellate interference. Court Management.
36. Court and case management. ICT.
37. Participant did not comment.
38. Process of learning never stops. Sharing of experiences. Maximum utilization of available resources.
39. Exchange of ideas with other judges. Resource persons provided food for thought. Enlightened and great experience.
40. Application of constitutional vision in our daily work. Use of ICT in court and case management. Motivated me to develop good relationship between Bar and Bench.
41. Participant did not comment.
42. Participant did not comment.
43. Audio slideshow based information; Interaction – emphasis on all the participating states.

44. Audio visual was more informative; Justice Deepak Gupta was a good orator; Thoughts of Hon'ble Mr. Justice Sanjay Karol, Chief Justice were also informative and good.

45. Participant did not comment.

46. The programme provided the judicial officers with the idea and skills to enhance the knowledge and court management.

47. Participant did not comment.

48. 1. Programme on constitutional vision of justice; 2. Programme on information and communication technology in courts; 3. Programme on high court and district judiciary, building synergies.

49. 1. Innovative ideas for easy and speedy disposal of cases; 2. Use of technology in the court's daily work; 3. Thinking out of the box.

50. Speedy disposal of cases, case management, e-courts are useful.

51. Constitutional vision of justice, how to manage our courts and ICT tips.

52. 1. Gained knowledge regarding case management; 2. Cleared many doubts; 3. Exposed to new ideas.

53. 1. Information; 2. Knowledge; 3. Confidence.

54. Participant did not comment.

55. 1. Doubts are cleared; 2. Knowledge.

56. Revisiting 'rule of law' and constitutionality; Better understanding and communication between higher judiciary and subordinate judiciary; Management and integration of technology with courts; Sensitivity and humanity.

57. Constitutional ethics viz-a-viz district court / JO should remember that they exist for the people; ICT way forward

58. The use of IT in court and docket management.

59. 1. Got to interact with counter parts from other states; 2. Making use of the modern facilities in dispensing justice; 3. Court and case management.

60. 1. The difficulties faced by the fellow officers of the other states could be known; 2. It has given new ideas for docket and case management; 3. It will help improve our judgements as well as disposals.

61. I really like the manner in which all the judges emphasized on good behaviour, modesty and compassion to be made an integral part of justice delivery system.

62. Nothing in particular.

63. 1. Enlightened with the ideas of a modern paperless court; 2. It is a great motivation of the programme that being a member of the judicial fraternity is not an employment, it is a work of serving and building the institution; 3. The concept of justice is to be visioned in a litigant centric way.

64. 1. Speedy disposal of case; 2. Access to justice to lowest strata of life; 3. ICT utility in access to justice.

65. 1. Topics on building synergies; 2. Constitutional vision of justice; 3. Court case management.

66. 1. Information & communication technology in courts; 2. Constitutional vision of justice.

67. 1. Court management; 2. Constitutional vision of justice; 3. ICT.

	<p>68. 1. Use of ICT in court; 2. Constitutional perspective of justice; 3. Case management.</p> <p>69. 1. Effective court management; 2. Use of e-courts in court management; 3. How to build efficiency.</p> <p>70. 1. Court management; 2. ICT; 3. Constitutional vision of justice.</p> <p>71. Always must be related to practical & not theoretical.</p> <p>72. 1. Constitutional duties of a judge; 2. Better & more use of ICT for transparent dispensation of justice; 3. Case management guidelines.</p> <p>73. 1. Technical mindset. 2. Constitutional vision 3. Humane approach.</p> <p>74. 1. I came to know Indian constitution from a different perspective; 2. I came to know about the process of court management; 3. Details about NJDG.</p> <p>75. Participant did not comment.</p> <p>76. Constitutional vision of justice and its realization, judicial independence and role of judiciary, Court management by judicial officers; I can use these in my court work for smooth functioning of court work.</p> <p>77. 1. Learnt how other states are working; 2. Use of technology in courts will make work easier; 3. Court and case management.</p> <p>78. High court & district judiciary was effective, important and practical.</p> <p>79. 1. Regarding effective court and case management; 2. Using technology in most effective manner; 3. Application of constitutional view while dispensing justice at sub-ordinate level.</p> <p>80. 1. Court management; 2. Staff management; 3. ICT.</p> <p>81. 1. Correlating objectives of constitution of India with daily working of magisterial courts; 2. Use of technologies to make efficient working in courts.</p> <p>82. 1. Constitutional vision of justice; 2. Appellate review; 3. Synergies between higher judiciary.</p> <p>83. It helped me to re-align my thinking to constitutional values.</p> <p>84. The programme opened the horizons on several facts of the topics which were discussed; I came to learn several techniques which could be used by me in court for dispensation of speedy and effective justice; The court management topic also made me more sensitive towards the litigants & the witnesses.</p> <p>85. 1. Preamble an internal part of the constitution; 2. Access to justice; 3. Court management.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. Entire programme was most useful, interesting and informative.</p> <p>2. Session 4: Access to Justice: Information and Communication Technology in Courts. Because of technology we can reach far off places for speedy disposal we can get direct evidence.</p> <p>3. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. Session 4: Access to Justice: Information and Communication Technology in Courts. Session 5: Access to Justice: Court and Case Management.</p> <p>4. The interactive sessions.</p> <p>5. Supervision of lower courts by constitutional courts. use of ICT in judiciary.</p> <p>6. All</p>

7. Court and case management as well as ICT will yield better qualitative and quantitative results.
8. ICT. Interactive sessions. Court & case management.
9. Complete discussion of day 1.
10. Case Management. The most important thing is to manage records to reduce pendency.
11. ICT in courts.
12. Application of IT in judicial process and future planning for getting more effective results as it will help deal with pendency despite staff shortages.
13. Interactive sessions.
14. Participant did not comment.
15. ICT and e-courts.
16. Constitutional enlightenment. IT and technology improvements in judicial process.
17. All
18. Whole programme as it will help me perform better in future.
19. ICT session because it was very practical.
20. Court and case management as it relates to daily court work. Building synergies between lower and higher judiciary is also useful for it allowed interaction between high court and lower courts.
21. Session 5: Access to Justice: Court and Case Management. This session is very fruitful for me as I am a new judicial officer.
22. Constitutional vision by Justice Indira Banerjee and ICT by Justice Deepak Gupta.
23. Constitutional vision of justice. Court and case management.
24. Court and case management. Constitutional vision.
25. Each and every part.
26. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. Session 4: Access to Justice: Information and Communication Technology in Courts. Session 5: Access to Justice: Court and Case Management as in these sessions overall discussion on court management was done.
27. Constitutional vision of justice.
28. The first session was related to us and informative.
29. All programme were useful.
30. Court and case management. The perspective given will be beneficial in future.
31. All the sessions.
32. Participant did not comment.
33. Sessions chaired by Justice Indira Banerjee, since it was content rich and relevant and original thoughts were expressed.
34. Participant did not comment.

35. Appellate and revision jurisdiction. As High Court Judge it is important for us to know our jurisdiction and limitations.
36. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. Parameters explained. Session 4: Access to Justice: Information and Communication Technology in Courts. Technology.
37. Participant did not comment.
38. Overall, all the programme was useful.
39. Session 4: Access to Justice: Information and Communication Technology in Courts. Technology.
40. Whole programme was useful as it taught me to be practical and technology oriented.
41. All
42. Participant did not comment.
43. Session of Justice Deepak Gupta since it involved both audio and visual information and was interactive.
44. Session by Justice Deepak Gupta which included audio-visuals as well as interaction.
45. **Session 5:** *Access to Justice: Court and Case Management*-was useful, interactive & productive.
46. Information and communication technology is the most useful programme as it is a tool for efficient court management and early disposal of the cases.
47. Participant did not comment.
48. Constitutional vision of justice.
49. **Session 4:** *Access to Justice: Information and Communication Technology in Courts*; **Session 5:** *Access to Justice: Court and Case Management*.
50. **Session 4:** *Access to Justice: Information and Communication Technology in Courts*; **Session 5:** *Access to Justice: Court and Case Management*.
51. Court management as it improves the way we go about daily matters.
52. All the programmes are useful.
53. **Session 4:** *Access to Justice: Information and Communication Technology in Courts*.
54. **Session 5:** *Access to Justice: Court and Case Management*- as I found the discussion by Hon'ble Justice Deepak Gupta helpful and useful to my duties on daily basis.
55. All the sessions.
56. All of them are useful. Relevant to delivering quality and timely justice.
57. Each session.
58. **Session 1:** *Constitutional Vision of Justice*; **Session 4:** *Access to Justice: Information and Communication Technology in Courts*.
59. 1. **Session 2:** *High Court and District Judiciary: Building Synergies*; 2. **Session 4:** *Access to Justice: Information and Communication Technology in Courts*; 3. **Session 5:** *Access to Justice: Court and Case Management*.

60. The interactive session was very useful as the problems shared by judicial officers could be brought to notice.

61. Subtle advices on conduct & human touch which is an essential part of the system but least acknowledged has been in my opinion must useful because legal assistance is available but few recognize the human side.

62. **Session 1: Constitutional Vision of Justice**- as I had been reminded again the importance of the constitution.

63. **Session 1: Constitutional Vision of Justice** and **Session 5: Access to Justice: Court and Case Management**- both the session are very relevant and useful to our day to day works.

64. **Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference.**

65. **Session 1: Constitutional Vision of Justice.**

66. I find, Access to Justice: Information and Communication Technology in courts must useful because it will be much beneficial in expediting court work.

67. Court management – useful in our day to day work.

68. Use of ICT in court as this will effectively cut the time period in managing the court.

69. E-court/ICT for effective court management.

70. 1. Court management; 2. ICT – as they are useful in our day to day work.

71. Last part as it is related to present situation.

72. The last session – because this concept is most beneficial for administrative reforms of current working style and proper disposal of cases.

73. **Session 4: Access to Justice: Information and Communication Technology in Courts** and **Session 5: Access to Justice: Court and Case Management** - these are related to our day to day work.

74. **Session 5: Access to Justice: Court and Case Management** - It is related to my day to day work.

75. Presentation of resource persons.

76. All the part of the programme are useful equally as I learnt a lot from each topic.

77. All the sessions of the programme were useful except discussion on appellate courts.

78. **Session 5: Access to Justice: Court and Case Management.**

79. **Session 4: Access to Justice: Information and Communication Technology in Courts** - as the session was highly innovative and enlightening, opening new areas regarding our approach to justice delivery system.

80. **Session 5: Access to Justice: Court and Case Management** - The session was very enlightening and helpful for day to day court management.

81. Interactive sessions.

82. Appellate review by Hon'ble Justice A.K. Goel.

83. All the parts are equally useful.

84. The session on IT and case & court management have been very useful as they relate directly to the court work we judges are doing, day in and day out.

	85. Court management, ICT, access to justice.
c. Which part of the Programme did you find least useful and why	<ol style="list-style-type: none"> 1. No part of the programme was found to be least useful. 2. Participant did not comment. 3. Participant did not comment. 4. Tea Break. 5. Participant did not comment. 6. None. 7. Participant did not comment. 8. None 9. Not applicable. 10. No such sessions. 11. Not applicable. 12. Not applicable. 13. None 14. Participant did not comment. 15. Appeal and revision as being a magistrate I failed to understand. 16. Not applicable. 17. Not applicable. 18. Not applicable. 19. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference as it dealt with appellate courts. 20. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference as it dealt with appellate courts as in my present post it is not applicable. 21. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference since I am a new judge. 22. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference was not relevant to us. 23. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. 24. None. 25. Participant did not comment. 26. All the sessions were useful. 27. All sessions are good. 28. Participant did not comment. 29. Participant did not comment. 30. All sessions are useful. 31. None. 32. Participant did not comment.

	<p>33. No part of the programme was least useful.</p> <p>34. Participant did not comment.</p> <p>35. All parts of the programme are equally important and useful. In the perspective of prevalent situation.</p> <p>36. Constitutional remedies. Repetitive with the programme.</p> <p>37. Participant did not comment.</p> <p>38. Participant did not comment.</p> <p>39. Participant did not comment.</p> <p>40. None.</p> <p>41. Participant did not comment.</p> <p>42. Participant did not comment.</p> <p>43. Participant did not comment.</p> <p>44. The lecture method.</p> <p>45. Participant did not comment.</p> <p>46. All the programmes are important for day to day prepares in the court.</p> <p>47. Participant did not comment.</p> <p>48. Participant did not comment.</p> <p>49. Participant did not comment.</p> <p>50. Participant did not comment.</p> <p>51. Session 2: <i>High Court and District Judiciary: Building Synergies</i>; Session 3: <i>Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference</i>- they are related to the appellate courts.</p> <p>52. I find all the programme useful.</p> <p>53. Nil.</p> <p>54. Session 3: <i>Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference</i>- as I found that it did not apply to me.</p> <p>55. Participant did not comment.</p> <p>56. NA.</p> <p>57. Participant did not comment.</p> <p>58. None.</p> <p>59. Session 3: <i>Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference</i> - Reason- presently I am not posted at the appellate side.</p> <p>60. None.</p> <p>61. Being a judicial magistrate, I felt the session on appellate courts was comparatively less needed.</p> <p>62. Session 3: <i>Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference</i>- I do not exercise appellate jurisdiction.</p> <p>63. All the programmes are very useful.</p>
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	<p>64. Constitutional vision of justice. As rest of topics of sessions dealt with practical aspects of speedy disposal of cases and synergies between higher judiciary with lower judiciary. However constitutional vision of justice does not deal with practical aspects.</p> <p>65. Topics on norms of appellate review.</p> <p>66. None as all programme are equally useful.</p> <p>67. Nil.</p> <p>68. Nil.</p> <p>69. Participant did not comment.</p> <p>70. Nil.</p> <p>71. First part of first day as I failed to concentrate.</p> <p>72. The first session – because the powers of a magistrate under constitution are very limited even though duties are higher.</p> <p>73. Session 1: <i>Constitutional Vision of Justice</i>; Session 3: <i>Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference-</i> as related to our day to day work.</p> <p>74. Session 3: Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference- I am having the post of civil judge (Jr. Div.) cum J.M. First Class and at present I don't have any appellate jurisdiction. But I definitely found it useful for my future.</p> <p>75. Interaction part because daily problems were not highlighted.</p> <p>76. All the part of the programme are equally important and useful.</p> <p>77. Discussion on appellate court as I am holding charge of trial court.</p> <p>78. None.</p> <p>79. All the sessions were useful and enlightening and will definitely help us in the long run in effective delivery of justice.</p> <p>80. All the sessions were useful.</p> <p>81. Participant did not comment.</p> <p>82. Access to justice using information technology.</p> <p>83. All the sessions were useful.</p> <p>84. Nothing as such.</p> <p>85. No such.</p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>1. The programme should have at least consisted of 3-4 days.</p> <p>2. We need more conferences and training sessions on cyber crimes/IT.</p> <p>3. Apart from the constitutional law and recent citations, please ensure more trainings on ICT for updates.</p> <p>4. Preparing of Sop for e-filing and supply of copies of digital documents after interaction with the participants.</p> <p>5. Hiring IT enable individuals for court work. Number of programmes should be increased.</p> <p>6. Participant did not comment.</p>

7. Participant did not comment.
8. None.
9. There should be a helpline manned by researchers for judges to assist them with research. The judges will take independent decision.
10. More interactive sessions. Group discussions between judicial officers.
11. Periodical conferences on specific subjects.
12. Not applicable.
13. More practical programme about our daily court work as there are many doubts and very few to clear them.
14. Participant did not comment.
15. More study material was expected to assist the magistrates and civil judges.
16. Make training programmes for every stage of judicial process. Regular updation of technology. Kindly ensure system assistant for updation of CIS and NJDG. Kindly ensure uninterrupted internet to ensure that judicial work is not affected.
17. Not applicable.
18. Training programme for court staff.
19. Participants should be nominated based upon the topics of the programme.
20. A longer duration programme will facilitate better interaction and travel arrangements. However, balance should also be struck to ensure judicial work does not suffer.
21. Trainings for new judicial officers.
22. Participant did not comment.
23. How to effectuate justice delivery in remote areas.
24. Participant did not comment.
25. Participant did not comment.
26. Every discussion should be more interactive.
27. Changes in the justice delivery system.
28. Participant did not comment.
29. Participant did not comment.
30. The visions and perspectives given by resource persons will go a long way in benefitting me in future. Looking forward to more such programmes with practical aspects of use of ICT in court management.
31. The functioning of NJA under Justice Raghuram is incomparable. All sessions are conducted professionally and every participant is personally taken care of. We are grateful.
32. Participant did not comment.
33. Inputs/suggestions may be sought from the participating High Courts before the conference to improve overall content of these programmes.
34. Participant did not comment.
35. Effective motivational programme to uphold the rule of law in context of present societal scenario.

36. The sessions were very useful as it addressed peculiar difficulties faced in the North East. For zonal conference, programmes should be more regional centric.
37. Participant did not comment.
38. More interactive sessions by dividing the participants into small groups to increase interaction.
39. The programme was of great help.
40. More such programmes should be organized.
41. Participant did not comment.
42. Participant did not comment.
43. Participant did not comment.
44. More of audio-visuals rather than lecture method.
45. More of audio-visual session can be more productive & captivating for good future use & prospects.
46. Nil.
47. Participant did not comment.
48. Participant did not comment.
49. Participant did not comment.
50. Participant did not comment.
51. Training session on specific laws, procedural laws or specific section.
52. Participant did not comment.
53. Nil.
54. Participant did not comment.
55. Participant did not comment.
56. May consider inviting research scholars from serving judicial officers to research on important topics.
57. Uploading of PPTs in the website of states where programme are held.
58. Very well planned and organized. Resource persons were perfectly selected. Very informative and helpful Hon'ble Judges.
59. The training programme should be organized frequently as it enlightens us and help us in remaining updated.
60. The conference was highly useful and satisfactory.
61. By organizing more such programmes. Have enjoyed every bit of the programme. The interactive sessions were very interesting and the best part was that small issues which we face on a daily basis were addressed.
62. Programme should be organized for specific groups. eg. Judicial magistrate, civil judge etc.
63. Training or refresher programme should be organized on regular interval in connection to the legislations that we are dealing with in our day to day work.
64. Participants of different high courts and queries of local issues should be called and discussed in sessions.
65. Justice delivery system.

	<p>66. More study materials be provided; More visual presentation be made; The names of the speakers/ resource persons should be reflected against the topics in the programme schedule.</p> <p>67. Nil.</p> <p>68. NJA may supply materials in Pen Drive or other form.</p> <p>69. Please interact with all the participants a little more.</p> <p>70. Topics which are practically more useful in our day to day works should be made part of the programme not just theoretical part.</p> <p>71. Before programme questions can be invited from officers and after research programme can be conducted related to the questions raised. Raising of question can be made mandatory otherwise questions may not be raised.</p> <p>72. By organizing more such programme on office management, administrative jobs of a sub-ordinate judge.</p> <p>73. More focused, subject matter oriented and deep discussion necessary.</p> <p>74. Programme on some practical aspects, such as the behavior of a judge inside and outside the court with the litigant's lawyers and also with people not coming before the court.</p> <p>75. More day-to-day court situation should be discussed as experience by a judge in dispensing justice.</p> <p>76. NJA's service is good enough and I may be highly obliged if I can participate in such programme in future also.</p> <p>77. No suggestion.</p> <p>78. It should be updated.</p> <p>79. The programme is highly effective and there is a lot many things that were relatable and cleared several doubts. As such I have no further suggestion to make. I am highly satisfied.</p> <p>80. The programme was very interactive and helpful. I have no suggestions to make.</p> <p>81. More interactive sessions and group discussions between the participants for active participation.</p> <p>82. Discussion on criminal/civil trial; Latest law discussion pertaining to civil matter; Group discussion, orientation programme amongst the participants.</p> <p>83. More interactive sessions should be incorporated.</p> <p>84. Training programme on appreciation of evidence in civil & criminal cases with latest case laws of the Hon'ble Supreme Court of India, will be highly beneficial for the judges.</p> <p>85. Participant did not comment.</p>
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