## I. OVERALL

<table>
<thead>
<tr>
<th>PROPOSITION</th>
<th>To a great extent</th>
<th>To some extent</th>
<th>Not at all</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. The objective of the Program was clear to me</td>
<td>97.53</td>
<td>2.47</td>
<td>-</td>
<td>65. Positively good. 148. More Time for interaction should have been given. 149. Ground level discussion.</td>
</tr>
<tr>
<td>b. The subject matter of the program is useful and relevant to my work</td>
<td>89.51</td>
<td>10.49</td>
<td>-</td>
<td>149. Day to day application in court.</td>
</tr>
<tr>
<td>c. Overall, I got benefited from attending this program</td>
<td>96.30</td>
<td>3.70</td>
<td>-</td>
<td>15. It will definitely help in my future career. 149. Came across divergent views.</td>
</tr>
<tr>
<td>d. I will use the new learning, skills, ideas and knowledge in my work</td>
<td>96.30</td>
<td>3.70</td>
<td>-</td>
<td>149. Will be reflected in orders &amp; judgments.</td>
</tr>
<tr>
<td>e. Adequate time and opportunity was provided to participants to share experiences</td>
<td>95.03</td>
<td>4.97</td>
<td>-</td>
<td>142. Such programme must be organized on regular basis and must be of one week duration at least. 149. The programme gave opportunity even to new recruits.</td>
</tr>
</tbody>
</table>

Programme Coordinator: Mr. Yogesh Pratap Singh and Mr. Krishna Sisodia, Faculty
No. of Participants: 195
No. of forms received: 162
157. Yes, time was given.
162. Granted liberty to express views.

## II. KNOWLEDGE

<table>
<thead>
<tr>
<th>PROPOSITION</th>
<th>To a great extent</th>
<th>To some extent</th>
<th>Not at all</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The program provided knowledge (or provided links / references to knowledge) which is:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Useful to my work</td>
<td>88.24</td>
<td>11.76</td>
<td>-</td>
<td>149. The basic application in court.</td>
</tr>
<tr>
<td>b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)</td>
<td>77.78</td>
<td>22.22</td>
<td>-</td>
<td>149. Course material was beneficial.</td>
</tr>
<tr>
<td>c. Up to date</td>
<td>87.34</td>
<td>12.66</td>
<td>-</td>
<td>149. Most latest case law &amp; views discussed.</td>
</tr>
<tr>
<td>d. Related to Constitutional Vision of Justice</td>
<td>98.15</td>
<td>1.85</td>
<td>-</td>
<td>149. Eminent jurist help to think out of box</td>
</tr>
<tr>
<td>e. Related to international legal norms</td>
<td>88.24</td>
<td>11.76</td>
<td>-</td>
<td></td>
</tr>
</tbody>
</table>

## III. STRUCTURE OF THE PROGRAM

<table>
<thead>
<tr>
<th>PROPOSITION</th>
<th>Good</th>
<th>Satisfactory</th>
<th>Unsatisfactory</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The structure and sequence of the program was logical</td>
<td>92.59</td>
<td>7.41</td>
<td>-</td>
<td>149. Logical chain of scheduled programme. 162. It was good.</td>
</tr>
<tr>
<td>The program was an adequate combination of the following methodologies viz.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i) Group discussion cleared many doubts</td>
<td>86.16</td>
<td>12.58</td>
<td>1.26</td>
<td>149. Interaction with other state's officers.</td>
</tr>
<tr>
<td>(ii) Case studies were relevant</td>
<td>77.56</td>
<td>22.44</td>
<td>-</td>
<td>149. Ratio of judgments was discussed.</td>
</tr>
<tr>
<td>(iii) Interactive sessions were fruitful</td>
<td>95.03</td>
<td>4.97</td>
<td>-</td>
<td>149. Opportunity was given to everyone.</td>
</tr>
</tbody>
</table>
It was very useful.

Audio Visual Aids were beneficial

6. More audio clips are necessary.

### IV SESSIONS WISE VETTING

<table>
<thead>
<tr>
<th>Parameters</th>
<th>Session 1</th>
<th>Session 2</th>
<th>Session 3</th>
<th>Session 4</th>
<th>Session 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Discussions in individual sessions were effectively organized</td>
<td>98.09</td>
<td>98.71</td>
<td>94.19</td>
<td>94.00</td>
<td>96.62</td>
</tr>
<tr>
<td>Effective and Useful</td>
<td>1.91</td>
<td>1.29</td>
<td>5.81</td>
<td>6.00</td>
<td>3.38</td>
</tr>
<tr>
<td>Satisfactory</td>
<td>99.17</td>
<td>98.32</td>
<td>94.02</td>
<td>97.39</td>
<td>97.30</td>
</tr>
<tr>
<td>The Session theme was adequately addressed by the Resource Persons</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Effective and Useful</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Satisfactory</td>
<td>0.83</td>
<td>1.68</td>
<td>5.98</td>
<td>2.61</td>
<td>2.70</td>
</tr>
</tbody>
</table>

### V. PROGRAM MATERIALS

<table>
<thead>
<tr>
<th>PROPOSITION</th>
<th>To a great extent</th>
<th>To some extent</th>
<th>Not at all</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. The Program material is useful and relevant</td>
<td>90.74</td>
<td>9.26</td>
<td>-</td>
<td>142. More study material should be provided.</td>
</tr>
<tr>
<td>b. The content was updated. It reflected recent case laws/ current thinking</td>
<td>93.21</td>
<td>6.17</td>
<td>0.62</td>
<td>149. Compilation was good.</td>
</tr>
<tr>
<td>research/ policy in the discussed area</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. The content was organized and easy to follow</td>
<td>92.41</td>
<td>7.59</td>
<td>-</td>
<td></td>
</tr>
</tbody>
</table>
VIII. GENERAL SUGGESTIONS

<table>
<thead>
<tr>
<th>a. Three most important learning achievements of this Programme</th>
<th>1. Achieved more clarity on electronic evidence. Got important insights regarding court and case management.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2. Constitutional provisions are very much relevant in civil court/magistrate trials. Use of technology in courts. Court and case management.</td>
</tr>
<tr>
<td></td>
<td>5. Use of ICT for speedy disposal. Constitutional vision of justice is also helpful.</td>
</tr>
<tr>
<td></td>
<td>8. Tremendous motivation for self-improvement after listening to dignitaries. Ability to comprehend that constitution of India is absolutely relevant while performing magisterial duties. Future crimes and importance of e-courts.</td>
</tr>
<tr>
<td></td>
<td>9. Indian constitution is the soul of every law. It is duty of judicial officer to protect dignity of individual. Paperless court is the future of Indian judiciary.</td>
</tr>
<tr>
<td></td>
<td>10. The overall programme in my opinion is important and has helped in improving insights into many technology aspects of law and judiciary.</td>
</tr>
<tr>
<td></td>
<td>11. How constitutional provisions are kept in mind before passing any order. We should be in the court without any fear in the mind.</td>
</tr>
<tr>
<td></td>
<td>12. My horizons were broadened. This programme should be organized regularly.</td>
</tr>
<tr>
<td></td>
<td>13. No suggestion.</td>
</tr>
<tr>
<td></td>
<td>14. Participant did not comment.</td>
</tr>
<tr>
<td></td>
<td>15. Before passing any legal order one must listen to the facts properly. Take utmost care to pass judicial order with reasoning. Try to strike balance between victim and rights of the accused.</td>
</tr>
<tr>
<td></td>
<td>16. The Constitution of India: Preamble and Objective; Access to justice; Information and Communication Technology in courts; High courts and District courts link.</td>
</tr>
<tr>
<td></td>
<td>18. The Constitution of India: Preamble and objects; Access to Justice; Information and communication technology in courts, High courts, District courts, Subordinate courts link.</td>
</tr>
<tr>
<td></td>
<td>19. Strengthened new vision to read and apply law. Enhanced judgement writing skills. Evaluated my skills as a judge for passing excellence.</td>
</tr>
<tr>
<td></td>
<td>20. Vision regarding co-relating the constitution of India with the work of subordinate judiciary changed. Given broad view regarding how the judgement and orders are based on sound reasoning and board management.</td>
</tr>
<tr>
<td></td>
<td>21. Precise reasoning to judgement. Constitutional relevancy to other laws in India. Acquaintance as to latest case laws and management.</td>
</tr>
</tbody>
</table>
22. We the judicial magistrates are at a position where we are directly linked with people of country as far as constitutional vision is concerned. We should make ourselves most sensitive with regard to dignity and liberty of people.

23. This will help all judicial officers to gain self-confidence, it helps to understand that constitution is the soul of democracy.


25. Participant did not comment.

26. How constitutional provision are embraced in day to day working of lower judiciary was explained. Importance of information and technology and how to appreciate electronic evidence was explained. The guidance given by Hon’ble judges helped us in working and performing our functions confidently.

27. We must draw inspiration from constitutional provisions. We should write judgment in such a way that it should leave no scope for interference. We should be updated.

28. It is more useful to manage more group discussions on various subjects regarding JMFC court.

29. Participant did not comment.

30. Participant did not comment.

31. Enhancement of knowledge. Buildup of confidence which will help in regular day to day work.

32. Relevance of constitution in subordinate judiciary. Court management. Use of information technology.

33. Enhanced knowledge. Views of Hon’ble Lordship helped us in thinking well. Use of technology and effective court and case management.

34. Interaction between constitution and other laws. Court and case management.

35. Constitutional vision must be kept in mind while writing judgements/orders and that must reflect from the reason assigned. The parties must know from judgement/order that their case was understood and dealt according to law with assigned reasons.

36. Interactive session with various judicial officers; broadened the horizon of thought. Got to know the various nuances of using constitution as a tool to justice. Discussion by Hon’ble Supreme Court Judges and High Court Judges.

37. **Session-1; Constitutional Vision of Justice. Session-2; High Court and District Judiciary: Building Synergies. Session-4; Access to Justice: Information and Communication Technology in Courts.** These all were most important to us for work in court.

38. Constitutional vision of justice.


40. Latest legal developments discussed. Importance of technology in legal field discussed. Discussion on electronic evidence quite useful.

41. Paperless court is the future of Indian judiciary. It is the duty of judicial officers to protect dignity of individual.

43. When passing any order keep in mind the constitutional vision as well as other norms. Any order/judgement must be supported by reasons. How to do court and case management and use of ICT.

44. Participant did not comment.

45. How provisions of constitution play role in subordinate and trial court. Use of technology in justice delivery system.

46. Constitutional vision and applicability to other laws.

47. Building pragmatic approach towards constitution. Learning about practical vision of superior courts towards subordinate judiciary. Importance of reasoning in order and judgement.

48. Court procedure should be practically given to judicial officers. Constitutional right of each persons should be kept in mind while dealing with any matter. How to use technology in court and recording.

49. Vision about constitution is improved. Way of thinking is enhanced. Have gained more confidence.

50. Constitutional vision was very good.

51. Most important learning was about applying technology to court management.

52. I have got more alertness which will be useful in work. I have updated myself on what is going on in other courts especially about the ICT. I improved myself regarding quick and effective disposal.

53. How to incorporate CPC and CrPC with constitutional values. I learned now how metadata works and it will help in deciding matters. I learnt how to use computers for disposal or justice.

54. The programme gave me new way of thinking. I learnt that we can use constitutional provisions in normal cases and interactive sessions were very fruitful to us.

55. Building pragmatic approach towards constitutional learning about practical vision of superior courts and towards subordinate judiciary. Importance of reasoning in orders and judgements.


57. Court management. Electronic evidence.

58. Role of IT. Constitutional provisions are equally important for subordinate judiciary.

59. Participant did not comment.

60. Relationship between constitution and other laws.

61. Participant did not comment.


63. Court management. Justice not only given but also seems to given. How we deliver justice.

64. Enlarging excellence in judicial proceedings. How to manage court.
| 65. | A wonderful attempt to bring the three tier of judiciary together. Application of constitution to CPC and CrPC. Judgement writing and importance of reasoning. |
| 67. | Refreshing constitutional vision of justice and new challenges; Remedies for finding errors and lacunae in electronic evidence and court management. |
| 68. | Participant did not comment. |
| 69. | We as trial court judges too should keep the constitutional vision. ICT is not a necessary evil but indispensable in present situation. ICT will not only empower judiciary but the entire system as a whole ie. All stakeholder. |
| 70. | **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.** Are more helpful. Remaining sessions also clarified some doubts as fear of higher court is immunized to some extent thereby making us work more effectively and in a fear free environment. |
| 71. | How to think on wider aspect while deciding any case. To ask for metadata while dealing with electronic evidence. Every law has root in our constitution. |
| 72. | I learnt about the constitutional vision in my work at magistrate level. |
| 73. | Got more clear idea on constitutional vision of justice while performing our duties as judges. Got good information of information technology. Got good Inputs on court management. |
| 74. | Programme is useful to give speedy justice considering constitutional preamble in order to have good administration of justice system. |
| 75. | Constitutional vision in civil/criminal court. Importance of reasoned order. Case and Court management. |
| 76. | Implementation of constitutional vision to subordinate courts. Computer technology is so helpful for us. |
| 77. | Learned how to work by keeping calm and judgement must be fully satisfied with reasons. |
| 78. | Importance of reasoned order. Information and communication helps in court and case management. |
| 79. | All of the session are very useful for knowledge and experience. |
| 80. | A constitutional vision must be there in every order and judgement. Judgement must always contain reasoning. Use of technology in every aspect of work. |
| 81. | Interaction with other state's judicial officers. Good guidance from Hon'ble Judges and learnt a lot. |
| 82. | Constitutional vision of justice. Court and Case management were important topics. It gave us platform for thinking. Helped us to refresh our memory. |
| 83. | How to deal with electronic evidence. This is the first time I think and heard about certificates u/s 65B of Evidence Act ie. Metadata. |
| 84. | Increased knowledge. Constitutional vision in lower courts. |
| 85. | Constitutional vision is a very different but an important subject which changed my view to look at the matters. |
86. Enlarging my thinking on wider canvas. Remember always the pious duty of a judge.

87. I would respond to a & b together sharing about what I have learnt in this conference, I would humbly note following points. 1. It is the zeal to do justice of a presiding officer of court which expands constitutional vision of justice. There is a notion prevailing in trial judiciary that constitutional provision are not of much importance but this notion is completely wrong. In the end statutes and the provision attain its validity from the grundnorm ie. Constitution. Hence any order passed even by trial courts should be in consonance with constitutional values. 2. In Session-2; High Court and District Judiciary: Building Synergies. The formula for building synergies among all types of judiciary was discussed. 3. As being a judge of a trial court the reasons, I state in my order must be so firmly rooted in legal principles that the higher judiciary does not need to interfere. 4. Technology plays pivotal role in rendering justice to people, Use of VC and importance of adopting the technology in court preceding will deliver speedy disposal of cases with saving of financial resources. 5. As far as case management is concerned. The presiding officers must know the cases pending before him. Board must be kept moderate. Preparation of annual plan by comparing gap between the institution and disposal. Make monthly and daily plan (Action plan). Effective service of process to accused and witnesses. 6. Knowing and understanding about electronic evidence along with concept of metadata was the best thing that I have learned.

88. The opportunity afforded a great vision and encouragement to the beginners. The opportunity of listening to the Hon’ble judges. All discussions, suggestion are very important to do justice.

89. The relation of constitutional provisions with other laws ie. IPC, CrPC, CPC. How to write reasoned order. Helpful to eliminate the fear in subordinate judges.

90. Information technology lecture was fruitful and will be helpful for court conduct. Nice information from the judicial officers of other states.

91. About use of constitution in CPC and CrPC.

92. I am amazed to see, grateful and understanding lordships, they understand our difficulty and hardship on grass root level and they are helping hand to solve our daily issues.

93. Participant did not comment.

94. I understood the constitutional provisions in general terms.

95. Constitutional vision of justice. High court and District judiciary building synergies. Revisiting norms for appellate review, consequence of frequent and excessive appellate interference.

96. Synergies between Higher and District Judiciary. Least interference of appellate courts and their wisdom while remanding back matters.

97. I will work with zeal after attending this programme.

98. Participant did not comment.

99. We got opportunity to hear Hon’ble Supreme Court judges. We got opportunity to discuss with Hon’ble Supreme Court judges. We got opportunity to discuss with other state’s judicial officers.

100. Build confidence. Achieved wide legal knowledge. It will be fruitful in field work.
101. About constitutional provisions in CrPC & CPC.
102. I will develop constitutional vision in my court work.
103. Question answer sessions; Power point presentation; Interaction with higher judiciary.
104. 1. Viewing CPC & CrPC through vision of constitution; 2. Writing of reasons in judgement & order is the most important function; 3. Importance of ICT in judiciary.
105. 1. Write any order or judgement with reasons; 2. How to link constitution with any law; 3. How to deal with any situation as a judge.
107. I will definitely reflect the achievements of this programme in my reasoning.
108. I learnt how constitutional provisions co-relate to the procedure in subordinate courts.
109. 1. Tiers of the judicial family were present which enabled learning with interaction; 2. Interaction with officers of other states; 3. Reference material is helpful.
110. Refreshing constitutional vison on justice and court management, Reminder for finding errors in electronic evidence.
111. Paperless court; Technology.
112. Participant did not comment.
113. Every session of the programme was most learning achievement for all.
114. The conference and interaction with respected judges widened up our vision in reference to constitution and other legal aspects.
115. Every session of programme was most learning achievement for me.
116. No.
117. Every session of programme was useful.
118. How we apply the constitution in our civil & criminal matter; How to use technology in judicial work as well as administrative work.
119. Participant did not comment.
120. Constitutional vision; Court & case management; Information & communication technology in court.
121. 1. How to read the provisions of a statute with constitution of India. 2. How to interpret the words used in the provisions by legislature I more deeply understood.
124. Over all experiences are great from the programme.
125. Participant did not comment.
126. 1. To correlate & deal with the provisions of statute with constitution of India; 2. Interpretation of provisions by legislature.

127. Discussion on constitution is very useful.

128. 1. Constitutional vision of justice co-related to court proceedings; 2. Justice delivery system at grass root level is to be considered; 3. Day to day problems & challenges discussed.

129. The present programme in itself is an achievement.

130. 1. Electronic evidence; 2. Case management; 3. Court management.


132. Programme gave vision, enhanced thinking process and learnt to manage cases and court affairs.

133. Time came to think differently, participant got different vision to think differently for delivering justice.

134. How to use internet in impacting justice; Ideas about case management; Good to see online date of the case in futures.

135. 1. To work as a judge fearlessly and impartially to see justice is achieved; 2. To observe constitutional vision while passing orders and judgements to avoid occasion of remand; 3. To get acquainted with the new technology entering in judicial system.

136. Sharing of knowledge & experience are useful to work more efficiently. Application of law after proper interpretation.

137. Question and answer clears all doubts; Approach to real challenges have been given. True vision of justice cleared.

138. Application of constitution in judicial proceedings, how root of every day work is correlated with constitution and to record reasons emerged from article 19 (1) and regarding digitalization of court proceeding and record are useful.

139. 1. Judgment/orders shall have sound reasoning; 2. Work fearlessly.

140. Most important bail and constitution.

141. Session-1; Constitutional Vision of Justice; Session-2; High Court and District Judiciary: Building Synergies.

142. Clear vision of law/legal aspects; How to tackle the problems; Challenges/objectives of the judiciary.

143. Judicial discipline; Judicial duties; Judgement and its contents.

144. Learnt the importance of reading, learning, thinking and to unlearn.

145. 1. How constitutional rights & duties are to be taken care of while dealing in CrPC & CPC; 2. How to think before deciding a case; 3. Personality development.

146. How to use technology in judicial as well as administrative work of court.

147. 1. How to think about constitutional provisions in routine work; 2. Sec. 65B certificate is not sufficient without metadata; Case management.

148. Case management lecture was fruitful; Judicial officers got to know the functions/working style of courts in other states. The sessions were very interactive to solve various issues and challenges.
149. 1. Implementation of constitutional provisions in civil court proceeding; 2. Relevant provisions & application of CPC in appeal & remand; 3. Communication between tiers of judiciary.


151. Court management and case management; Metadata; Application of constitution in subordinate judiciary.

152. 1. Judicial officers of our states got a chance to meet each other; 2. Constitutional vision for justice was made clear to the lower judiciary; 3. Lower judiciary got a chance to attend lecture of Hon’ble S.C. Justices.

153. This is the occasion to see and hear our elders i.e. Hon’ble Supreme Court Judges.

154. 1. Access to justice and information & communication technology in courts; 2. Coordination between High courts and District judiciary. 3. Importance of requirement of social reasoning.

155. Discharge of judicial functions effectively, Quality of judiciary will be enhanced. Enhanced speed to manage the court work.

156. Question & Answer; Sessions on Constitution; Interaction with Hon’ble Lordships.

157. More clear vision; Updation of knowledge; Useful for carrying out functions more confidently.

158. 1. Every provision of law has its source in constitution; 2. Read, learn & think, reasoned order; 3. Quotational jurisprudence; 4. Electronic record/evidence.

159. 1. The court and its procedure should be handled by officer in practical manner; 2. Constitutional aspects should be taken care of while dealing /deciding civil as well as criminal matters; 3. Problems of civil judge level is taken care of.

160. 1. Constant efforts can make the difference; 2. Helpful use of IT tools; 3. Proper conversation with higher levels.

161. 1. The necessity for giving reasoned order; Justice is paramount consideration; 3. Constitution is supreme.

162. 1. How to use provisions of the constitution of India while discharging administration of justice; 2. Use of information and communication technology in working of courts; 3. All Hon’ble resource persons gave freedom of speech and made lively atmosphere in all sessions.

b. Which part of the Programme did you find most useful and why

1. E- court programme.
2. Court and case management. Because it is a major issue faced by judges.
3. Open discussions were very useful because they satisfy our queries.
4. Session-1; Constitutional Vision of Justice. Interactive sessions.
5. Information and communication technology. The concept of court and case management are useful because it helps judicial officers to do work in skillful manner.
6. All part are useful.
7. All the part.
8. Interactive sessions with Hon’ble judges of Supreme court and High court. Because it boosts confidence and builds sense of connectivity.
9. All.
10. Case and court management. It would help in effectively handling the dias.
11. Session-1; Constitutional Vision of Justice. Session-2; High Court and District Judiciary: Building Synergies.
13. No suggestion.
14. Participant did not comment.
15. Each and every part is useful specially the idea of keeping civil judges as internee with Hon’ble Lordship so that they can have some guidance and knowledge of working in High court.
17. ICT programme.
18. The constitution of India’s preamble and human rights objects of article 19,20,21,22 of constitution of India.
19. All the sessions, specifically interactive session.
20. All part of the programme are very useful.
21. All the part.
22. Technical sessions – we were given a path to think to achieve constitutional visions. Achieving constitutional vision is fundamental in our day to day working.
23. Interaction between High court judges and subordinate judges as it gives more confidence.
25. Participant did not comment.
26. Interactive sessions after every session were most useful.
27. Building synergies. It was an attempt to understand why problems exist and pragmatic and humane approaches were suggested.
28. It’s my view that whole programme is useful for effective judicial functions.
29. Participant did not comment.
30. Participant did not comment.
31. Constitutional vision of justice.
32. Court management skills.
33. The experience shared by Hon’ble Lordships and some important tips are also helpful.
34. Whole programme is very useful.
35. The topic of conference is enhancing excellence and each session's topic revolved around it as such all the parts were equally effective, in fact it has
interchanged the term from challenges and opportunities to challenges as opportunities.

36. The discussion on various points on which the subordinate judiciary is facing day to day problems regarding judicial and administrative work.

37. *Session-1; Constitutional Vision of Justice Session-4; Access to Justice: Information and Communication Technology in Courts.*

38. Court and case management.


40. Interactive sessions with participants.

41. All.

42. All the sessions were very much useful.

43. All part of the programme most useful.

44. Participant did not comment.

45. Question and answer and interactive sessions of Hon’ble Justice Mr. UU Lalit and Mr. Navin Sinha I found most useful as this programme not only discussed the problem of justice delivery system but also discussed their remedy as well.

46. Interaction with Hon’ble Justice Mr. UU Lalit.

47. All parts are equally beneficial.

48. Sessions on building synergies was very useful. Because Hon’ble Justices of Supreme Court interacted with us and gave very useful knowledge.

49. Open discussions were very useful because they satisfy our quires.

50. Interaction session was useful.

51. All the parts were useful. Last part of the second day was most useful.

52. *Session-4; Access to Justice: Information and Communication Technology in Courts.* Because we all have to update ourselves with E- programme and I understood why more details and data are asked by High Court.

53. *Session-1; Constitutional Vision of Justice.*

54. Related to constitutional vision of justice. Because of this session I know how we can use constitutional provisions in other cases.

55. Every part is equally useful for us but open discussion is very useful.

56. Power point presentation by Hon’ble Mr. Justice Suchdeva.

57. *Session-4; Access to Justice: Information and Communication Technology in Courts.*

58. The initial two sessions were useful.

59. Participant did not comment.

60. Hon’ble Justice Mr. U. U. Lalit and Hon’ble Justice Mr. Navin Sinha and Hon’ble Justice Mr. M.R. Shah, increased knowledge.

61. Participant did not comment.

62. All session were good and helpful in handling court proceeding.
<table>
<thead>
<tr>
<th>No.</th>
<th>Number</th>
<th>SESSION</th>
<th>Title</th>
<th>Comments</th>
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<tbody>
<tr>
<td>63</td>
<td></td>
<td></td>
<td>All parts are useful.</td>
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<td>64</td>
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<td>Case management and court management and constitutional vision of justice.</td>
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<td>65</td>
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<td><strong>1</strong></td>
<td>Constitutional Vision of Justice.</td>
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<td>66</td>
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<td>Constitutional vision of justice.</td>
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<td>67</td>
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<td></td>
<td>High Court and District Court building synergies.</td>
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<td>68</td>
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<td>Interactive sessions by the Hon’ble judges.</td>
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<td>69</td>
<td></td>
<td></td>
<td>Constitutional vision.</td>
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<td>70</td>
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<td><strong>3</strong></td>
<td>Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference. <strong>4</strong></td>
<td>Access to Justice: Information and Communication Technology in Courts. Electronic evidence being in developing stage and more and more evidence in digital form are coming in courts, this part clarified many doubts in appreciation of such evidences.</td>
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<td>71</td>
<td></td>
<td></td>
<td>Presentation of metadata because it’s the need of the hour while dealing with electronic evidence.</td>
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<td>72</td>
<td></td>
<td></td>
<td>Entire programme.</td>
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<td>73</td>
<td></td>
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<td>Building synergies between Higher and Lower judiciary.</td>
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<td>74</td>
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<td>Participant did not comment.</td>
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<td>75</td>
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<td>Constitutional vision. ICT in courts. Court and Case management.</td>
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<td>76</td>
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<td>Electronic evidence. Constitutional vision.</td>
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<td>77</td>
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<td>Interactive session of Hon’ble Justice Mr. U. U. Lalit and Hon’ble Justice Mr. Navin Sinha. The question/answer sessions.</td>
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<td>78</td>
<td></td>
<td></td>
<td>Cyber Crime and IT. How reason is important for writing judgements.</td>
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<td>79</td>
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<td><strong>1</strong></td>
<td>Constitutional Vision of Justice.</td>
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<tr>
<td>80</td>
<td></td>
<td></td>
<td>All the lectures are great and useful in respective field.</td>
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<td>81</td>
<td></td>
<td></td>
<td>The guidance given by the Hon’ble judges of Supreme Court was very useful.</td>
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<tr>
<td>82</td>
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<td>Constitutional vision of justice.</td>
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<td>83</td>
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<td></td>
<td>Recording of electronic evidence.</td>
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<td>84</td>
<td></td>
<td></td>
<td>Whole programme was useful in daily work.</td>
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<td>85</td>
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<td>Constitutional vision of justice.</td>
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<td>86</td>
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<td><strong>5</strong></td>
<td>Access to Justice: Court and Case Management. As it dealt with most important aspects. Court and case management with way and suggestion for improving the same.</td>
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<td>87</td>
<td></td>
<td></td>
<td>See above points.</td>
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<td>88</td>
<td></td>
<td></td>
<td>All session are useful as they have helped in developing new norms like constitutional law has nothing to do with courts. Sessions on ICT are also very useful.</td>
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<tr>
<td>89</td>
<td></td>
<td></td>
<td>Enhancing excellence of the judicial institution.</td>
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<tr>
<td>90</td>
<td></td>
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<td>Related to constitutional vision of working in court.</td>
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<td>91</td>
<td></td>
<td></td>
<td>Court and Case management.</td>
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92. The idea of quotational judgement, I am ignited to give more logical reasoning in my every order.

93. Participant did not comment.

94. Case management. Constitutional law programme and discussion in appellate interference. Thanks to Hon’ble judges.

95. Constitutional vision of justice.

96. Constitutional vision of justice, how this subject is directly correlative with my work as judicial magistrate.

97. Entire programme was very useful and full of learning.

98. Participant did not comment.

99. Session-1; Constitutional Vision of Justice. Session-2; High Court and District Judiciary: Building Synergies. Was most useful for us because we got opportunity to hear Hon’ble Supreme Court Judges.

100. The last part will help in speedy trial and in decision making.

101. Session-1; Constitutional Vision of Justice; Session-2; High Court and District Judiciary: Building Synergies and Session-3; Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference– is very useful because it opened my eyes & enhanced my legal knowledge.

102. Entire programme.

103. 1. Session-4; Access to Justice: Information and Communication Technology in Courts; 2. Session-5; Access to Justice: Court and Case Management.

104. Session-2; High Court and District Judiciary: Building Synergies; Session-4; Access to Justice: Information and Communication Technology in Courts and Session-5; Access to Justice: Court and Case Management.

105. Part one of the programme is very useful according to me. Because whole discussion was based on constitution and CrPC which is most useful to me. Session-4; Access to Justice: Information and Communication Technology in Courts –also useful for me was ICT and how to use it in judiciary and I also learned about Metadata.

106. Each and every part of the programme was useful; Session-5; Access to Justice: Court and Case Management- maximum problems in this part.

107. Session-1; Constitutional Vision of Justice.

108. Entire programme.


110. Interactive sessions because I have learnt from experience and knowledge of other officers.

111. How to manage court.

112. Participant did not comment.

113. Interactive sessions were most useful.

114. Interactive sessions were most useful sessions, it helped us in learning and brainstorming.
115. Interactive sessions were most useful because I have learned from knowledge and experience shared by other officials.

116. Bail and constitutional provisions.

117. Constitutional vision, as it is useful in daily judicial work.

118. Information and communication technology in court.

119. Participant did not comment.

120. All are useful.

121. Interaction with Hon’ble Judges of S.C. & H.C.

122. Access to justice; Information and communication technology in courts.

123. Constitutional vision of justice. It gives new dimension to interpretation and helps to decide the case in light of civil or criminal acts along with constitutional provisions.

124. Group discussion.

125. Participant did not comment.

126. Interaction with Hon’ble Judges of S.C. & H.C. was useful for day to day daily work and interpretation of provisions.

127. Overall whole programme was useful to us.

128. Session-1; Constitutional Vision of Justice - by Hon’ble Lordship of Supreme Court is useful because it is correlated with day to day court proceedings.

129. Hon’ble Justice Sanjeev Sachdeva lecture was the best and it helps us to reduce paper work.

130. Electronic evidence. I got to know about metadata for the first time and how important it is.

131. Constitutional vision of justice –very beneficial for daily judicial work.

132. Topics discussed were most useful as it dealt with day to day affairs of court.

133. In fact, all parts of programmes found useful. However, I found most useful part revisiting norms of frequent & excessive appellate interference because I got vision how our judgment and orders should have sound reasons. I also found useful the topic “Access to Justice: Court & case management for effective and proper justice delivery”.

134. All sessions were useful. We got great opportunity to have great resource persons. But I like sessions on constitutional vision.

135. Each session has its own importance in day to day work. The part of having interaction with Hon’ble Justices is most useful. It’s a direct platform provided to easily put out problems before them.

136. Session-1; Constitutional Vision of Justice; Session-2; High Court and District Judiciary: Building Synergies; Session-4; Access to Justice: Information and Communication Technology in Courts and Session-5; Access to Justice: Court and Case Management.

137. Question, answer & summary.


139. High court & District court: Building synergies.
140. Judgment writing.

141. **Session-2; High Court and District Judiciary: Building Synergies.**

142. All parts are excellent especially the lectures of Hon’ble Supreme Court Judges.

143. ITC; Court management.

144. All parts had their own importance. The sessions were useful and dealt with important topics which judicial officers deal with in day to day work.

145. How we can take care of victims and accused's right.

146. Information and communication technology in court.

147. First part, it improved our judicial view to take decision in light of constitutional provisions.

148. Interactive sessions by Hon’ble Justice A.M. Sapre, Justice Navin Sinha and by Justice U.U. Lalit as the sessions had fruitful discussion without any hesitation.

149. **Session-1; Constitutional Vision of Justice**-was very useful for prompting out of box thinking.

150. The Hon’ble Supreme court & High court judges tried to understand the situation of lower judiciary by sharing their views and gave opportunities to put questions before them.

151. All sessions were very useful.

152. Lectures taken by Justice U.U. Lalit, Justice Sinha and Justice A.M. Sapre were very useful, friendly, interactive and well organized; Lecture taken by Justice Sanjeev Sachdeva will be very useful for appreciation of evidence.

153. Sharing with Hon’ble Supreme court judges.

154. All sessions were very useful.

155. Constitutional vision of justice. Information and communication technology in courts.

156. Question & Answer sessions.

157. Interaction/discussion I think was most useful.

158. Every part is important to develop skills.

159. **Session-2; High Court and District Judiciary: Building Synergies**-programme session was useful; Because Hon’ble Lordships have interacted with us & doubts were cleared.

160. **Session-1; Constitutional Vision of Justice; Session-4; Access to Justice: Information and Communication Technology in Courts and Session-5; Access to Justice: Court and Case Management.**

161. All the programmes are very beautifully organized.

162. Interaction of Hon’ble resource persons with participants.

c. Which part of the Programme did you find least useful and why

1. Participant did not comment.

2. None.

3. All the programme were equally useful because we improve ourselves.
4. Nothing, everything was useful and necessary.
5. No programme is least useful.
6. Participant did not comment.
7. All part are useful.
8. Participant did not comment.
9. Participant did not comment.
10. Participant did not comment.
11. Participant did not comment.
12. Participant did not comment.
13. Participant did not comment.
14. Participant did not comment.
15. Participant did not comment.
16. Participant did not comment.
17. Participant did not comment.
18. Participant did not comment.
19. None.
20. None.
21. All the part are useful.
22. I did not find any part least useful. Each part of programme was learning experience.
23. Participant did not comment.
24. NA.
25. Participant did not comment.
27. Participant did not comment.
28. Participant did not comment.
29. Participant did not comment.
30. Participant did not comment.
31. Participant did not comment.
32. Participant did not comment.
33. Participant did not comment.
34. Participant did not comment.
35. As the whole programme was inter linked none of the sessions may be said to be least useful, in fact one session was complementary to another and was systematically as well as scientifically designed to make it easy to understand.
36. Every part was very useful. I did not find any part least useful.
37. None.
38. All the programme are very useful for judicial works.
39. All the programme are most useful. In each programme we find learnings and help for daily case work.
40. Participant did not comment.
41. Participant did not comment.
42. None.
43. Nil.
44. Participant did not comment.
45. I can’t find that part.
46. Participant did not comment.
47. All part were equally useful.
48. Every part of program was very useful and also helpful to enhance the knowledge of judicial officers.
49. All the programme were equally useful.
50. Participant did not comment.
51. Participant did not comment.
52. No programme. Because sessions were helpful in good decision making.
53. Revisiting Norms for Appellate Review.
54. **Session-3; Revisiting Norms for Appellate Review: Consequence of Frequent and Excessive Appellate Interference.**
55. I did not find any part least useful. All parts were very useful for us.
56. Participant did not comment.
57. Participant did not comment.
58. The trial session.
59. Participant did not comment.
60. Related to IT information because it is the priority now a days.
61. Participant did not comment.
62. Not any part.
63. Not any progeamme.
64. Participant did not comment.
65. Revisiting Norms for Appellate Review.
66. Access to justice; Court and Case management. Because how to manage case board and administrative time.
67. Participant did not comment.
68. Participant did not comment.
69. Participant did not comment.
70. All part were useful.
71. Participant did not comment.
72. Participant did not comment.
73. Participant did not comment.
74. Participant did not comment.
75. Participant did not comment.
76. Appellate review.
77. Participant did not comment.
78. Participant did not comment.
79. **Session-4**: Access to Justice: Information and Communication Technology in Court is useful and latest updates regarding computer metadata.
80. There is nothing which is least useful.
81. No. I got good knowledge from every part of programme.
82. Participant did not comment.
83. Participant did not comment.
84. None.
85. All part were useful.
86. Participant did not comment.
87. Nil.
88. NA.
89. Norms of appellate review.
90. None.
91. Information and communication technology in courts.
92. Learning never ends, everything is useful.
93. All lecture.
94. Participant did not comment.
95. Participant did not comment.
96. Participant did not comment.
97. Participant did not comment.
98. Participant did not comment.
99. No part of the programme is least useful.
100. Participant did not comment.
101. I cannot comment because it is opposite to the dignity of dignitaries.
102. Participant did not comment.
103. Participant did not comment.
104. Participant did not comment.
105. Nil.
106. Each and every part of the programme was useful.
107. None.
108. Participant did not comment.
109. None.
110. Every programme is useful.
111. Participant did not comment.
112. Participant did not comment.
113. I don’t think that any part of the programme was least useful.
114. All the parts were useful and helped us improve our skills.
115. Every part of programme was useful because it has its own importance.
116. Participant did not comment.
117. Participant did not comment.
118. Participant did not comment.
119. Participant did not comment.
120. All are useful.
121. Revisiting norms for appellate reviews. At present I do not deal with appeals.
122. Participant did not comment.
123. Revisiting: Norms for appellate review: Consequence of frequent and excessive appellate interference.
124. Participant did not comment.
125. Participant did not comment.
126. Revisiting norms for appellate reviews – because at present I do not deal with appeals.
127. Discussion about the constitution and other laws was very useful to us and also very useful to know about electronic evidence.
128. Each & every session & programme is useful. Thus no part of the programme is found least useful.
129. Participant did not comment.
130. Participant did not comment.
131. Participant did not comment.
132. Nil.
133. Participant did not comment.
134. Participant did not comment.
135. None of it.
136. No session was least useful. Everything was useful.
137. Participant did not comment.
138. All sessions are very useful.
139. Revisiting: norms for appellate review: Consequence of frequent and excessive appellate interference.
140. Board management.
141. **Session-1; Constitutional Vision of Justice.**
142. All parts are excellent.
143. Participant did not comment.
144. Not found any.
145. Nil.
146. Participant did not comment.
147. Participant did not comment.
148. Participant did not comment.
149. No such programme.
150. None.
151. Participant did not comment.
152. Participant did not comment.
153. Every programme is useful.
154. Participant did not comment.
155. None of it.
156. No comment.
157. Every part was useful.
158. Participant did not comment.
159. Each & every part of the programme was useful, thus categorization isn’t possible for programme.
160. None.
161. Participant did not comment.
162. On second day of session introduction of subject of each sessions, it took considerably long time.

| d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective | 1. NJA would be kind to upload all the workshop/ seminar materials on the official website for use of judicial officers. | 2. The programme was very useful and this type of programme should be arranged frequently. | 3. Training and session should be conducted frequently. | 4. Instead of two days programme may be extended for four days. | 5. The National Judicial Academy and every judicial Academy plays vital role in judicial system. | 6. Time and days of programme may be kindly extended. | 7. Kindly extend time and days of the conference. | 8. Time span for interactive session should be more. | 9. No suggestions, because NJA is already on right path and providing knowledge and skill in different fields to judicial officers. | 10. Such regional conferences should be organized on timely basis to get insights into recent developments and to stay updated with advancement of technology in judiciary. |
11. Everything was perfect I just hope that NJA organizes such programme on regular basis.
12. Such conference should be organized regularly so that all officers get benefit out of it.
13. Participant did not comment.
14. Participant did not comment.
15. Participant did not comment.
17. Conference on information and communication, medical evidence and FSL.
18. Very good programme. No suggestion.
19. More participants may be invited. More may be achieved by asking for paper presentations on relevant subjects prior to the date of conference, which can be published as a souvenir.
20. Frequently programme should be done to ensure better understanding amongst judges.
21. No more.
22. To conduct frequent training, seminars, conferences so that good platform is provided to enhance learning.
23. NJA already doing well in terms of providing knowledge in different areas.
24. NA.
25. Participant did not comment.
26. The entire training programme was perfectly programmed and implemented.
27. Arrange more programmes on scope for revisions and appeals. More in the area of exercising powers in discretionary nature.
28. Participant did not comment.
29. Participant did not comment.
30. Participant did not comment.
31. A great experience for enhancement of knowledge.
32. Participant did not comment.
33. Conferences at regular intervals attended by all judicial officers may strengthen the institution.
34. Participant did not comment.
35. The study material in soft form may be sent to the participants, so that they have the exact idea of programme structure to prepare for effective participation. After training programme the written summary from willing participants may be included.
36. More and more such workshops should be frequently organized under the aegis of NJA so that many minor to major problems may be discussed well at the big platform.
37. Yes, this conference is too good but also arrange sessions on cyber-crime and recording evidence.
38. This type of programme will be organized from time to time.
39. It should be more than two days programme.
40. Participant did not comment.
41. Participant did not comment.
42. This programme was very much useful in tackling problems faced in trial court. I request that these type of programme be arranged frequently.
43. Nil.
44. Participant did not comment.
45. Put more interactive sessions inside lectures. Question, Answer and discussion are most creative part of learning process.
46. Everything is good.
47. Since every conference/ workshop is attended only by nominated participants. This study material may be given to all other judicial officers through email, then it will be very beneficial for all officers.
49. Training sessions should be conducted frequently.
50. Participant did not comment.
51. No. suggestion.
52. To provide us updated cases of Supreme Court and High Court. We find difficulty in finding the appropriate case law because of lack of proper training, we find it very difficult to quote and read the perfect judgement narrated by Hon'ble Supreme Court and High Court. We need a perfect training programme so we can deliver good quality judgment and as well as a great step towards paperless court. We need more sessions of E-programme.
53. No suggestions is required as per my personal view. It is a great exercise by NJA.
54. Participant did not comment.
55. To conduct frequent training seminars/conferences so that good level platform is provided to enhance learning.
56. Participant did not comment.
57. Kindly increase the number of sessions and every year arrange the conference especially for civil judges and senior civil judges.
58. Please include group discussion amongst judicial officers of different states.
59. Participant did not comment.
60. No need to give any suggestion because everything is perfect.
61. Participant did not comment.
62. Participant did not comment.
63. This type programme to be done from time to time.
64. Participant did not comment.
65. Audio visual aids be used.
66. Participant did not comment.
67. More programme may kindly be arranged for periodical brain storming.

68. This kind of programme should be arranged on regular basis. Every officer should get opportunity to attend.

69. Such programme should be organized more frequently so that all judges are benefitted.

70. Electronic evidence should be dealt elaborately.

71. Number of sessions could be increased so that we can get more benefits from the experiences of learned dignitaries. Prior information of group photographs to be taken should be intimated.

72. Participant did not comment.

73. Gujarat judicial officers also should be encouraged to visit other states.

74. NJA may organize such conferences in order to enlighten officers with regard to delivery of good qualitative justice.

75. Quality judgements may take more time than quantity of judgements therefore they should not be considered in PCR for better promotion.

76. Please organize many programme on the subject of electronic evidence. How to deal in criminal and civil trial, it is a grey area for subordinate judges.

77. Please conduct these type of programme frequently.

78. Participant did not comment.

79. My suggestion is if this type of conference programme is conducted every six months.

80. Nil.

81. As per my view, judicial officer has a chance to get knowledge.

82. More conferences like this may kindly be arranged.

83. No Suggestion.

84. None.

85. Electronic evidence, practical training by experts is required, how to record electronic evidence.

86. Participant did not comment.

87. Kindly arrange this sort of conference frequently.

88. Everything is well organized. I feel very obliged to be a part of the conference. I thank all the Hon’ble Judges of the Hon’ble Supreme Court and the Hon’ble High Court.

89. If emphasis is given on the ground level challenges faced by the subordinate courts and their solutions, than in my view this conference may be more fruitful to us.

90. Longer programme of 5-6 days may be organized.

91. Participant did not comment.

92. The sitting arrangement be fixed in such a way, that delegates from different states share the same table to enhance experience sharing. I have not availed any opportunity to see any judicial academy other than of Gujarat in last 6 years I may be nominated for courses outside Gujarat also.
93. Participant did not comment.
94. Participant did not comment.
95. Participant did not comment.
96. Participant did not comment.
97. Participant did not comment.
98. Participant did not comment.
99. Participant did not comment.
100. No suggestion.
101. Participant did not comment.
102. Participant did not comment.
103. Participant did not comment.
104. Kindly arrange the ICT training for staff also so that they can help the court in better administration of court and justice. I also believe that one practical training of operating computer for Judicial Officers should be held.
105. Nil.
106. No suggestions.
107. Judicial participants from different states shall be teamed up for interactive sessions. It will help to understand the courts functioning in different states.
108. Participant did not comment.
109. A long programme would help more to understand the subject and interaction with officers of other states.
110. Participant did not comment.
111. Participant did not comment.
112. Participant did not comment.
113. I think number of sessions should be increased.
114. I request NJA to conduct more of such conferences and training programmes for all officers of judiciary from all states. It provides platform to interact with brothers/sisters of other states.
115. I think number of sessions should be increased and more audio-visual modes must be used.
116. No.
117. This types of conferences should be arranged annually.
118. No suggestion.
119. Participant did not comment.
120. No suggestion.
121. It should be necessary to schedule more time duration for such conference, so participant has chance to hear more and more from the dignitaries and it will be more helpful to subordinate judicial officers.
122. Participant did not comment.
123. Soft copy of every conference material may be provided by email etc. to each and every judicial officer so that it will be helpful in dealing with day to day work.

124. We welcome such conference which make us fearless and updated. We got lots of useful knowledge of law.

125. Participant did not comment.

126. It should be necessary to schedule more time duration for such conferences, so participant has chance to grab more information and knowledge.

127. Such type of programmes should be arranged once in every year.

128. No suggestion.

129. Participant did not comment.

130. Participant did not comment.

131. Soft copy of each lecture & topic may be provided.

132. Participant did not comment.

133. Participant did not comment.

134. I do not need to give suggestions as NJA is doing a great job.

135. This is a well-organized programme with good hospitality by GJA. Just a suggestion to arrange such programmes more than once in a year. Thankful and good wishes.

136. Organize more sessions so that problems can be discussed longer.

137. Kindly organize such events more.


139. NJA should come up with a portal (Website) where we can raise our queries related to law and otherwise.

140. Hon’ble Supreme Court judgements may be provided in Hindi and regional language for lower judiciary officer.

141. Participant did not comment.

142. Prior intimation of programme must be given at least 15 days in advance. Use of audio/video should be done; Useful study material must be provided.

143. Please continue to organize such regional conferences to boost judicial excellence.

144. Request to hold such conference more particularly on case management and digital evidence.

145. No suggestions.

146. Participant did not comment.

147. Participant did not comment.

148. The sessions should have been more intuitive by adding half days' time to ask the issues and challenges faced by subordinate judiciary in absence of high court judges and the issues faced should be solved.

149. If possible intimation of conference be sent 1 month before scheduled programme as it helps in court management.
150. NJA should regularly circulate good legal articles or reported judgments to the lower judiciary. So, that lower judiciary disposes of cases speedily.

151. Participant did not comment.

152. Such programmes must be organized once in every six months and should be organized in such a way that such officers should get a chance to attend the programme once in a year.


154. Participant did not comment.

155. Please look at the lock system of the rooms/bathrooms.

156. No comment.

157. The programme was very useful to the judges. In my opinion the duration of sessions needs to be extended.

158. Participant did not comment.

159. No suggestions.

160. Not at all. Programme is conducted with highly effective efforts.

161. Participant did not comment.

162. We have received very short notice of the programmes. Please give some reasonable period. Some more audio and video clips required for display. The suggestions should be taken anonymously.