

**AN INDICATIVE LIST OF TOPICS FOR ACTION RESEARCH AND STUDIES ON  
JUDICIAL REFORMS**

**1. Reducing Pendency**

Sl. No.	Proposed Topics
1	To study the feasibility of integrating the process for execution of decrees with that of the process for award of judgment and decree to increase the pace for the final settlement of the list.
2	To study the infirmities in respect of integrating new generation legislation with the existing institutional structures for prosecution and adjudication to prevent duplication and to prevent ambiguities in jurisdiction
3	To study on improving the effectiveness of the prosecution system in criminal courts for effective delivery of justice
4	To study the feasibility of introducing multiple shifts in the lower judiciary using services of adjunct judges or otherwise to improve efficiency in disposal of cases
5	To study on identifying the bottlenecks in the reporting and filling of vacancies in the judiciary and to suggest suitable remedial measures

**2. Reforms in Procedural Laws**

Sl. No.	Proposed Topics
6	Devising measures to promote the effectiveness and efficiency of Criminal Justice System in all its fields, i.e. investigation, prosecution and trial ;
7	Study on major bottlenecks in procedural laws affecting expeditious conclusion of criminal trials and measures needed to remove such bottlenecks.
8	Review of the impact of scheme of 'Plea Bargaining' in Criminal Justice System including jail reform, its constraints and challenges and to suggest measures for their effective implementation.
9	An assessment of the existing witness protection schemes; their impact and changes required.
10	Measuring the impact of 2013 amendments in Criminal Law.
11	Study of Victims of different categories of crime and their experience with the adjudication process.
12	Inter State comparison of adjudication of civil and criminal cases
13	An Empirical Study of Implementation of 'Arrest Law' in select cases

### 3. Use of ICT for Judicial Reforms

Sl. No.	Proposed Topics
14	Assessing the need for legal reform associated with the use of ICT for delivery of justice.
15	Assessing the possibility and challenges of the use of social media and mobile technology for judicial awareness.
16	Analyzing the impact of computerization of courts and audio-video recording of court proceedings on perception about privacy and data security.  <b>This project is subject to approval of eCommittee of the Supreme Court of India.</b>
17	Study to recommend policies for improving the adoption and utilization of ICT in the judicial system.
18	“Paperless courts” : To study the feasibility of replacing paper documentation whenever possible without affecting delivery of justice to speed up the justice delivery process

### 4. Fast-Track Courts

Sl. No.	Proposed Topics
19	Efficacy of DoJ Fast Track Court Scheme in relation to under-trials
20	An Impact Assessment of Fast Track Courts in India.
21	Effectiveness of Fast Track Courts in checking incidences of sexual offences

### 5. Commercial Courts

Sl. No.	Proposed Topics
22	Effectiveness of the Commercial Courts Act, 2015 as amended, in reducing the time taken to enforce Contracts in India ;
23	Bottlenecks faced in implementation of and achieving objectives of the Commercial Courts Act, 2015 as amended.

## 6. Enforcement of Decrees

Sl. No.	Proposed Topics
24	Time and Motion study on Enforcement of Decree and ways to reduce judicial delays
25	A study on cases where enforcement of decrees contributes to delay

## 7. Miscellaneous

Sl. No.	Other Proposed Topics
26	To study the use of sentencing power by various courts in the criminal hierarchy to identify the impediments in the exercise of sentencing jurisdiction
27	Insolvency and Bankruptcy Code
28	Crimes Against Women
29	Children in Conflict with the Law
30	Human Trafficking

## 8. New Topics

31	Study on functioning of Dedicated Commercial Courts in country & suggestions for improvement special focus on commercial courts in Delhi and Mumbai.
32	Study on functioning of Dedicated Commercial Courts in country & suggestions for improvement; special focus on states such as TamilNadu, Andhra Pradesh, Madhya Pradesh, Uttar Pradesh, Rajasthan.
33	Comprehensive study on functioning of e-filing introduced in India
34	Role of Probono lawyering in ensuring Access to Justice
35	Assess and identify thematic areas of intervention and partnerships to be taken up by Department of Justice with concerned stakeholders and drawing an Action Plan harmonizing DISHA with 2030 Agenda Goal 16 on Access to Justice.
36	A study on the effectiveness of hearings held over Video Conferencing. The study should also cover the features which the VC software should have so as to make the hearings more effective
37	A comparative study of the cases heard and disposed by the FTSC in the best and worst performing states .The study should pin point the best practices being followed so that they can be used by the slower states to improve their performance
38	<u>Access to Justice and Rights of Litigants in District and Subordinate Courts</u> - Litigants are the people whose needs should be catered primarily as the Courts owe their existence to them. A study may be conducted to ascertain as to which of the following facilities are available to the litigants in lower Courts and what their condition is. For this purpose some of the large Court complexes

may be researched upon.

1. Digital infrastructure – Court websites, eCourts and mobile applications
2. Availability of Judicial Service Centre in judicial complex, its functioning, quality of digital display of information and knowledge and behavior of person manning the
3. Availability and upkeep of toilets
4. How friendly is the assess points for the differently abled persons.
5. Drinking water, lighting inside the complex
6. Waiting areas for the litigants with seating arrangements
6. Entry and exit points need to be well managed.
7. Provision of signage, maps, directions etc.
8. Security inside the complex.
9. Availability of chambers for lawyers.
10. Elevators and ramps