

**कार्यालय-प्रधान जिला एवं सत्र न्यायाधीश, सागर (M090)**

-:: आदेश ::-

क्रमांक :- 457/दो-12-5/12

सागर, दिनांक :- 30/04/2024

रजिस्ट्री जबलपुर से प्राप्त पत्र क्र. सी/3379 जबलपुर दिनांक 27.04.2024 के माध्यम से जिला न्यायालयों में गठित समिति 'पॉंच वर्ष से अधिक पुराने प्रकरण, जेल में निरूद्ध बंदी एवं अन्य प्राथमिकता वाले प्रकरणों की समिति' का नाम बदलकर "District Case Management Committee" कर समिति में " Principal Judge of the Family Court and Secretary, District Legal Services Authority को सम्मिलित किये जाने तथा Senior most Civil Judge (Junior Division) को पृथक किये जाने के निर्देश दिये गये हैं।

अतः जिला मुख्यालय सागर में गठित समितियों के सामान्य प्रशासन के सुचारु संचालन को दृष्टिगत रखते हुये कार्यालय आदेश क्र. 445 दिनांक 29.04.2024 को संशोधित करते हुये माननीय उच्च न्यायालय से पूर्व में प्राप्त निर्देश तथा वर्तमान संशोधित निर्देश के अनुपालन में कमेटी का गठन निम्नानुसार किया जाता है :-

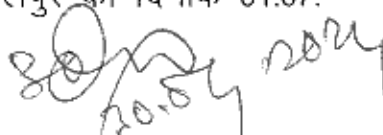
क्र.	समिति का नाम	समिति का कार्य	अध्यक्ष एवं सदस्यगणों का नाम
01	District Case Management Committee	पॉंच वर्ष से अधिक पुराने प्रकरण जेल में निरूद्ध बंदी एवं अन्य प्राथमिकता वाले प्रकरणों की अवधि एवं प्रकार के अनुसार उनका सूक्ष्म परीक्षण करने का कार्य।	<b>अध्यक्ष -</b> 1. प्रधान जिला न्यायाधीश, सागर <b>सदस्य -</b> 2. श्री अतुल कुमार खंडेलवाल प्रधान न्यायाधीश कुटुम्ब न्यायालय सागर 3. श्री प्रदीप सोनी (सीनियर) विशेष न्यायाधीश (एट्रोसिटी एक्ट)/प्रथम जिला एवं अति. सत्र न्यायाधीश के न्यायालय के प्रथम अतिरिक्त न्यायाधीश सागर 4. श्री अजय सिंह, सचिव जिला विधिक सेवा प्राधिकरण 5. श्री कृष्ण पाल सिंह (समिति सचिव) मुख्य न्यायिक मजिस्ट्रेट सागर 6. श्री अंकित श्रीवास्तव, सप्तम व्यव. न्याया. वरिष्ठ खंड सागर <b>प्रस्तुतकर्ता अधिकारी</b> 1- सांख्यिकीय लिपिक, सागर

नोट :-

1- उपरोक्त समिति रजिस्ट्री ज्ञापन क्र. सी/3379 दिनांक 27.04.2024 एवं ज्ञापन क्र. ई-3358 दिनांक 01.05.2017 द्वारा जारी निर्देशानुसार कार्यवाही सुनिश्चित करेगी।

2- कमेटी उच्च न्यायालय द्वारा निर्देशों का अनुपालन सुनिश्चित कर प्रतिवेदन दिनांक 29.06.2024 तक प्रस्तुत करेगी, जिससे मान. उच्च न्यायालय जबलपुर को दिनांक 01.07.2024 तक पालन प्रतिवेदन प्रेषित किया जा सके।

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 प्रधान जिला एवं सत्र न्यायाधीश,  
 सागर (M090)

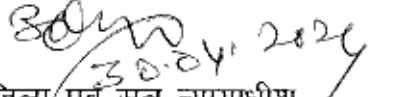
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पृष्ठांकन क्रमांक:- /दो-12-5/12  
प्रतिलिपि आदेशानुसार :-

सागर, दिनांक:-30/04/2024

01. मान. उच्च न्यायालय जबलपुर की ओर रजिस्ट्री ज्ञापन क. सी/3379 दिनांक 27.04.2024 के पालन में सूचनार्थ प्रेषित।
02. प्रधान न्यायाधीश, कुटुम्ब न्यायालय सागर
03. विशेष न्यायाधीश (एट्रोसिटी एक्ट) सागर
04. श्री मयंक कुमार शुक्ला, पंचम जिला न्यायाधीश, सागर
05. मुख्य न्यायिक मजिस्ट्रेट सागर
06. श्री अजय सिंह, सचिव, जिला विधिक सेवा प्राधिकरण, सागर
07. श्री अंकित श्रीवास्तव, सप्तम व्यवहार न्यायाधीश वरिष्ठ खंड सागर
08. प्रशासनिक अधिकारी एवं समस्त उपप्रशासनिक अधिकारीगण सागर
09. श्री मयूर उपाध्याय, जूनियर सिस्टम एनालिस्ट, कम्प्यूटर अनुभाग सागर
10. लेखापाल एवं समस्त सहायक लेखापाल सागर
11. सांख्यिकी लिपिक/आवक/जावक लिपिक कार्यालय अनुभाग सागर
12. डी.एस.ए. कम्प्यूटर अनुभाग, सागर
13. जिला नाजिर, नजारत अनुभाग सागर की ओर सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित ।
14. निज सहायक, माननीय जिला एवं सत्र न्यायाधीश महोदय सागर की ओर आदेश श्रीमान जिला न्यायाधीश महोदय के समक्ष अवलोकनार्थ रखे जाने हेतु प्रेषित।

OR

  
30.04.2024  
प्रधान जिला एवं सत्र न्यायाधीश,  
सागर (म0प्र0)

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**HIGH COURT OF MADHYA PRADESH: JABALPUR**

W. P. III  
27/04/24

No. C/3379...../  
III-1-5/57

Jabalpur, dated 27/04/2024

To,  
The Principal District & Sessions Judge(s),  
**All in the State**

Subject:- Action Plan for Arrears Reduction in District Judiciary (APAAr-DJ).

Ref.:- Letter of Hon'ble Mr. Justice Abhay S. Oka, Judge Supreme Court of India along with email of Additional Registrar, Supreme Court of India, New Delhi, dated 05.04.2024.

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As directed, on the subject and reference mentioned above, please find enclosed herewith "Action Plan for Arrear Reduction in District Judiciary" issued by the Hon'ble Committee for Model Case Flow Management Rules, for Trial Courts, District Appellate Courts, and High Courts, constituted in the Hon'ble Supreme Court of India which aims to address the issue of Arrear in District Judiciary systematically for information and necessary compliance.

I am under directions to request you:-

- (A) To see that "District Level Committee" comprising of Principal District Judge, Senior most District Judge, Chief Judicial Magistrate, Senior most Civil Judge (Senior Division) and Senior most Civil Judge (Junior Division) for reducing the pendency of five year old cases, cases of under trial prisoners and other priority cases which has been constituted in each district of Madhya Pradesh vide Memo No./E/3358 III-I-5-57, Jabalpur dated 01.05.2017 issued by the Hon'ble High Court of Madhya Pradesh be, in the light of "Action Plan for Arrear Reduction in District Judiciary" issued by the Hon'ble Committee for Model Case Flow Management Rules, for Trial Courts, District Appellate Courts, and High Courts, constituted in the Hon'ble Supreme Court of India **be renamed as "District Case Management Committee"** and to reconstitute the same so as to include Principal Judge of the Family Court and Secretary, District Legal Services Authority and exclude Senior most Civil Judge (Junior Division)

as member of the Committee and **to send compliance report on or before 01.07.2024.**

- (B) To see that physical verification is carried out and same is matched with the data available in the CIS and **to send compliance report on or before 01.07.2024.**
- (C) To see that meetings with Senior Police Officers & Public Prosecutor/Appointment of Nodal Officer to oversee the timely service of summons be held on timely basis.
- (D) To see that appointment of Senior Nodal Officer from the Revenue Department in concerned district be made.
- (E) To see that there are no un-dated cases reflected in the CIS and **to send compliance report on or before 01.07.2024** through Registrar (IT).

You are requested to kindly provide the desired information on email marking **mphcchk@gmail.com** on or before **14/06/2024, treating it as most urgent.**

Encl:- As above.

  
RITURAJ SINGH CHOUHAN 27.04.2024  
REGISTRAR District Establishment

Endt. No. C./3380./  
III-1-5/57

Jabalpur dated 27/04/2024

1. Copy is forwarded to the Member Secretary, SCMS in reference to the notesheet dated 25.04.2024 for information and appropriate action.
2. Copy is forwarded to the Registrar (IT) for information and appropriate action.

  
RITURAJ SINGH CHOUHAN 27.04.2024  
REGISTRAR District Establishment

# High Court of Madhya Pradesh

## MEMORANDUM

No./E/3358  
III-1-5-57

Jabalpur, dated 01.05.2017

To,

1. District & Sessions Judges,  
All in the State (M.P.)
2. Principal Judge,  
Family Court,  
All in the State

Subject: Constitution of District Level Committee and Action plan for reducing the pendency of five year old cases, cases of under trial prisoners and other priority cases.

On the subject cited above, after discussion in the meeting dated 17.04.2017 of "Arrears Committee-cum-Case Management Committee-cum-Committee for State Court Management System" resolved as under :-

*"The matter considered and discussed and it is resolved:-*

- [1] *That a Five Member Committee comprising of District Judge, Senior Most Additional District Judge, Chief Judicial Magistrate, Senior Most Civil Judge Class-I and Senior Most Civil Judge Class-II, presided over by the District Judge will be constituted in every district within a period of two weeks.*
- [2] *The Secretary of the above District Level Committee will be the Chief Judicial Magistrate.*
- [3] *The first meeting of the District Level Committee shall be convened on 06th May, 2017 and the Committee will meet at monthly interval.*
- [4] *The Committee will scrutinize the old pending cases on the basis of their nature, category and duration of pendency.*
- [5] *The District Judge as far as possible shall equally distribute such cases amongst the available judges and the District level Committee shall send the report in this regard to the Secretary of the Arrears Committee in the High Court disclosing the number of cases pending before each court after distribution.*
- [6] *The District Level Committee will hold a meeting through Video Conferencing with the Judges in the Districts at regular intervals to ensure the speedy and timely disposal of pending cases.*
- [7] *First such meeting of the District Level Committee shall be convened on 06th May, 2017.*

[8] The Secretary of Arrears Committee shall formulate the standard Agenda for consideration in the next meeting of the District Level Committee.

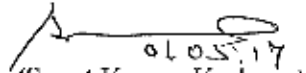
[9] The District Level Committee as also the Judges at the District level will make every endeavour to ensure that the cases pending for more than 10 years are disposed of by June, 2017 as per the earlier Resolution of the Committee.

[11] The Action Plan of Punjab & Haryana High Court be also circulated to all the District Judges to ensure speedy and timely disposal of the cases by following the said action plan with requisite modification as per the local condition."

Further it is submitted that in the previous meeting dated 01.03.2017 Hon'ble Committee has resolved that "the reason assigned by the Subordinate Courts for increasing of old pendency in last quarter appears to be reasonable but Hon'ble Committee has directed that pace should be maintained and disposal of old cases expedited so that cases pending for "More than 10 years" can be disposed of upto June, 2017 and cases pending for "More than 5 years" can be disposed of upto June, 2018 as directed by the Hon'ble NCMS Committee." which has already been intimated.

Therefore, you are requested to do the needful in compliance of resolution of the Hon'ble Arrears Committee.

Encl: (i) Agenda for the District Level Committee.  
(ii) Action Plan of Punjab & Haryana High Court.

  
(Sanat Kumar Kashyap)  
Registrar (DE)

Endt. No./E/3359  
III-1-5-57

Jabalpur, dated 01.05.2017

Copy forwarded to OSD, Secretary SCMS, High Court of Madhya Pradesh, Jabalpur for information and appropriate action.

  
(Sanat Kumar Kashyap)  
Registrar (DE)

d/c

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AGENDA  
FOR THE DISTRICT LEVEL COMMITTEE  
FOR MONITORING OF OLD CASES

- (i) Scrutinizing, identifying, shortlisting category wise / year wise cases pending for more than 5 years / 10 years (Civil / Criminal).
- (ii) Identifying problems in expeditious disposal of cases pending for more than 5 / 10 years (Civil / Criminal).
- (iii) Rational and equitable distribution of cases among judges posted in the district.
- (iv) Road map for disposal of 5 / 10 years old cases in conformity with policy guidelines devised by NCMSC/SCMSC.
- (v) Identifying / removing bottlenecks in disposal of 5 / 10 years old Civil / Criminal Cases.
- (vi) Periodical monitoring of progress in cases more than 5 / 10 years old and devising further plan of action on the basis of inputs.
- (vii) Strategic implementation of the entire project and identifying non-performers.
- (viii) Ensuring compliance of conformity with deadlines fixed by NCMSC / SCMSC.

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S.No.	Action Plan	Targets given to the Judicial Officers under Action Plans	Targets achieved
1	2009-10	<p>200 oldest Civil and 200 oldest Criminal cases pending in each Court as on 6.02.2009 be identified for disposal in Samadhan 2009</p> <p>Meeting of all the District &amp; Sessions Judges was called to evaluate performance of Samadhan 2009 and to discuss Action Plan for the year 2010.</p>	<p>Total Targeted cases – 2,28,836</p> <p>Cases disposed of – 1,34,408</p> <p>Percentage of disposal – 58.74 %</p>
		<p>For the disposal of more than 10 years old contested cases and more than 5 years old contested cases, two additional units and 1 additional unit, respectively were given to the Courts of Civil Judges-cum-Judicial Magistrates.</p>	
2	2010-11	<p>To dispose of all 10 years old cases pending in their Courts as on 18.1.2010, by 31.12.2010</p> <p>To dispose of all Prevention of Corruption Act cases where police reports had been filed upto 31.12.2007, by 31.12.2010.</p> <p>To dispose of all the cases in which accused were in custody for more than two years pending as on 31.12.2009, by 31.12.2010</p> <p>To dispose of all the cases in which accused were in custody for more than six months pending as on 31.12.2009, by 30.06.2010.</p> <p>To dispose of 100 oldest civil and criminal cases pending as on 18.01.2010, by 31.12.2010</p> <p>To dispose of 25 oldest executions pending in their Courts as on 18.1.2010, by 31.12.2010.</p> <p>Progress was reviewed by the Monitoring Committee every three months. Performance of each Officer in achieving the targets fixed in the Action Plan was considered at the time of recording of his Annual Confidential Report.</p>	<p>Total Targeted cases – 91,275</p> <p>Cases disposed of – 73,103</p> <p>Percentage of disposal – 80.09 %</p>
3	2011-12	<p>All the D&amp;SJs/AD&amp;SJs were directed to dispose of 50 oldest Criminal Trials, 50 oldest Civil Appeals and 50 oldest Criminal Appeals/Revisions pending as on 1.4.2011, by 31.3.2012.</p> <p>To dispose of all 10 years old cases pending as on 1.4.2011, by 31.3.12</p> <p>To dispose of 25 oldest executions pending as on 1.4.2011, by 31.3.12</p> <p>All the D&amp;SJs/AD&amp;SJs were directed to dispose of the cases in which accused were in custody for more than 2 years as on 1.4.2011 or undergoes imprisonment for more than 2 years during the currency of Action Plan by 31.3.2012.</p> <p>They were further directed to dispose of all cases under the Prevention of Corruption Act in which police reports had been filed upto 1.4.2009, by 31.3.2012.</p> <p>All the Civil Judges were directed to dispose of all 10 years old cases pending as on 1.4.2011, by 31.3.12</p> <p>To dispose of 25 oldest executions pending as on 1.4.2011, by 31.3.12</p> <p>100 oldest civil and criminal cases pending as on 1.4.2011, by 31.3.2012</p> <p>To dispose of cases in which accused were in custody for more than six months or undergoes imprisonment for more than six months during the currency of Action Plan</p> <p>Exclusive Courts set up to deal with cases under 138 N.I.Act were directed to dispose off 300 oldest cases pending in their Courts as on 1.4.2011, by 31.3.2012</p>	<p>Total Targeted cases – 1,17,880</p> <p>Cases disposed of – 98,110</p> <p>Percentage of disposal – 83.23 %</p>



S.No.	Action Plan	Targets given to the Judicial Officers under Action Plans	Targets achieved
	2011-12	<p><b>COURTS OF SPECIAL JUDGES, CBI COURTS AT PATIALA, PANCHKULA &amp; CHANDIGARH</b></p> <ol style="list-style-type: none"> <li>1. More than 5 years old Sessions Cases.</li> <li>2. Cases under Prevention of Corruption Act in which challans had been presented upto 31.12.2008 and all the Criminal Appeals upto the year 2009 by 31.03.2012, except the cases in which proceedings had been stayed.</li> </ol> <p><b>COURTS OF SPECIAL MAGISTRATES, CBI COURT AT PATIALA</b></p> <ol style="list-style-type: none"> <li>1. More than 5 years old Criminal Challans and Criminal Miscellaneous Applications upto the year 2010 by 31.03.2012 except the cases in which proceedings have been stayed.</li> </ol> <p>Meeting of the District and Sessions Judges of the States of Punjab, Haryana and U.T. Chandigarh was held to review the results of the Action Plan 2011-12 and to deliberate on Action Plan 2012-13</p>	<p>Total Targeted cases - 1,17,880 Cases disposed of - 96,110 Percentage of disposal - 83.23 %</p>
4	2012-13	<p><b>All the D&amp;SJs/AD&amp;SJs</b> were directed to dispose of 50 oldest Civil Appeals, 50 oldest Criminal Appeals and 25 oldest Execution Petitions pending as on 1.4.2012, by 31.3.2013</p> <p>To dispose of total number of cases more than 02 years old of each category as on 01.04.2012</p> <p>To dispose of P.C. Act cases pending as on 1.4.2012 and those becoming two years old by 31.12.2012, by 31.3.2013</p> <p>To dispose of all the criminal cases in which accused were in custody for more than two years pending as on 1.4.2012, by 31.3.2013</p> <p>To dispose of all more than one year old Criminal Appeals arising out of conviction u/s 138 N.I. Act pending as on 1.4.2012, by 31.3.2013 and more than six months old Criminal Revisions arising out of matters under Negotiable Instruments Act by 31.3.2013.</p>	<p>Total Targeted cases - 183258 Cases disposed of - 139376 Percentage of disposal - 76.05 %</p>

S.No.	Action Plan	Targets given to the Judicial Officers under Action Plans	Targets achieved
	2012-13	<p>All the Civil Judges were directed to dispose of 100 oldest civil cases, 100 oldest Criminal Cases and 25 oldest Execution Petitions pending as on 1.4.2012, by 31.3.2013</p> <p>To dispose of all the cases in which accused were in custody for more than six months as on 1.4.2012, by 31.3.2013 and all more than 5 years old cases of each category pending as on 1.4.2012 and those becoming 5 years old as on 31.12.2012, by 31.3.2013.</p> <p><b>Exclusive Courts set up under 138 of Negotiable Instruments Act</b></p> <p>1. Oldest 300 Criminal cases pending before Exclusive Courts established to deal with cases under Section 138 of Negotiable Instruments Act.</p> <p><b>For Special Judges, CBI Courts</b></p> <p>1. All more than five years old Sessions cases or those becoming five years old upto 31.12.2012.</p> <p>2. All cases under Prevention of Corruption Act which were more than two years old as on 1.4.2012.</p> <p>3. All the criminal appeals which are more than two years old as on 1.4.2012.</p> <p><b>For Special Judicial Magistrates, CBI At Patiala only</b></p> <p>1. All more than two years old Criminal Challans and Criminal miscellaneous applications as on 1.4.2012.</p> <p><b>For the Newly Appointed Officers in the year 2012</b></p> <p>1. 75 oldest Civil cases pending in each Court.</p> <p>2. 25 oldest Criminal IPC cases pending in each Court.</p> <p>3. 50 oldest Criminal cases under Special Acts pending in each Court.</p>	<p>Total Targeted cases – 1,83,258</p> <p>Cases disposed of – 1,39,376</p> <p>Percentage of disposal – 76.05 %</p>
5	2013-14	<p>All the D&amp;SJs/ADJs were directed to dispose of 150 oldest cases pending in their respective Courts as on 1.4.2013 by 31.3.2014.</p> <p>All the Civil Judges were directed to dispose of all five years old cases pending in their respective Courts on 1.4.2013, by 31.03.2014. In case the figure of five years old cases was less than 200, then dispose of 200 oldest cases pending in their respective Courts as on 1.4.2013, by 31.3.2014.</p> <p>All the newly appointed Judicial Officers were directed to dispose of 100 oldest cases pending in their Court as on 1.4.2013, by 31.3.2014.</p> <p><b>Exclusive Courts</b>(CBI, Labour Courts-cum-Industrial Tribunal, Family Courts, Courts dealing with cases of heinous crime against women, Juvenile Justice Boards): Targets to be fixed by District &amp; Sessions Judge after seeking approval from Hon'ble Administrative Judge.</p> <p><b>Newly appointed Judicial Officers</b> : 100 oldest cases pending as on 1.07.2013</p>	<p>Total Targeted cases – 1,41,019</p> <p>Cases disposed of – 1,19,722</p> <p>Percentage of disposal – 84.9 %</p>

S.No.	Action Plan	Targets given to the Judicial Officers under Action Plans	Targets achieved
6	2014-15	<p>All cases which were more than one year old as on 31.03.2014, under Prevention of Corruption Act, 1988.</p> <p>All the AD&amp;SJs were directed to dispose of 150 oldest cases pending in their Courts as on 1.4.2014, by 31.3.2015.</p> <p>To make endeavour to dispose of all those cases under Narcotic Drugs and Psychotropic Substances (NDPS) Act, 1985 where accused were in custody, within a period of 6 months but not later than 1 year from the date of filing of challan.</p> <p>All the Civil Judges were directed to dispose of 200 oldest cases pending in their Courts as on 1.4.2014, by 31.3.2015 with a further direction to include all the execution petitions instituted upto 31.12.2009 in their targets.</p> <p>CBI Courts were directed to dispose of 10 oldest cases pending as on 1.4.2014 ;</p> <p>Family Courts were directed to dispose of 150 oldest cases pending as on 1.4.2014 ;</p>	<p>Total Targeted cases – 1,43,109</p> <p>Cases disposed of – 1,26,018</p> <p>Percentage of disposal – 88.06 %</p>
		<p>Juvenile Justice Boards were directed to dispose of 100 oldest inquiries pending as on 1.4.2014 ;</p> <p>Excl. Courts set up under 138 N.I.Act were directed to dispose of 1,000 oldest cases pending as on 1.4.2014, by 31.3.2015</p> <p>Special Courts set up to deal with cases of Heinous Crime against women (To make endeavour to dispose of all cases relating to Heinous crime against women within a period of 6 months but not later than 1 year from the date of committal of the case)</p>	<p>Total Targeted cases – 1,43,109</p> <p>Cases disposed of – 1,26,018</p> <p>Percentage of disposal – 88.06 %</p>
		<p>The performance of Judicial Officers is judged on quarterly basis instead of monthly basis. Such measure enabled the Judicial Officers, who were unable to give requisite disposal in a month due to reasons beyond their control, to make good the deficiency in the quarter and will thereby curb the malpractice of hasty disposal or delaying disposal.</p>	
7	2015-16	<ol style="list-style-type: none"> <li>All the Judicial Officers in the States of Punjab and Haryana and U.T. Chandigarh were asked to identify more than 10 years old cases pending as on 1.4.2015 and to dispose of the same by 31.03.2016.</li> <li>All the Judicial officers in the States of Punjab and Haryana and U.T. Chandigarh were asked to identify more than 3 years old cases pending as on 1.4.2015 and to dispose of the same by 31.03.2016.</li> </ol>	<p>Total Targeted cases – 1,29,122</p> <p>Cases disposed of – 1,05,656</p> <p>Percentage of disposal – 81.83 %</p>

S.No.	Action Plan	Targets given to the Judicial Officers under Action Plans	Targets achieved
8	2016-17	<p>There shall be no target for District &amp; Sessions Judges. However, the District &amp; Sessions Judge shall make effective supervision to get disposed of oldest cases pending in his/her Sessions Division.</p> <p><b>A) COURTS OF ADDITIONAL DISTRICT &amp; SESSIONS JUDGES</b></p> <p>1. All cases which are more than one year old as on 1.04.2016, under Prevention of Corruption Act, 1988.</p> <p>2. 150 oldest cases pending in each Court [cases under category (i) to be included to make a total of 150.</p> <p>3. To make endeavour to dispose of all those cases under Narcotic Drugs and Psychotropic Substances Act,1985 where accused are in custody, within a period of 8 months but not later than 1 year from the date of filing of challan.</p> <p><b>B) COURTS OF CIVIL JUDGES/JUDICIAL MAGISTRATES</b></p> <p>200 oldest cases pending in each Court.</p> <p><b>C) EXCLUSIVE COURTS</b></p> <p><b>I) CBI Courts</b> : 10 oldest cases</p> <p><b>II) Family Courts</b> : 150 oldest cases</p> <p><b>III) Juvenile Justice Boards</b> : 100 oldest enquiries</p> <p><b>IV) Special Courts set up to Deal with cases of Heinous Crime Against Women</b> : Targets to be fixed by D&amp;SJ after getting approval from Hon'ble Administrative Judge.</p> <p><b>V) Excl. Court set up to deal With cases u/s 138 N.I.Act</b> : 1,000 oldest cases</p> <p>All the cases which are more than 15 and 20 years old as on 1.4.2016 to be disposed of within 6 months and 3 months respectively. The Disposal of 10, 15 and 20 years old cases shall have impact on recording of Annual Confidential Report of the Judicial Officers.</p>	<p>Total Targeted cases – 1,60,568</p> <p>Cases disposed of – 1,04,263</p> <p>Percentage of disposal – 64.93 % upto 31.12.2016</p>

S.No.	Special Drives	Targets given to the Judicial Officers under Action Plans	Targets achieved
9	2012	Special drive initiated to reduce the pendency of summary cases (including traffic challan cases, Factory Act Cases and Shop Act cases)	1,59,836 summary cases were disposed of in the State of Punjab and Haryana and U.T. Chd.
10	2013	Special drives initiated to reduce the pendency of summary cases (including traffic challan cases, Factory Act Cases and Shop Act cases)	1,85,375 summary cases were disposed of in the State of Punjab and Haryana and U.T. Chd.
11	2014	Special drives initiated to reduce the pendency of summary cases (including traffic challan cases, Factory Act Cases and Shop Act cases)	64336 summary cases were disposed of in the State of Punjab and Haryana and U.T. Chd.
12	2012	Special Drive was initiated by this Court to reduce the pendency of 20 year old cases in the States of Punjab and Haryana and U.T. Chd.	Total 66 (20 years old) cases were disposed of in the State of Punjab and Haryana and U.T. Chd.
13	2013	Special Drive was initiated by this Court to reduce the pendency of 20 year old cases in the States of Punjab and Haryana and U.T. Chd.	Total 54 (20 years old) cases were disposed of in the State of Punjab and Haryana and U.T. Chd.
14	2014	Special Drive was initiated by this Court to reduce the pendency of 20 year old cases in the States of Punjab and Haryana and U.T. Chd.	Total 51(20 years old) cases were disposed of in the State of Punjab and Haryana and U.T. Chd.
15	5, 10 and 15 years old cases	Special Drive was initiated by this Court to reduce the pendency of 15, 10 and 5 years old cases in the States of Punjab and Haryana and U.T. Chd.	Total 151 fifteen years old cases were disposed of, 698 ten years old cases were disposed of and 10475 five years old cases were disposed of in the States of Punjab and Haryana and U.T. Chd.
16	2014	Special Drive was initiated by this Court to dispose of prioritized categories of cases like rape cases, dowry death cases, P.C. Act cases, Juvenile inquiries, Senior Citizens cases, cases u/s 138 N.I.Act, acid attack cases, PC & PNDT Act cases and 20 and 15 years old cases. Cases of Senior Citizen and Marginalized Section of Society are being taken on priority by giving litigants option to give the information to the Court concerned.	
17	2016	Special drive was initiated by this Court to dispose of all the traffic cases and cases u/s 138 N.I.Act pending in the States of Punjab and Haryana and U.T. Chandigarh as on 30.06.2016 by 31.12.2016.	Total 9126 traffic cases were disposed of and 5429 cases u/s 138 N.I.Act were disposed of till 31.12.2016 in the States of Punjab and Haryana and U.T. Chandigarh.
18	2016	Half unit for the disposal of bail applications are being given since these were consuming lot of time of the Courts.	

- Note: 1. These steps are being monitored on regular basis to achieve high success rate.  
2. Achievement of targets have reflection on the ACRs of the Officer's concerned.