Session 5: Speedy Justice in Trial Courts



Saturday, 27 Feb 2021 5:00 PM - 7:00 PM



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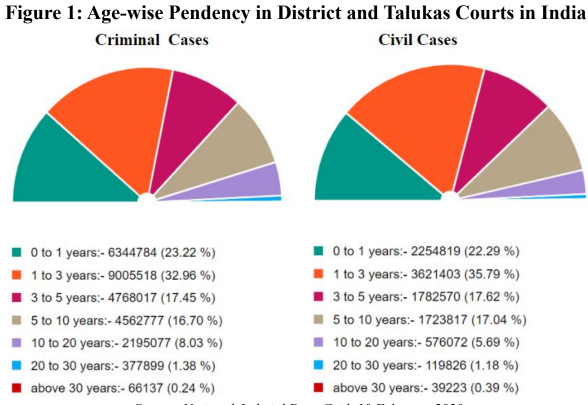




Huge Pendency of Cases



- Over 37 million cases are currently pending in trial courts
- The reasons include -
 - Procedural complexities
 - Low judge to population ratio
 - Inadequate resources
 - Quality of judges



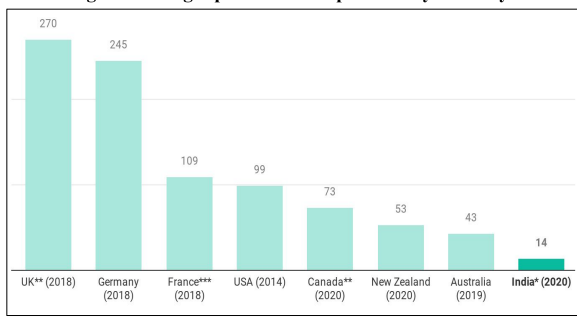
Source: National Judicial Data Grid, 10 February 2020

Low Judge to Population Ratio

INDIAN DEM©CRACY AT WORK

- At **50** judges per million people, requirement of judges stands at nearly **70,000**
- Sanctioned strength of judges in India is only 25,316, of which 5442 posts are vacant, with 410 vacancies in the High Courts and Supreme Court
- A trial court judge in India on average disposes **824** cases in a year compared to **159** in the UK

Figure 2: Judges per Million Population by Country



Note: *India - 14 at actual strength and 21 at sanctioned strength. ** Canada and UK - numbers include Justices of Peace *** France - numbers don't not include members of the labour and commercial courts.

Sources: Various countries' official statistics compiled by FDR

Inadequate Resources

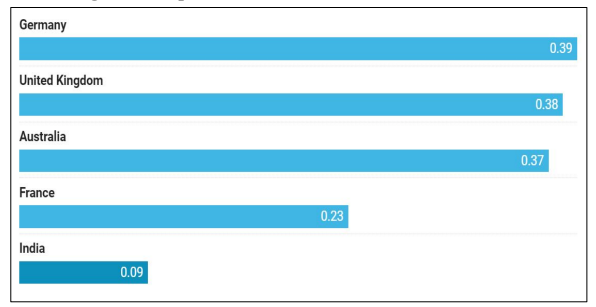


• As of January 2020, there are only **19,632 courtrooms** available in the country, **less** than sanctioned strength of judges

Combined expenditure of Union and states on court system in 2018 amounted to a meagre 0.09% of the GDP

 Union and states on an average spend less than 1% of their respective budgeted amount of money on judiciary

Figure 3: Expenditure on Law Courts as a % of GDP



Sources: International Monetary Fund 2018, Economic Survey 2017-2018

Incapacity to provide justice to ordinary citizens



- Barriers to justice for ordinary citizens -
 - Too few judges 0
 - Remote **location** of courts
 - Rigid and formal procedures
 - Excessive delay 0
 - **Cost** of litigation
 - **Perjury** 0
 - Perception that courts are **biased** towards those with means
- As a result, people either -
 - **Suffer** in silence
 - Use extra-judicial methods of settling disputes, often involving violence and corruption 0

Local Courts



- **Speedy** and **fair** justice to ordinary citizens
- Simple and uncomplicated procedures
- Low cost of functioning
- Low cost to people
- Maintain close proximity to the cause of action to encourage truthful witness to come forward locally

US - Small claims courts, with limited jurisdiction, for civil suits involving relatively small amounts of money and minor violations of law

UK - Magistrates Courts (Justices of the Peace) for criminal matters and small claims track for civil matters

India - Honorary second-class magistrates system

Local Courts in UK



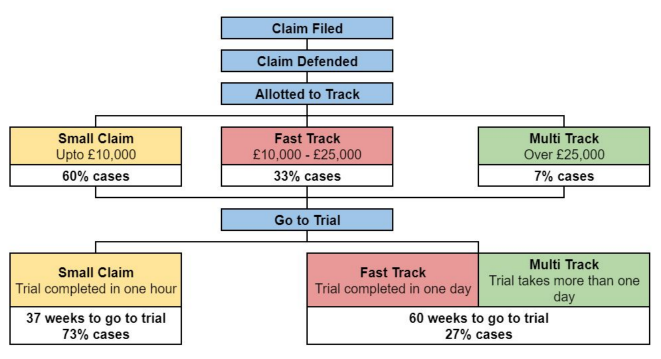
Table 1: Justices of Peace in UK for Minor Criminal Cases

Magistrates' Courts (Justices of the Peace)					
Proportion of Magistrates in the judiciary	Proportion of total criminal caseload dealt with	Clearance Rate			
83%	93.40%	99.8			
Source: UK House of Commons, 2019					

Local Courts in UK



Figure 4: Small Claims Track for Civil Cases upto £10,000



Source: Ministry of Justice, UK, 2019

Gram Nyayalayas Act, 2008



- Features of the Act
 - Local court in every block in rural areas
 - Integral part of the **independent** judiciary, under administrative control of the High Courts
 - Provision for **appeal** ensures corrective steps in case of miscarriage of justice
 - Judges to be **appointed** by the State Government in consultation with High Courts
 - > Salary and other allowances payable and other terms and conditions of service must be those applicable to the Judicial Magistrate First Class
- Problems with the Act
 - O Not mandatory As of 2020, a mere 395 Gram Nyayalayas have been notified, of which only 221 are functional
 - o Limited scope greater necessity in urban areas where petty crime & civil disputes are on the rise

Local Courts Law



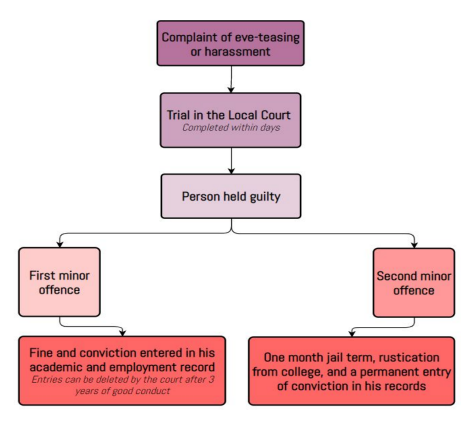
- Gram Nyayalayas Act, 2008 must be extended to urban areas
 - o 1 local court per **50,000 1,00,000** population based on caseload
- Courts to be mandatorily set up in all rural and urban areas over next 3 years
 - Around **15,000** such courts dispensing prompt and effective justice across the country (UK has **14,348** local criminal courts (JPs), or one JP for **4,658** population)
- Jurisdiction -
 - Minor criminal cases which account for 80% of total crimes
 - Civil cases up to a certain **pecuniary limit**, say Rs 5,00,000
- Power of sentencing of these local courts may be limited to one year jail term
- Local courts and local police station must be **coterminous** and have one **dedicated** public prosecutor for improved coordination

Local Courts for Women's Safety



 When permissive climate of harassment of women with impunity goes unchecked, it escalates over time and paves way for more serious crimes against women

 Provisions may be made in the criminal law for providing for summary trial and speedy justice in local courts in all minor cases of sexual harassment like eve-teasing



Decluttering of Courts



• Backlog is a constraint on the system that needs to be addressed through a **one-time** mechanism to improve efficiency

Table 2: Clearance Rate of Trial Courts

Туре	Cases Instituted in 2019	Cases Disposed in 2019	Clearance Rate	Cases Instituted in 2019 + Cumulative Pending Caseload	Clearance Rate including Cumulative Pending Caseload
Civil	3516589	3387063	96.3	13637583	24.8
Criminal	13641430	12094736	88.7	40984166	29.5
Total	17158019	15481799	90.2	54621749	28.3
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Source: National Judicial Data Grid, 12 February 2021

Clearing Pendency in Trial Courts



- All cases pending >1 year and punishable by a maximum of 3 years of imprisonment (approx. 80%) or <Rs 500,000 value of civil suit must be disposed of speedily by local courts
- All cases pending >1 year and punishable by more than or equal to 3 years of imprisonment or >Rs. 5,00,000 value of civil suit must be disposed of by fast-track courts

Table 3: Jurisdiction of Local Courts and Fast Track Courts

Court	Civil	Criminal
Local Courts	Below the threshold, say Rs. 500,000	Below a threshold, crimes punishable by a maximum sentence of 3 years of imprisonment
Fast Track Courts	Above Rs. 500,000	Crimes punishable by more than 3 years of imprisonment

Strengthening Trial Courts



• Contempt of Court

- **Misbehaviour** and **disregard** for the judicial rules and norms by the witnesses, litigants, accused, or lawyers is common
- Causes **delays** in the trial process and is an **obstruction** to justice
- Currently, trial courts must rely on the High Courts to penalize those in contempt of court
- Empower trial court judges to deliver speedy justice, and preserve the dignity and authority of the court

Judicial Clerks

- At least **one** highly competent judicial clerk to **assist** District Judges
- Judicial clerks may grow in stature over time and become leading lawyers and judges themselves