

# NATIONAL JUDICIAL ACADEMY

**P-1053: Refresher Course for First Level Commercial Courts**

13<sup>th</sup> – 15<sup>th</sup> October, 2017

**Programme Coordinator** : Mr. Krishna Sisodia, Law Associate, NJA, Bhopal

**No. of Participants** : 23

**No. of forms received** : 23

I. OVERALL				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	<b>91.30</b>	<b>8.70</b>	-	-
b. The subject matter of the program is useful and relevant to my work	<b>86.96</b>	<b>13.04</b>	-	-
c. Overall, I got benefited from attending this program	<b>82.61</b>	<b>17.39</b>	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	<b>92.61</b>	<b>17.39</b>	-	-
e. Adequate time and opportunity was provided to participants to share experiences	<b>91.30</b>	<b>8.70</b>	-	-
II. KNOWLEDGE				
PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
The program provided knowledge (or provided links / references to knowledge) which is:				
a. Useful to my work	<b>71.43</b>	<b>28.57</b>	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	<b>76.19</b>	<b>19.05</b>	<b>4.76</b>	-
c. Up to date	<b>80.95</b>	<b>19.05</b>	-	-
d. Related to Constitutional Vision of Justice	<b>52.38</b>	<b>42.86</b>	<b>4.76</b>	-

<b>III. STRUCTURE OF THE PROGRAM</b>				
<b>PROPOSITIONS</b>	<b>Good</b>	<b>Satisfactory</b>	<b>Unsatisfactory</b>	<b>Remarks</b>
a. The structure and sequence of the program was logical	<b>59.09</b>	<b>40.91</b>	-	-
b. The program was an adequate combination of the following methodologies viz.				
(i) Group discussion cleared many doubts	<b>72.73</b>	<b>27.27</b>	-	-
(ii) Case studies were relevant	<b>57.14</b>	<b>38.10</b>	<b>4.76</b>	-
(iii) Interactive sessions were fruitful	<b>86.36</b>	<b>13.64</b>	-	-
(iv) Audio Visual Aids were beneficial	<b>47.62</b>	<b>38.10</b>	<b>14.29</b>	-
<i>(To be modified as per the sessions planned)</i>				
<b>IV SESSIONS WISE VETTING</b>				
<b>Parameters</b>				
<b>Session</b>	<b>Discussions in individual sessions were effectively organized</b>		<b>The Session theme was adequately addressed by the Resource Persons</b>	
	Effective and Useful	Satisfactory	Effective and useful	satisfactory
1	<b>59.09</b>	<b>40.91</b>	<b>61.11</b>	<b>38.89</b>
2	<b>59.09</b>	<b>40.91</b>	<b>55.56</b>	<b>44.44</b>
3	<b>59.09</b>	<b>40.91</b>	<b>55.56</b>	<b>44.44</b>
4	<b>90.48</b>	<b>9.52</b>	<b>94.44</b>	<b>5.56</b>
5	<b>90.48</b>	<b>9.52</b>	<b>100.00</b>	-
6	<b>95.00</b>	<b>5.00</b>	<b>100.00</b>	-
7	<b>80.00</b>	<b>20.00</b>	<b>77.78</b>	<b>22.22</b>
8	<b>85.71</b>	<b>14.29</b>	<b>88.24</b>	<b>11.76</b>
<b>V. PROGRAM MATERIALS</b>				
<b>PROPOSITIONS</b>	<b>To a great extent</b>	<b>To some extent</b>	<b>Not at all</b>	<b>Remarks</b>
a. The Program material is useful and relevant	<b>85.71</b>	<b>14.29</b>	-	-
b. The content was updated. It reflected recent case laws/ current	<b>85.71</b>	<b>9.52</b>	<b>4.76</b>	-

thinking/ research/ policy in the discussed area				
c. The content was organized and easy to follow	<b>85.71</b>	<b>14.29</b>	-	-
<b>VIII. GENERAL SUGGESTIONS</b>				
a. Three most important learning achievements of this Programme	<p>1. C.C. Act 2015 &amp; Its special powers; 2. Contracts; 3. Arbitration.</p> <p>2. <b>Session 6: Commercial Courts vis-à-vis Arbitration; Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></p> <p>3. Found helpful in day to day working.</p> <p>4. 1. Case Management aspect; 2. Special attention to the use of computer in solving the problem in day to day affair; 3. The contact of IPR in day to day life.</p> <p>5. 1. Jurisdiction and function of commercial court; 2. Knowledge about IPR; 3. Case Management.</p> <p>6. 1. IPR Act; 2. A&amp;C Act; 3. Case Management.</p> <p>7. 1. How to interpret the statute; 2. How to relieve object of the Act and 3. How to serve for nation by our effective service.</p> <p>8. I became confident of deal with IPR disputes; I could get feedback rewardingly sentential as well as procedural law.</p> <p>9. 1. Got familiarized with recent developments in various subjects; 2. Got familiarized with the nature of dispute resolution and it's in face other counties; 3. Learned many aspects about many subjects which I near had the opportunity to deal with in my judicial carrier.</p> <p>10. 1. Clarity of vision; 2. Easy conversation; 3. Learning friendly session.</p> <p>11. 1. Clarified the doubts in respect of amending Act 2015 of arbitration and constitution Act; 2. Clarified the doubt with respect to case management hearing; 3. Learn recent made of contract and IPR.</p> <p>12. Creates confidence in working.</p> <p>13. This training programme is very useful for my court working relating to commercial court Act cases; I have learn court management &amp; fast (speedy) disposal of cases.</p> <p>14. Clarification of doubts in respect of latest amendments of arbitration.</p>			

	<p>15. 1. Concentration on duties; 2. Learning more; 3. Adopt innovative ideas with in trademark.</p> <p>16. If creates confidence in working in court.</p> <p>17. All are informative and useful.</p> <p>18. Taking analytic approach; Preparations for material including after court works; Innovation.</p> <p>19. Adoption of latest technology in court management.</p> <p>20. IP laws; Case management. Section 34 (Arbitration Act).</p> <p>21. 1. Case Management in Commercial Courts; 2. Copy Right; 3. Trademark.</p> <p>22. Get to know about commercial law in simple, convenient and effective manner.</p> <p>23. I learnt about new/latest developments in IPRS.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. IPR disputes &amp; Arbitration Act with reference to C.C. Act.</p> <p>2. <b>Session 6: Commercial Courts vis-à-vis Arbitration; Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></p> <p>3. <b>Session 6: Commercial Courts vis-à-vis Arbitration; Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act- very useful.</b></p> <p>4. <b>Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act- is which the Hon'ble Judges pointed towards the availability of solutions of problem with in the Act itself.</b></p> <p>5. <b>Session 4: IPR disputes relating to Copyright and Patent; Session 5: IPR disputes relating to Trademarks and Patent; Session 6: Commercial Courts vis-à-vis Arbitration; Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></p> <p>6. Each &amp; every part of the programme.</p> <p>7. Each part, because all the parts of programme were related to the topics of new enactment &amp; by the scholars in addition presentation was effective.</p> <p>8. <b>Session 4: IPR disputes relating to Copyright and Patent; Session 5: IPR disputes relating to Trademarks and Patent- classes were very useful time because I became confident of daily such matter in future.</b></p> <p>9. The programme on trademarks and talent.</p> <p>10. Academic environment.</p> <p>11. <b>Session 4: IPR disputes relating to Copyright and Patent; Session 5: IPR disputes relating to Trademarks and Patent; Session 6: Commercial Courts vis-à-vis</b></p>

	<p><i>Arbitration; <b>Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></i></p> <p>12. IPR</p> <p>13. <i><b>Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></i></p> <p>14. <i><b>Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India-</b></i> Interaction of the legislation hosts be keep in mind.</p> <p>15. <i><b>Session 4: IPR disputes relating to Copyright and Patent; Session 5: IPR disputes relating to Trademarks and Patent; Session 6: Commercial Courts vis-à-vis Arbitration; Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></i></p> <p>16. IPR</p> <p>17. All are informative and useful.</p> <p>18. Discussion on intellectual property. <i><b>Session 4: IPR disputes relating to Copyright and Patent; Session 5: IPR disputes relating to Trademarks and Patent; Session 6: Commercial Courts vis-à-vis Arbitration.</b></i> The discussion was bong on target and very informative and analytical.</p> <p>19. Commercial court management.</p> <p>20. IP law.</p> <p>21. IPR. New subject &amp; the Hon’ble Resource Persons delivered very well.</p> <p>22. <i><b>Session 5: IPR disputes relating to Trademarks and Patent; Session 6: Commercial Courts vis-à-vis Arbitration; Session 7: Construction and Infrastructure Contracts and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</b></i></p> <p>23. The conversation about procedural law amendments brought by Commercial Courts Act, 2015.</p>
<p>c. Which part of the Programme did you find least useful and why</p>	<p>1. Participant did not comment.</p> <p>2. Participant did not comment.</p> <p>3. <i><b>Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India.</b></i></p> <p>4. NA</p> <p>5. <i><b>Session 1: Jurisprudential Charter of Commercial Courts; Session 2: Interpretation of Distribution &amp; Licensing Agreements: disputes &amp; Resolution and Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India.</b></i></p> <p>6. No</p> <p>7. Participant did not comment.</p>

	<p>8. All session were useful time.</p> <p>9. Lecture on infrastructures and construction contract.</p> <p>10. Addressing participation in common.</p> <p>11. <i>Session 1: Jurisprudential Charter of Commercial Courts; Session 2: Interpretation of Distribution &amp; Licensing Agreements: disputes &amp; Resolution and Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India.</i></p> <p>12. No.</p> <p>13. Nil</p> <p>14. <i>Session 2: Interpretation of Distribution &amp; Licensing Agreements: disputes &amp; Resolution.</i></p> <p>15. No one.</p> <p>16. No.</p> <p>17. Nil</p> <p>18. <i>Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India.</i></p> <p>19. Participant did not comment.</p> <p>20. NA</p> <p>21. NA</p> <p>22. <i>Session 1: Jurisprudential Charter of Commercial Courts; Session 2: Interpretation of Distribution &amp; Licensing Agreements: disputes &amp; Resolution and Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India.</i></p> <p>23. <i>Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India; and Session 8: Procedure for Collection and Disclosure of Data: Case Management under the Act.</i></p>
<p>d. Kindly make any suggestions you may have on how NJA may serve you better and make its programmes more effective</p>	<p>1. Participant did not comment.</p> <p>2. No Suggestion.</p> <p>3. Nil</p> <p>4. Similar programmes can naturally enlighten us and case, we in performing better.</p> <p>5. No comments.</p> <p>6. Please send time table well in advance.</p> <p>7. Please forward time table well in advance and display layout plan in GH-1 to know exact location of main gates &amp; all other building to attend easily if anyone is attending first time.</p> <p>8. None.</p> <p>9. Bit more explorer to the practice in other legal systems with some practical inputs would have mad the programme made meaningful.</p> <p>10. Individual requirements or feed book from participants could be taken.</p>

	<p>11. Participant did not comment.</p> <p>12. No, Service in satisfactory.</p> <p>13. My suggestion is that every officer of each State have given opportunity to attend training Programme at NJA, Bhopal at most have of NJA is outstanding.</p> <p>14. Once in every 6 months commercial judges to be trained (or) the latest developments of commercial matter may be kept in website of NJA to encourage the commercial judges.</p> <p>15. Arrange more aspects having knowledge of court working.</p> <p>16. Time to time such training should be provided to judicial officers to strengthen judicial system.</p> <p>17. No suggestion, well done, great job.</p> <p>18. Advance supply of reading material would be appreciated.</p> <p>19. Certain practical difficulties are faced by the courts and to address the some top Government functionary from the Government concerned should also be share to join the programme.</p> <p>20. Patent laws.</p> <p>21. Participant did not comment.</p> <p>22. It is good.</p> <p>23. None.</p>
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