

# National Judicial Academy

**P-1200: Refresher Course for Commercial Courts**

17<sup>th</sup> – 19<sup>th</sup> January, 2020

**Programme Coordinator** : Dr. Amit Mehrotra, Assistant Professor

**No. of Participants** : 33

**No. of forms received** : 33

I. OVERALL				
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	<b>96.97</b>	<b>3.03</b>	-	7. Very good.
b. The subject matter of the program is useful and relevant to my work	<b>93.75</b>	<b>6.25</b>	-	7. Very good.
c. Overall, I got benefited from attending this program	<b>96.77</b>	<b>3.23</b>	-	7. Very good.
d. I will use the new learning, skills, ideas and knowledge in my work	<b>96.88</b>	<b>3.12</b>	-	7. Very good.
e. Adequate time and opportunity was provided to participants to share experiences	<b>75.00</b>	<b>25.00</b>	-	7. Very good.
II. KNOWLEDGE				
PROPOSITION	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>80.65</b>	<b>19.35</b>	-	7. Very good.
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	<b>87.88</b>	<b>12.12</b>	-	7. Very good.
c. Up to date	<b>86.67</b>	<b>13.13</b>	-	7. Very good.
d. Related to Constitutional Vision of Justice	<b>73.33</b>	<b>26.67</b>	-	-

e. Related to international legal norms	<b>64.52</b>	<b>32.26</b>	<b>3.22</b>	-
<b>III. STRUCTURE OF THE PROGRAM</b>				
<b>PROPOSITION</b>	<b>Good</b>	<b>Satisfactory</b>	<b>Unsatisfactory</b>	<b>Remarks</b>
a. The structure and sequence of the program was logical	<b>87.88</b>	<b>12.12</b>	-	7. Very good.
b. The program was an adequate combination of the following methodologies viz.				
(i) Interactive sessions were fruitful	<b>77.42</b>	<b>22.58</b>	-	7. Very good.
(ii) Audio Visual Aids were beneficial	<b>76.67</b>	<b>20.00</b>	<b>3.33</b>	7. Very good. 10. Screen was not properly visible.
<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>86.21</b>	<b>13.79</b>	<b>85.71</b>	<b>14.29</b>
2	<b>89.29</b>	<b>10.71</b>	<b>85.71</b>	<b>14.29</b>
3	<b>83.33</b>	<b>16.67</b>	<b>80.95</b>	<b>19.05</b>
4	<b>83.33</b>	<b>16.67</b>	<b>80.95</b>	<b>19.05</b>
5	<b>80.00</b>	<b>20.00</b>	<b>75.00</b>	<b>25.00</b>
6	<b>86.67</b>	<b>13.33</b>	<b>80.95</b>	<b>19.05</b>
7	<b>90.00</b>	<b>10.00</b>	<b>85.71</b>	<b>14.29</b>
8	<b>93.10</b>	<b>6.90</b>	<b>90.00</b>	<b>10.00</b>
<b>V. PROGRAM MATERIALS</b>				
<b>PROPOSITION</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>93.55</b>	<b>6.45</b>	-	3. Wonderful material.
b. The content was updated. It reflected recent case laws/	<b>96.30</b>	<b>3.70</b>	-	-

current thinking/ research/ policy in the discussed area				
c. The content was organized and easy to follow	<b>92.59</b>	<b>7.41</b>	-	3. Made thing very easy.

<b>VIII. GENERAL SUGGESTIONS</b>	
a. Three most important learning achievements of this Programme	<p>1. Important aspects of CC act.</p> <p>2. Enlightened to maintain latest of your subject; The same very useful to our day to day working.</p> <p>3. 1. Case management hearing and orders will all be refined; 2. Construction contracts are also important in country; 3. The true hearing of commercial dispute.</p> <p>4. None.</p> <p>5. Commercial court vis a vis arbitration; Adjudication of dispute under the act; IPR disputes relating to copy right &amp; trade mark etc.</p> <p>6. Tips for speedy disposal of cases; Insight into the CC Act; Interaction among participants.</p> <p>7. Commercial courts; Arbitration; Contracts (PPP).</p> <p>8. Conduct of trials, case management hearing and pre-institution mediation.</p> <p>9. Participant did not comment.</p> <p>10. 1. Change mind set; 2. Understood to be commercial judge.</p> <p>11. 1. Education; 2. Implementation; 3. Sentencing.</p> <p>12. I grateful thanks of Hon'ble High Court and NJA future topic "commercial court" and developed new talent.</p> <p>13. Basic concept of commercial court &amp; speedy disposal of case to be decided.</p> <p>14. Methodology to work speedy disposal of commercial cases; Infrastructural contract to be give a more preference.</p> <p>15. 1. Effectively implementation of CC act provisions; 2. Speedy of effectively disposal effectively use of sec 15A, O. 13 of CC Act; 3. Clear from general CPC provision &amp; CC Act provision.</p> <p>16. 1. A very good insight; 2. New development; 3. Better understanding of commercial laws.</p> <p>17. I learnt a lot which will certainly help me in day to day works of my court.</p> <p>18. None.</p> <p>19. To improve speedy justice delivery in commercial matter; To develop our country; To cut short adjournment in case</p> <p>20. Presentation; New experience of learning; Good facility.</p> <p>21. Ambience, attitude to deal with the amended laws; Knowledge; Confidence.</p>

	<p>22. 1. Useful to learn implementation; 2. Perception maker as a commercial court judge.</p> <p>23. 1. CC act- disputes &amp; resolutions; 2. Construction and infrastructure contracts; 3. Adjudication of disputes under the challenges act &amp; solution.</p> <p>24. Up to date information; More learning of commercial court more vis-à-vis the court management; Well organized topics.</p> <p>25. Participant did not comment.</p> <p>26. Participant did not comment.</p> <p>27. Participant did not comment.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. Good arrangement of programme and enhance the knowledge on the subject.</p> <p>31. Participant did not comment.</p> <p>32. Procedural aspect and objective of the act.</p> <p>33. Procedural aspects and importance our object of commercial courts act-2015.</p>
<p>b. Which part of the Programme did you find most useful and why</p>	<p>1. All.</p> <p>2. None.</p> <p>3. All sessions without any exception.</p> <p>4. All because it was informative.</p> <p>5. Every part of the programme was useful.</p> <p>6. Discussions on CC Act.</p> <p>7. Almost all.</p> <p>8. Case management hearing; To conduct effective trial.</p> <p>9. Participant did not comment.</p> <p>10. Group discussion required.</p> <p>11. <i>Session 1: Commercial Courts: The policy Framework and Operative Challenges</i> – session as we were told about object of the training.</p> <p>12. Yes most useful programme for this field.</p> <p>13. All part of the programme found most useful. By this programme. We important will decide in landmark decision.</p> <p>14. Commercial court to work ADR mechanism.</p> <p>15. All parts were useful but time was short.</p> <p>16. Participant did not comment.</p> <p>17. Arbitration &amp; commercial disputes. IPR disputes; All the speakers delivered good sessions with rulings. It will help me in the future.</p> <p>18. All the sessions.</p> <p>19. Commercial act matters.</p> <p>20. All parts of programme was useful for judicial work.</p> <p>21. Infrastructural contracts; Arbitration-vis-à-vis; Commercial court act.</p>

	<p>22. Commercial court- policy frame work was useful to get insight as a judge.</p> <p>23. <i>Session 6: Commercial Courts vis-à-vis Arbitration and Session 8: Construction and Infrastructure Contracts.</i></p> <p>24. None.</p> <p>25. All programme is useful.</p> <p>26. All programme was very useful.</p> <p>27. Participant did not comment.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. Participant did not comment.</p> <p>31. Participant did not comment.</p> <p>32. All.</p> <p>33. All the programme.</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. None.</p> <p>4. None.</p> <p>5. No.</p> <p>6. Participant did not comment.</p> <p>7. Participant did not comment.</p> <p>8. Provision no matter so far assigned to me on this subject.</p> <p>9. Participant did not comment.</p> <p>10. Some participants interrupting by asking their personal problems to handle with the speaker. They should be restricted by making last question answer session.</p> <p>11. <i>Session 3: Regulatory Framework of Insurance &amp; Re-Insurance in India-</i> session as not of much relevant to commercial court.</p> <p>12. Participant did not comment.</p> <p>13. Participant did not comment.</p> <p>14. No.</p> <p>15. Participant did not comment.</p> <p>16. Participant did not comment.</p> <p>17. Participant did not comment.</p> <p>18. All the sessions.</p> <p>19. Arbitration matters.</p> <p>20. Participant did not comment.</p> <p>21. Adjudication of disputes under in Act: Challenge &amp; solutions.</p> <p>22. None.</p> <p>23. Participant did not comment.</p>

	<p>24. Participant did not comment.</p> <p>25. Participant did not comment.</p> <p>26. Participant did not comment.</p> <p>27. Participant did not comment.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. Participant did not comment.</p> <p>31. Participant did not comment.</p> <p>32. None.</p> <p>33. No.</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. Dr. Amit did well.</p> <p>2. Dr. Amit has organized the programme very well.</p> <p>3. Dr. Amit Mehrotra made a good work and collected most useful material.</p> <p>4. By providing can to local city tour.</p> <p>5. It is honest submission that in the J&amp;K(UT) the commercial courts are recently introduced and created in the month of July 2019 and it needs that the officer from J&amp;K has no specification in the matter as yet and needs more training to copy with the situation of adjudication of the cases. The more training is required. As such the judges of commercial court may deliver the best.</p> <p>6. Furnishing course materials beforehand by e-mail.</p> <p>7. Participant did not comment.</p> <p>8. None.</p> <p>9. Participant did not comment.</p> <p>10. Participant did not comment.</p> <p>11. Please send study material in advance.</p> <p>12. No suggestion.</p> <p>13. More programme is required.</p> <p>14. More days training is to be there.</p> <p>15. Session time extended.</p> <p>16. On commercial courts more programme are to be held.</p> <p>17. I want such type of training programme more and more so that we can develop ourselves.</p> <p>18. Nil.</p> <p>19. Please arrange for convenient vehicle facility to go outing.</p> <p>20. I would like to gain useful knowledge more from NJA in future.</p> <p>21. Programme on commercial courts act if conducted twice/thrice in a year will boost confidence and enhance knowledge; A special programme on S. 34 of the arbitration of constitutional act may be held particularly yearly awards dealing with infrastructural contracts.</p> <p>22. Participant did not comment.</p>

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|  | <p>23. Participant did not comment.</p> <p>24. Participant did not comment.</p> <p>25. Participant did not comment.</p> <p>26. Participant did not comment.</p> <p>27. Participant did not comment.</p> <p>28. Participant did not comment.</p> <p>29. Participant did not comment.</p> <p>30. Participant did not comment.</p> <p>31. Participant did not comment.</p> <p>32. Nil.</p> <p>33. No suggestions.</p> |
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