NATIONAL JUDICIAL ACADEMY

P-1053: Refresher Course for First Level Commercial Courts $13^{th} - 15^{th}$ 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	91.30	8.70	-	-
b. The subject matter of the program is useful and relevant to my work	86.96	13.04	-	-
c. Overall, I got benefited from attending this program	82.61	17.39	-	-
d. I will use the new learning, skills, ideas and knowledge in my work	92.61	17.39	-	-
e. Adequate time and opportunity was provided to participants to share experiences	91.30	8.70	-	-
•	II. K	NOWLEDGE		
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	71.43	28.57	-	-
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	76.19	19.05	4.76	-
c. Up to date	80.95	19.05	-	-
d. Related to Constitutional Vision of Justice	52.38	42.86	4.76	-

III. STRUCTURE OF THE PROGRAM				
PROPOSITIONS	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	59.09	40.91	-	-
b. The program was an	adequate combination	n of the following me	ethodologies viz.	
(i) Group discussion cleared many doubts	72.73	27.27	-	-
(ii) Case studies were relevant	57.14	38.10	4.76	-
(iii) Interactive sessions were fruitful	86.36	13.64	-	-
(iv) Audio Visual Aids were beneficial	47.62	38.10	14.29	-

(To be modified as per the sessions planned)

IV SESSIONS WISE VETTING

Parameters

Session	Discussions in individual sessions were effectively organized		The Session theme was adequately addressed by the Resource Persons	
	Effective and Useful	Satisfactory	Effective and useful	satisfactory
1	59.09	40.91	61.11	38.89
2	59.09	40.91	55.56	44.44
3	59.09	40.91	55.56	44.44
4	90.48	9.52	94.44	5.56
5	90.48	9.52	100.00	-
6	95.00	5.00	100.00	-
7	80.00	20.00	77.78	22.22
8	85.71	14.29	88.24	11.76

V. PROGRAM MATERIALS

PROPOSITIONS	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	85.71	14.29	-	-
b. The content was updated. It reflected recent case laws/ current	85.71	9.52	4.76	-

thinking/ research/ policy in the discussed area				
c. The content was organized and easy to follow	85.71	14.29	-	-
THE CHANGE AT CHARTONIC				

VIII. GENERAL SUGGESTIONS

- a. Three most important learning achievements of this Programme
- 1. C.C. Act 2015 & Its special powers; 2. Contracts; 3. Arbitration.
- 2. 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.
- 3. Found helpful in day to day working.
- 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.
- 5. 1. Jurisdiction and function of commercial court; 2. Knowledge about IPR; 3. Case Management.
- 6. 1. IPR Act; 2. A&C Act; 3. Case Management.
- 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.
- 8. I became confident of deal with IPR disputes; I could get feedback rewardingly sentential as well as procedural law.
- 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.
- 10. 1. Clarity of vision; 2. Easy conversation; 3. Learning friendly session.
- 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.
- 12. Creates confidence in working.
- 13. This training programme is very useful for my court working relating to commercial court Act cases; I have learn court management & fast (speedy) disposal of cases.
- 14. Clarification of doubts in respect of latest amendments of arbitration.

- 15. 1. Concentration on duties; 2. Learning more; 3. Adopt innovative ideas with in trademark.
- 16. If creates confidence in working in court.
- 17. All are informative and useful.
- 18. Taking analytic approach; Preparations for material including after court works; Innovation.
- 19. Adoption of latest technology in court management.
- 20. IP laws; Case management. Section 34 (Arbitration Act).
- 21. 1. Case Management in Commercial Courts; 2. Copy Right; 3. Trademark.
- 22. Get to know about commercial law in simple, convenient and effective manner.
- 23. I learnt about new/latest developments in IPRS.
- b. Which part of the Programme did you find most useful and why
- 1. IPR disputes & Arbitration Act with reference to C.C. Act.
- 2. 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.
- 3. 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.
- 4. 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.
- 5. 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.
- 6. Each & every part of the programme.
- 7. Each part, because all the parts of programme were related to the topics of new enactment & by the scholars in addition presentation was effective.
- 8. 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.
- 9. The programme on trademarks and talent.
- 10. Academic environment.
- 11. 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.

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

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

- 11. Participant did not comment.
- 12. No, Service in satisfactory.
- 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.
- 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.
- 15. Arrange more aspects having knowledge of court working.
- 16. Time to time such training should be provided to judicial officers to strengthen judicial system.
- 17. No suggestion, well done, great job.
- 18. Advance supply of reading material would be appreciated.
- 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.
- 20. Patent laws.
- 21. Participant did not comment.
- 22. It is good.
- 23. None.