National Judicial Academy P-1151: Refresher Course for Commercial Court $08^{\text{th}} - 10^{\text{th}}$ February, 2019

Programme Coordinator	:	Mr. Shashwat Gupta, Law Associate
No. of Participants	:	27
No. of forms received	:	25

	I.	OVERALL		
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The objective of the Program was clear to me	88.00	12.00	-	15. Good.
b. The subject matter of the program is useful and relevant to my work	92.00	8.00	-	14.Itwillcertainly help.15. Good.
c. Overall, I got benefited from attending this program	92.00	8.00	-	15. Good.
d. I will use the new learning, skills, ideas and knowledge in my work	92.00	8.00	-	15. Good.
e. Adequate time and opportunity was provided to participants to share experiences	76.00	24.00	-	15. Good.
r	II.	KNOWLEDGE		
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
The program provided	knowledge (or provided l	inks / references to kno	wledge) which is:	
a. Useful to my work	87.50	12.50	-	
b. Comprehensive (relevant case laws, national laws, leading text / articles / comments by jurists)	83.33	16.67	-	
c. Up to date	89.47	10.53	-	

III. STRUCTURE OF THE PROGRAM				
PROPOSITION	Good	Satisfactory	Unsatisfactory	Remarks
a. The structure and sequence of the program was logical	91.67	8.33	-	
b. The program was	an adequate combination	on of the following m	nethodologies viz.	
(i) Interactive sessions were fruitful	91.30	8.70	-	
(ii) Audio Visual Aids were beneficial	73.91	26.09	-	
	IV SESSI	ONS WISE VETTIN	G	
		Parameters		
	Discussions in individual sessions were effectively organized The Session theme w addressed by the Res			
Session	Effective and Useful	Satisfactory	Effective and Useful	Satisfactory
1	81.82	18.18	80.00	20.00
2	86.36	13.64	80.00	20.00
3	95.45	4.55	80.00	20.00
4	90.91	9.09	87.50	12.50
5	81.82	18.18	62.50	37.50
6	81.82	18.18	62.50	37.50
7	90.91	9.09	87.50	12.50
8	86.36	13.64	87.50	12.50
	V. PRO	GRAM MATERIAL	S	
PROPOSITION	To a great extent	To some extent	Not at all	Remarks
a. The Program material is useful and relevant	91.67	8.33	-	
b. The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	91.67	8.33	-	

organized and easy to follow	8.33	-	
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	VIII. GENERAL SUGGESTIONS
a. Three most important	1. Participant did not comment.
learning achievements of this Programme	2. Participant did not comment.
or this riogramme	3. Learnt patent laws and practice of IPR laws; Copyright law.
	4. Knowledge gained.
	5. 1. Good reading material provided; 2. Up-to-date case law knowledge; 3. New skills & knowledge to deal with commercial disputes.
	6. Participant did not comment.
	7. Participant did not comment.
	8. Gained knowledge.
	9. New laws were learnt.
	10. Refreshed the knowledge and acquired knowledge on constitution.
	11. 1. Enriched on latest case laws. 2. Interactive sessions; 3. Experience of resource persons enriched my knowledge.
	12. Participant did not comment.
	13. 1. Sharpness in knowledge; 2. Clarity in thought; 3. Educative.
	14. Implementation of legislation to commercial courts; Scheduling the case management; Arbitration, EPC+PPP.
	15. The lecture were contemporary and have addressed important issues.
	16. The programme reminded me that the judiciary has a major role in economic development of India.
	17. Session 1: Jurisprudential Charter of Commercial Courts & Commercial Courts: Contours of Jurisdiction; Session 2: Amendments to the Code of Civil Procedure, 1908 under Commercial Court Act, 2015; Session 3: Interplay between Commercial Courts Act, 2015 and Arbitration and Conciliation Act, 1996 & The Commercial Courts, Commercial Division and Commercial Appellate Division Of High Courts (Amendment) Act, 2018; Session 4: Copyright and Design Disputes; Session 5: Trademark and Patent Disputes; Session 7: Construction and Infrastructure Contracts and Session 8: Adjudication of Disputes under the Act : Challenges and Solutions.
	 18. 17. Session 1: Jurisprudential Charter of Commercial Courts & Commercial Courts: Contours of Jurisdiction ; Session 2: Amendments to the Code of Civil Procedure, 1908 under Commercial Court Act, 2015; Session 3: Interplay between Commercial Courts Act, 2015 and Arbitration and Conciliation Act, 1996 & The Commercial Courts, Commercial Division and Commercial Appellate Division Of High Courts (Amendment) Act, 2018; Session 4: Copyright and Design Disputes; Session 5: Trademark and Patent Disputes; Session 7: Construction and Infrastructure Contracts and Session 8: Adjudication of Disputes under the Act : Challenges and Solutions. 19. Birds eye view.

	20. This programme gave more understanding about commercial cases; Joint venture agreements; Trademark laws and patent laws.
	21. 1. Got to know in detail purpose of this special statute; 2. Need of the entire economy in dealing with commercial matters; 3. Proper implementation of the provisions.
	22. Developed the skill to deal with the cases of commercial dispute.
	23. 1. Gained new knowledge; 2. Got doubts cleared; 3. Received study material.
	24. Participant did not comment.
	25. Very useful; Applicable.
b. Which part of the	1. Participant did not comment.
Programme did you find most useful and	2. All.
why	3. Copyrights.
	4. All the programmes was useful.
	5. Interaction with resource persons.
	6. Participant did not comment.
	7. Participant did not comment.
	8. All three days session.
	9. All programme.
	10. All, the sessions were extremely good.
	11. All sessions.
	12. Participant did not comment.
	13. All.
	14. All the sessions; Sensitized towards the importance and awareness of contracts.
	15. Interactive part.
	16. All programmes.
	17. Session 1: Jurisprudential Charter of Commercial Courts & Commercial Courts: Contours of Jurisdiction ; Session 2: Amendments to the Code of Civil Procedure, 1908 under Commercial Court Act, 2015; Session 3: Interplay between Commercial Courts Act, 2015 and Arbitration and Conciliation Act, 1996 & The Commercial Courts, Commercial Division and Commercial Appellate Division Of High Courts (Amendment) Act, 2018; Session 4: Copyright and Design Disputes; Session 5: Trademark and Patent Disputes; Session 7: Construction and Infrastructure Contracts and Session 8: Adjudication of Disputes under the Act : Challenges and Solutions.
	18. All sessions as it provides useful knowledge.
	19. Session 4: Copyright and Design Disputes; Session 5: Trademark and Patent Disputes; Session 6: Joint Venture Agreements.
	20. Session 4: Copyright and Design Disputes; Session 5: Trademark and Patent Disputes – are very useful. Hon'ble Justice Prathiba M. Singh explained the concept in a manner easily understandable to anyone.
	21. Topic on intellectual property law was most useful, as such disputes have been really not dealt with in great numbers.

	22. Interplay between Commercial Court Act 2015 and Arbitration and Conciliation Act.
	23. Session 7: Construction and Infrastructure Contracts and Session 8: Adjudication of Disputes under the Act: Challenges and Solutions.
	24. Participant did not comment.
	25. All parts.
c. Which part of the	1. Participant did not comment.
Programme did you find least useful and	2. None.
why	3. Nil.
	4. Participant did not comment.
	5. Nil.
	6. Participant did not comment.
	7. Participant did not comment.
	8. Participant did not comment.
	9. Nil.
	10. None.
	11. None.
	12. Participant did not comment.
	13. None.
	14. Participant did not comment.
	15. None.
	16. Nil.
	17. Session 8: Adjudication of Disputes under the Act: Challenges and Solutions.
	18. All sessions as it provided useful knowledge.
	19. None, all had some value.
	20. Participant did not comment.
	21. None.
	22. No.
	23. No.
	24. Participant did not comment.
	25. Participant did not comment.
d. Kindly make any	1. Participant did not comment.
suggestions you may have on how NJA may	2. Participant did not comment.
serve you better and make its programmes	3. Enlarge the duration and more resource persons should be engaged on practical aspects.
more effective	4. Participant did not comment.
	5. Nil.
	6. Participant did not comment.

7. Participant did not comment.
8. Participant did not comment.
9. Include more practicable methods for implementation and adjudication.
10. Refresher course on civil laws may be arranged.
11. Nil.
12. Participant did not comment.
13. Participant did not comment.
14. Participant did not comment.
15. After programme the participants should be given brief time to sum up his benefits from the programme; The participant should also be given written task to resolve.
16. Please include more practical solutions.
17. Participant did not comment.
18. Regularly organize such type of programme.
19. The session should be chaired by judges, who have dealt with the matter (subject).
20. Participant did not comment.
21. There must be frequent refresher courses on this new & special enactment.
22. No.
23. Please use "Manupatra" & SCC Online in programme.
24. Participant did not comment.
25. Participant did not comment.