National Judicial Academy

P-1410: National Conference for High Court Justice on Commercial Law $14^{th}-15^{th}$ September, 2024

Programme Coordinator : Mr. Shashwat Gupta

No. of Participants : 21 No. of forms received : 16

I. OVERALL						
PRO	OPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks	
	objective of the mme was clear to	100.00	-	-	-	
prograi	bject matter of the mme is useful and at to my work	87.50	12.50	-	-	
c. Overall from program	l, I got benefited attending this mme	81.25	18.75	-	-	
skills, i in my v		93.75	6.25	-	-	
	unity was provided ticipants to share	80.00	13.33	6.67	-	
II. KNOWLEDGE						
PRO	OPOSITION	To a great extent (%)	To some extent (%)	Not at all (%)	Remarks	
The progra	mme provided knowle	edge (or provided link	s / references to kno	owledge) which is:		
a. Useful	to my work	93.75	6.25	-	-	
case la leading	ehensive (relevant aws, national laws, g text / articles / ents by jurists)	93.75	6.25	-	-	
c. Up to d	late	100.00	-	-	-	
	d to Constitutional of Justice	93.75	6.25	-	-	
e. Related Legal N	d to International Norms	93.33	6.67	-	-	
	III. STRUCTURE OF THE PROGRAMME					
PRO	OPOSITION	Good (%)	Satisfactory (%)	Unsatisfactory (%)	Remarks	
	ucture and sequence e programme was	100.00	-	-	-	

b. The programme was an adequate combination of the following methodologies					
viz.					
(i) Case studies were relevant	93.75	6.25	-	-	
(ii) Interactive sessions were fruitful	93.75	6.25	-	-	
(iii) Audio Visual Aids were beneficial	100.00	-	-	-	

IV SESSIONS WISE VETTING

Parameters

Coggion	Discussions in individual sessions were effectively organized		The Session theme was adequately addressed by the Resource Persons	
Session	Effective and	Satisfactory	Effective and	Satisfactory
	Useful	(%)	Useful	(%)
	(%)		(%)	
1	100.00	-	100.00	-
2	87.50	12.50	100.00	-
3	100.00	-	84.62	15.38
4	93.75	6.25	100.00	-
5	87.50	12.50	100.00	-

V. PROGRAMME MATERIALS

	PROPOSITION	To a great extent	To some extent	Not at all	Remarks
		(%)	(%)	(%)	
a.	The Programme material is useful and relevant	100.00	-	-	-
b.	The content was updated. It reflected recent case laws/ current thinking/ research/ policy in the discussed area	100.00	-	•	-
c.	The content was organized and easy to follow	100.00	-	-	-

VIII. GENERAL SUGGESTIONS

- 1. Three most important learning achievements of this Programme
- 1. The module of the programme in its new form, starting with discussion rather than resource persons starting with his well doing presentative, in a welcome change.
- 2. 1. Understanding of the relevant provisions. 2. Useful interpretation. 3. Updated information.
- 4. As a judge one gets refreshed, interactions with the resource persons and other attending judges gave opportunity to exchange ideas; Further issues come to notice and discussed on the subject.

 Correct interpretation of law. 2. Up-to-date information. 3. Informat foreign award. Understanding of execution of foreign awards. 2. Scope of Sec. 34 of a Act. 1996. 3. Forum of appeals under commercial court Act. 1. Bare Acts published should not be blindly relied upon. 2. Should be with latest case laws. 3. Challenges should be foreseen. Good topics. Good division of time. Good resource persons. How never dealt in the jurisdiction. All what was delivered & addreuseful & beneficial. Improved. 2. Clarity. 3. Better insight. Re-visiting. Commercial law & IPR. 	rbitration e updated essed was
Act. 1996. 3. Forum of appeals under commercial court Act. 9. 1. Bare Acts published should not be blindly relied upon. 2. Should be with latest case laws. 3. Challenges should be foreseen. 10. Good topics. Good division of time. Good resource persons. 11. How never dealt in the jurisdiction. All what was delivered & addreuseful & beneficial. 12. Improved. 2. Clarity. 3. Better insight.	e updated
with latest case laws. 3. Challenges should be foreseen. 10. Good topics. Good division of time. Good resource persons. 11. How never dealt in the jurisdiction. All what was delivered & addreuseful & beneficial. 12. Improved. 2. Clarity. 3. Better insight.	essed was
11. How never dealt in the jurisdiction. All what was delivered & addresseful & beneficial.12. Improved. 2. Clarity. 3. Better insight.	
useful & beneficial. 12. Improved. 2. Clarity. 3. Better insight.	
	points of
14. Re-visiting, Commercial law & IPR	points of
Title visiting. Commercial law & II to	points of
15. Subject matter clarity. Emerging trends in interpretation. Different view.	-
16. The interplay between the commercial courts Act and the Arbitra conciliation Act is the useful learning.	ntion and
2. Which part of the Programme did you According to my view, this helped and enriched all of us.	periences.
find most useful and why 2. Session 4: Arbitration Regime in India – Role of Courts and Solar Arbitration Regime in India – Enforcement of Arbitral Award.	ession 5:
4. The entire programme as all the sessions dealt with different a commercial laws Act, interaction property law and arbitration law.	spects of
6. Session 4: Arbitration Regime in India – Role of Courts and Search Arbitration Regime in India - Enforcement of Arbitral Award.	ession 5:
8. IPR.	
9. The discussion of manner of exportability of foreign award.	
10. All sessions were enriching.	
11. All sessions were equally good.	
14. AI in IPR and commercial court.	
15. Interactive part (Where grey areas discussed).	
16. Each topic.	
3. Does the 4. More contents for the commercial court appellate jurisdiction.	
programme need 11. Programme was well designed.	
or change 14. More interaction should be good.	
15. Participation of eminent academicians can be thought of.	
4. Kindly make any 4. Keep up the good work.	
suggestions you may have on how NJA 14. All good.	
may serve you better and make its 15. Reading material be provided to the participant before one arrives at (Through email).	the NJA.
programmes more effective 16. Excellent.	