

Panel on Administration of Justice and Legal Services

List of follow-up actions
(Position as at 21 May 2008)

Subject	Date of meeting	Follow-up actions required	Administration's response
1. Workload of the Prosecutions Division of the DoJ	26 November 2007	The DoJ to provide past statistics on the workload of the Prosecutions Division and the number of back-to-back cases handled by government counsel.	Response awaited.
2. Court Prosecutor grade	26 November 2007	The DoJ to provide a paper on the review of the Court Prosecutor grade.	Response awaited.
3. Enforcement of judgment in civil cases	28 January 2008	<p>Director of Administration to advise whether the Administration had considered adopting the practice of New Zealand in resolving labour disputes</p> <p>The Home Affairs Bureau to provide, after consulting the relevant departments, a written confirmation to the Law Society to the effect that a maintenance payer's address would be provided to facilitate a legal representative to institute legal proceedings against him for failing to pay maintenance</p> <p>The Administration to advise on the progress of work of the working group set up under the Fight Crime Committee to study the release of debtors' information (e.g. property) to judgment creditors</p>	Response awaited.

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4. Review of non-commencement of ordinances	25 February 2008	Regarding the list of "Ordinances enacted in 2004 or before and not yet in operation", the Director of Administration to consult the relevant bureaux (on which provision should be repealed, why certain provisions have to be retained, timing for bringing certain provisions into operation, etc) and provide a coordinated response report for the Panel's consideration.	
5. Referral from the Bills Committee on Mainland Judgments (Reciprocal Enforcement) Bill	--	The DoJ to - (a) provide a copy of the judicial interpretation to be promulgated by the Supreme People's Court on the procedures for implementing the Arrangement for reference of Members; (b) explore with the Supreme People's Court how the time gap between the promulgation of any subsequent changes to the list of Basic People's Courts in the Mainland and the publication of the same in the Gazette could be minimized	Response awaited