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DMA#72676v14 (Selina Lau)

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EVIDENCE (MISCELLANEOUS AMENDMENTS) BILL 2002

#### COMMITTEE STAGE

## Amendments to be moved by the Secretary for Justice

### Clause

### Amendment Proposed

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- (a) In the proposed section 57 -
  - (i) in subsection (3), by deleting everything after "compellable" where it first appears and substituting -

" \_

- (a) to give evidence for the prosecution but only in respect of any specified offence with which the accused or a co-accused is charged; or
- (b) to give evidence on behalf
   of a co-accused but only
   in respect of any
   specified offence with
   which the co-accused is
   charged.";

(ii) by adding -

"(3A) An offence is a specified offence for the purposes of subsection (3) if -

- (a) it involves an assault on,
   or an injury or threat of
   injury to, the husband or
   wife of the accused;
- (b) it involves causing the
   death of, an assault on,
   or an injury or threat of
   injury to, a child of the
   family who -
  - (i) at the material
     time was under
     the age of 16
     years or was a
     mentally
     incapacitated
     person; or
  - (ii) at the time when
     the evidence is
     given is a
     mentally
     incapacitated
     person;
- (c) it is a sexual offence
   alleged to have been

committed in respect of a child of the family who -

- (i) at the material
   time was under
   the age of 16
   years or was a
   mentally
   incapacitated
   person; or
- (ii) at the time when
   the evidence is
   given is a
   mentally
   incapacitated
   person; or
- (d) it consists of attempting
   or conspiring to commit,
   or of aiding, abetting,
   counselling, procuring or
   inciting the commission of,
   an offence falling within
   paragraph (a), (b) or
   (c).";
- (iii) in subsection (4), by deleting everything
   before "neither" and substituting -
  - "(4) Subject to <u>subsection (4A)</u>, where an accused and the husband or wife of the accused are standing trial

together,";

- (iv) by adding -
  - "(4A) Subsection (4) shall not apply to either spouse who is no longer liable to be convicted of any offence in the trial (whether as a result of pleading guilty or for any other reason).";
  - (v) in subsection (10) -
    - (A) in the definition of "被控人", by deleting the full stop at the end and substituting a semicolon;
    - (B) by adding -
      - ""mentally incapacitated person" (精神 上無行爲能力的人) means a mentally disordered person within the meaning of section 2(1) of the Mental Health Ordinance (Cap. 136) or a mentally handicapped person within the meaning of
- (b) In the proposed section 57A(1), by adding "at any time" after "may".

that section;".

In the heading, by deleting everything after "院" and substituting "實現協助申請的權力".

- In the proposed section 79I -
  - (a) in subsection (1), by deleting "A" and
     substituting "Subject to subsection (2), a";
  - - (a) the person concerned is in
      Hong Kong;
    - (b) the evidence can more
       conveniently be given in
       Hong Kong;
    - (c) a live television link is
       not available and cannot
       reasonably be made
       available;
    - (d) measures to ensure that
       the person will be giving
       evidence without coercion
       cannot reasonably be taken;
       or
    - (e) it is not in the interests
       of justice to do so.".

"(2A) A magistrate may only take the evidence of a witness under subsection (2)(a) otherwise than on oath where this is asked for by the appropriate authority of the place outside Hong Kong.".".

New By adding before the heading "Consequential

Amendments" -

### "19A. Regulations

Section 33(i) is amended by adding "or otherwise than on oath" after "oath".".

20 By deleting the clause and substituting -

# "20. False unsworn statement under certain Ordinances

Section 32A of the Crimes Ordinance (Cap. 200) is amended by repealing everything after "giving" and before "makes" and substituting "evidence otherwise than on oath pursuant to section 10 of the Mutual Legal Assistance in Criminal Matters Ordinance (Cap. 525), or where required to do so by an order under section 76 of the Evidence Ordinance (Cap. 8) or that section 76 as extended by section 77B of the Evidence Ordinance (Cap. 8),".".

New By adding -

## "22. Procedure on hearing appeal

Section 118(1)(b) is amended by repealing

"paragraphs (a), (b) and (c)" and substituting "subsections (1) and (6) to (17)".

# Mutual Legal Assistance in Criminal Matters Regulation

# 23. Failure of witness to answer questions, etc.

Section 5 of the Mutual Legal Assistance in Criminal Matters Regulation (Cap. 525 sub. leg. A) is amended -

- (a) in paragraph (a), by repealing
   everything after "witness" and
   substituting "or refuses to take any
   other step to similar effect in
   accordance with the law of the place
   outside Hong Kong the appropriate
   authority of which has made the
   request concerned;";
- (b) by adding -
  - "(aa) without lawful or
     reasonable excuse, refuses
     to answer a question when
     required to do so by the
     magistrate; or";
- (c) in paragraph (i), by adding ", to take the step" after "sworn".

### 24. Schedule amended

The Schedule is amended, in Form 3 -

- (a) by repealing everything after "by me
   to" where it first appears and
   before "refuses to" and substituting
   "be sworn (or affirmed) as a witness
   (or to take any other step to
   similar effect in accordance with
   the law of the place outside Hong
   Kong concerned) now refuses so to
   do\*/(or being a witness)";
- (b) by adding "or take the step in accordance with the law of the place outside Hong Kong concerned" before "\*/answer".".