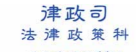
LC Paper No. CB(2)1806/04-05(02)



香港盆鐘道66號 金鐘道政府合署高座1樓

圖文傳真: 852-2180 9928 網址: www.doj.gov.hk

本司檔號 Our Ref.: LP 3/00/9

來函檔號 Your Ref.:

電話號碼 Tel. No.: 2867 2157



DEPARTMENT OF JUSTICE Legal Policy Division

1/F., High Block Queensway Government Offices 66 Queensway, Hong Kong

Fax : 852-2180 9928 Web Site : www.doj.gov.hk

Urgent by fax: 2845 0387

2 June 2005

The Law Society of Hong Kong, 3/F Wing On House, 71 Des Voeux Road, Central, Hong Kong.

(Attn: Ms Christine W S Chu)

Dear Ms Chu,

Bills Committee on Statute Law (Miscellaneous Provisions) Bill 2005 Follow-up on issues raised at the meeting on 24 May 2005

Further to the above meeting, the Bills Committee requested the Administration to write to the Law Society regarding certain matters raised by the Society in its helpful submissions on the Bill (20 May 2005).

Proposals to amend the Costs in Criminal Cases Ordinance (Clauses 37 and 38)

The purpose of the proposed amendments, arising from the judgment of the Court of Appeal in *HKSAR v Wong Wah-yee* [2001] 3 HKC 1, is to save court time and resources by discouraging wholly unmeritorious appeals. For this reason, the Administration has agreed to an amendment proposed by the Bills Committee to introduce a "without merit" criterion in the proposed sections 9B and 13B of the Costs in Criminal Cases Ordinance (Cap. 492) in line with section 13 of the Ordinance.

If the Court of Final Appeal eventually allows an appeal, the appellant can apply to that court to get his costs back. The proposed power of the lower court to award costs is considered necessary since if the applicant does not proceed to the Appeal Committee the decision of the lower court will be final.

<u>Proposal to amend section 10 of the Independent Commission Against Corruption Ordinance</u>

We will write to you separately on this issue.

Yours sincerely,

(Michael Scott) Senior Assistant Solicitor General (General Legal Policy)

c.c. Clerk to Bills Committee 2509 9055

#317417