

Panel on Administration of Justice and Legal Services

List of follow-up actions
(position as at 10 February 2015)

Subject	Date of meeting	Follow-up actions required	Response of the responsible party
1. Reform of the current system to determine whether an offence is to be tried by judge and jury or by judge alone	22 April 2014	The Department of Justice ("DoJ") was requested to provide information on the estimated overall resource implications (e.g. cost and procedural implications) if jury trials were introduced in the District Court.	DoJ will provide the information (to be worked out in consultation with the Judiciary) when the Panel next discusses the subject.
2. 2014-2015 Judicial Service Pay Adjustment	24 November 2014	<p>The Judiciary Administration was requested to provide responses to the following suggestions made by members:</p> <p>(a) expanding the scope of the Scheme on Judicial Assistants to enhance support to judges and judicial officers at all levels of court and engaging more young solicitors and barristers as Judicial Assistants; and</p> <p>(b) apart from conducting open recruitment, consideration be given to approaching eligible legal practitioners direct and/or engaging an executive search firm to see whether these legal practitioners were willing to join the bench.</p>	Response awaited.

Legislative Council Secretariat
10 February 2015