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Subcommittee on Proposed Senior Judicial Appointment
(Formed on 21 May 2021)

Background brief prepared by the Legislative Council Secretariat

Purpose

This paper provides background information on the procedure for endorsement of senior judicial appointments by the Legislative Council ("LegCo") under Article 73(7) of the Basic Law ("BL") and gives a brief account of the relevant discussions by LegCo committees.

Background

2. BL 48(6) confers on the Chief Executive ("CE") the power and function to appoint judges of the courts at all levels in accordance with legal procedures. In accordance with BL 88, judges shall be appointed by CE on the recommendation of an independent commission, namely, the Judicial Officers Recommendation Commission ("JORC"). A general overview of the membership, procedure and voting requirement of JORC, as well as the arrangements on disclosure of interests by members of JORC, is set out in **Appendix I**.

3. In the case of the appointment of judges of the Court of Final Appeal ("CFA") and the Chief Judge of the High Court ("CJHC"), BL 90 provides that CE shall, in addition to following the procedures prescribed in BL 88, obtain the endorsement of LegCo and report such appointment to the Standing Committee of the National People's Congress for the record. BL 73(7) correspondingly confers on LegCo the power and function to endorse the appointment of CFA judges and CJHC. Such procedure is also stipulated in section 7A of the Hong Kong Court of Final Appeal Ordinance (Cap. 484).

4. After publication of its Report on Process of Appointment of Judges in September 2002, the Panel on Administration of Justice and Legal Services ("AJLS Panel") recommended the following procedure for endorsement of

appointment of judges by LegCo under BL 73(7) which was endorsed by the House Committee ("HC") on 16 May 2003:¹

- (a) the Administration advises HC of the acceptance by CE of the recommendation of JORC and provides sufficient information on the recommended judicial appointee(s) to LegCo (this should take place before CE makes any public announcement of his acceptance of the recommendation);
- (b) HC would decide whether or not a subcommittee should be appointed to consider the appointment(s);
- (c) the subcommittee, if appointed, will discuss the matter as soon as possible;
- (d) the subcommittee reports its deliberation to HC;
- (e) the Administration gives notice of a motion to seek the endorsement of LegCo of the recommended appointment;
- (f) the motion is moved, debated and voted on at a Council meeting; and
- (g) if the motion is passed by the Council, CE makes the appointment.

5. AJLS Panel also recommended that in seeking LegCo's endorsement of a judicial appointment under BL 73(7), the information provided by the Administration should include as many as possible the items contained in the questionnaire set by the United States Senate Judiciary Committee and the application form for appointment as Justice of the High Court in the United Kingdom ("UK") (Appendices II and III to LC Paper No. CB(2)2448/08-09(01) issued on 7 September 2009). In this connection, the Judiciary had agreed that JORC would be asked to consider the appropriate information that should be supplied to CE, to enable CE to supply sufficient information to LegCo.

6. The procedure for endorsement of judicial appointment by LegCo set out in paragraph 4 above was adopted for the first time for the senior judicial appointment exercise in July 2003 and was adopted in subsequent exercises as set

¹ AJLS Panel had also proposed the procedure for endorsement of removal of judges by LegCo under BL73(7) which, except reflecting the relevant provisions of the Basic Law on removal of judges, was essentially the same as the procedure for endorsement of appointment of judges by LegCo. The proposed procedure was endorsed by HC on 28 May 2004.

out in **Appendix II**. In each of the above exercises, with the exception for the one in 2008, a subcommittee² was formed by HC to consider the relevant senior judicial appointments.

Major views and concerns of Members

7. The major views and concerns raised by Members on senior judicial appointments and related matters are summarized in the ensuing paragraphs.

Procedure for endorsement of judicial appointments by the Legislative Council

8. During the discussion on the procedure to fill the anticipated vacancy of the Chief Justice of CFA ("CJ") at the AJLS Panel meeting on 23 November 2009, members were in general of the view that the process of judicial appointments should not be politicized as it would violate the fundamental principle of separation of powers. They considered that LegCo should exercise its power of endorsement prudently and that judicial appointments should best be left to JORC, a body with legal professionals as members best equipped to consider the judicial qualities of a candidate. LegCo's power to endorse judicial appointments was substantive in that it could act as the final gatekeeper to stop a judicial appointment which was manifestly contrary to public interest. However, such power should only be exercised in exceptional circumstances, and it should be a constitutional convention for LegCo to accept nominations made by JORC.

9. The 2011 subcommittee considered it important that the fundamental principles of separation of powers and judicial independence should be respected in considering judicial appointments and the appointment process of judges should not be politicized. Members generally shared the view that LegCo should as a matter of convention respect and accept the nominations made by JORC unless it had serious concerns with them.

10. In considering whether a public hearing should be held to gauge views from the public on the proposed appointments, some members of the 2018 subcommittee considered that LegCo had the duty and power to decide whether to endorse judicial appointments and act as the final gatekeeper to scrutinize the appointments, and hence were in support of holding a public hearing. However, some other members, the Administration and the Judiciary Administration ("Jud

² In this paper, unless otherwise stated, the subcommittee formed by HC to consider the senior judicial appointments in a particular year will be referred to as the subcommittee of that year, e.g. the subcommittee formed in 2006 will be referred to as "the 2006 subcommittee". However, as there were two subcommittees formed in 2020 in May and October respectively, they are referred to as "May 2020 subcommittee" and "October 2020 subcommittee" respectively.

Adm") considered that the holding of public hearings on the proposed senior judicial appointments might run the high risk of politicizing the process and undermining judicial independence or the perception of it. The 2018 subcommittee decided that, whether a public hearing should be held was within the jurisdiction of the Subcommittee as LegCo had substantial power as to how the recommendation of judicial appointments should be vetted.

11. Some members of the May 2020 subcommittee considered that members should focus their discussion on whether or not they supported the senior judicial appointment to be endorsed by LegCo, and should not engage in lengthy discussions on a broad range of issues. There was also a view that LegCo should as a matter of convention accept the recommendation of JORC, unless it considered that the relevant information provided by the Administration had failed to identify the nominee recommended by JORC as an appropriate candidate for appointment. On the other hand, some members maintained that it had been the long-standing practice for members of the previous subcommittees formed by HC to consider senior judicial appointments to express their views on various matters.

Information on recommended candidates in the appointment exercises

12. At the AJLS Panel meeting on 23 November 2009, members in general considered that the Administration should provide as much information on a recommended candidate as possible so that LegCo could consider the appointment on an informed basis. The Administration informed AJLS Panel that in the appointment exercises conducted after AJLS Panel's review of the process of appointment of judges in 2002, the curriculum vitae of the recommended appointees provided by the Administration had covered more information, including personal background, education, legal experience, judicial experience, services and activities, awards, and publications.

13. The 2013 subcommittee had urged for greater transparency in the senior judicial appointment process, such as making the criteria for appointment clearer, for better public scrutiny.

14. Some members at the October 2020 subcommittee reiterated the requests made during deliberations of proposed senior judicial appointments in the past that, to help Members better understand the judges recommended, a selection of their judgments should be provided for members' reference.

Membership of the Judicial Officers Recommendation Commission

15. At the AJLS Panel meeting on 23 November 2009, members noted that during AJLS Panel's review of the process of appointment of judges in 2002, both

the Hong Kong Bar Association and the Law Society of Hong Kong had expressed the view that it was not appropriate for the Secretary for Justice ("SJ"), being one of the Principal Officials under the Political Appointment System ("PAS"), to be a member of JORC. Some members also considered that SJ, a political appointee under PAS, should not participate in the appointment process of judges. They were concerned that in the event that the candidate proposed by JORC was highly controversial, the membership of SJ in JORC might further complicate the matter. A member, however, did not consider that there was any problem with SJ's membership in JORC.

16. The Administration responded that apart from being the principal adviser on legal matters to the Government, SJ was also endowed with the constitutional role of being the guardian of public interest in the administration of justice and the upholder of the rule of law. In addition, SJ had the overall responsibility for the Department of Justice ("DoJ") which was one of the three major court users. It was essential that SJ remained a member of JORC to fulfil his important roles in these various respects.

17. At the above meeting, a member expressed concern about the voting power of SJ on JORC. The Administration explained that the voting requirements of JORC was laid down in section 3(3A) of Cap. 92 (paragraph 4 in Appendix I refers). More than two dissenting votes were required to vote down a resolution of JORC on a recommended appointment. However, deliberations of JORC were confidential and details of its voting results would not be disclosed.

18. Some members of the 2010 and 2012 subcommittees expressed reservations about the membership of SJ, being a Principal Official under PAS, in JORC. The 2010 subcommittee referred the issue to AJLS Panel for follow-up. At its meeting on 28 February 2011, AJLS Panel discussed the item of "Membership of SJ in JORC" with the Administration. Some members reiterated the view that it was not appropriate for SJ, being a political appointee, to serve on JORC.

19. The Administration, however, maintained its view that it was appropriate and necessary for SJ to continue to serve on JORC. The Administration explained that the membership of SJ in JORC would not undermine the independence of the senior judicial appointment process. Being the principal adviser on legal matters to CE and the head of DoJ, SJ was in a unique position and had considerable knowledge to contribute to JORC's deliberations in respect of judicial appointments. According to the Administration, such views were also shared by Jud Adm.

20. Some members of the 2019 subcommittee suggested that current or former LegCo Members representing different political groups could be appointed as

members of JORC so that it could have more diverse views in considering senior judicial appointments. The Administration explained that according to Cap. 92, a person shall not be appointed to be a member of JORC if he is a LegCo Member since any such appointment would conflict with his role in the endorsement of senior judicial appointments under BL 73(7). It also reiterated that in considering whether any individual was suitable for appointment to JORC, it was important not to politicize any matters relating to judicial appointments.

Vetting of candidates' suitability for judicial appointments by the Judicial Officers Recommendation Commission

21. During the discussions of the 2017 subcommittee and the 2018 subcommittee, some members asked whether JORC would research into candidates' political stance, political background, past involvement in political activities and social values, and took those factors into consideration when formulating recommendations to CE. In reply, the Secretary for JORC ("SJORC") said that JORC would base its recommendations on candidates' judicial and professional qualities according to BL 92, as well as the professional qualifications as described in Cap. 484. Other factors, including background or personal views on political, social or economic issues should not be taken into consideration because it might run the high risk of politicizing the process of judicial appointments.

22. Some members of the May 2020 subcommittee pointed out that certain judges and judicial officers ("JJOs") had openly or anonymously stated their political stance on the social events in 2019 in Hong Kong, which appeared to go against the principle of impartiality upheld by the Judiciary. They suggested that when considering the suitability of a candidate for filling a vacancy in judicial offices, including the promotion of JJOs, JORC should take into account whether the concerned candidate was politically neutral. However, some members considered that checking the political stance of candidates would politicize the process of judicial appointments. Some members considered that judicial temperament of candidates should also be taken into account when the judicial quality of candidates was assessed by JORC. In response to members' views, SJORC advised that in accordance with BL 92, JJOs shall be chosen on the basis of their judicial and professional qualities. In making recommendations for judicial appointments, JORC had considered all relevant factors in a fair manner, including the judicial temperament of candidates.

Number of permanent judges of the Court of Final Appeal

23. A member suggested to the October 2020 subcommittee in writing that the number of permanent judges ("PJs") should be increased from four to five or more to cope with the CFA caseload. In its written response, the Administration

advised that as the workload of CFA had been quite stable over the past few years, with a sufficient number of NPs and flexibility in their deployment, CJ took the view that there should not be any undue difficulty in coping with the CFA caseload with one panel for the time being. There was no imminent need for increasing the number of PJs.

Latest development

24. In his letter dated 12 May 2021 to the HC Chairman, the Director of Administration advised that CE had accepted the recommendation of JORC on the appointment of the Honourable Mr Justice Johnson Lam Man-hon as a PJ of CFA and, subject to LegCo's endorsement, CE will make the appointment under BL 88.

25. At the HC meeting on 21 May 2021, members agreed to appoint a subcommittee to consider the proposed senior judicial appointment.

Relevant papers

26. A list of the relevant papers available on the LegCo website (<http://www.legco.gov.hk>) is in **Appendix III**.

Council Business Division 4
Legislative Council Secretariat
4 June 2021

The Judicial Officers Recommendation Commission

Membership

The Judicial Officers Recommendation Commission ("JORC") is established under section 3 of the Judicial Officers Recommendation Commission Ordinance (Cap. 92). According to section 6 of Cap. 92, JORC shall advise or make recommendations to Chief Executive ("CE") regarding, among other things, the filling of vacancies in judicial offices as specified in the Ordinance. Section 3(1) of Cap. 92 provides that JORC shall consist of the Chief Justice of CFA ("CJ") as the Chairman, the Secretary for Justice and seven other members appointed by CE of whom two shall be judges, one shall be a barrister and one shall be a solicitor and three shall be persons who are not, in the opinion of CE, connected in any way with the practice of law. CE is required by section 3(1A) of Cap. 92 to consult the Council of the Hong Kong Bar Association and the Council of The Law Society of Hong Kong regarding the appointment of the barrister and the solicitor respectively.

2. Section 4 of Cap. 92 provides that a person shall not be appointed to be a member of JORC if he is a Legislative Council Member; or if he holds a pensionable office (other than the office of a judge) the emoluments whereof are payable wholly or partly out of public revenue, unless he is on leave prior to retirement and has already received official notification of the pension which will be payable to him for service which comprises service in the office or post of which he is the holder. The procedure and voting requirements of JORC are laid down in Cap. 92.

Procedure

3. The Chairman and no fewer than six other members may exercise and perform any of the functions, powers and duties of JORC. For the purposes of any meeting of JORC, if CJ is unable to act as Chairman, those members present at that meeting may by resolution appoint any of their members to act in his place and in so acting to exercise and perform all the functions of the Chairman at that meeting. If any appointed member is absent from Hong Kong or is unable to act, CE may appoint another person to act temporarily as a member.

Voting requirements

4. At a meeting of JORC, a resolution is effective if:
 - (a) where seven members are present, at least five vote in favour;
 - (b) where eight members are present, at least six vote in favour; and
 - (c) where nine members are present, at least seven vote in favour.

Disclosure of interests

5. Cap. 92 provides that where JORC is exercising its functions in relation to the filling of vacancies in judicial offices as specified in Schedule 1 to the Ordinance or to the extension of the term of office of CJ under section 14 of Cap. 484, a member who is or may reasonably be regarded as a candidate for selection to fill any such vacancy or whose term of office is being considered for extension shall disclose whether or not, if he were to be selected or if the extension of his term of office were to be recommended, he is willing to accept appointment or the extension, and that disclosure shall be recorded in the minutes of JORC's meeting.

6. A member who discloses a willingness to accept an appointment or extension shall not take part in any deliberation of JORC with respect to that appointment or extension and shall not vote on any question concerning the same; and shall, with respect to any deliberation of JORC concerning that appointment or extension as the case may be and any question concerning the same, be treated as being unable to act.

7. In reply to a written question raised by a Member at the Council meeting on 19 May 1999, the then Chief Secretary for Administration explained that, in addition to the above statutory requirement, judges on JORC would not participate in deliberations on filling of vacancies if he or she was, or might reasonably be, regarded as a candidate for filling the vacancies. It had been the practice of JORC members to declare their personal association, if any, with any candidate being considered for appointment, and any possible interest in matters laid before JORC.

**Senior Judicial Appointments considered
by the Legislative Council since 2003**

2003

- A subcommittee was formed under the House Committee ("HC") to consider the proposed judicial appointments of three non-permanent judges from other common law jurisdictions ("CLNPIs") to the Court of Final Appeal ("CFA") and the Chief Judge of the High Court. The 2003 subcommittee held one meeting with the Administration and the Judiciary Administration ("Jud Adm") to discuss the proposed judicial appointments and related issues.
- In that appointment exercise, the curriculum vitae of the recommended appointees provided by the Administration had covered various aspects, including personal background, education, legal experience, judicial experience, services and activities, awards, and publications. In response to the subcommittee's request, the Administration had provided the following supplementary information for members' reference:
 - (a) copies of major publications of the recommended appointees; and
 - (b) a selection of judgments given by the recommended appointees.
- Having considered all the available information, the 2003 subcommittee agreed that the recommended appointees had extensive legal and judicial experience and eminent standing and supported the proposed appointments, which were subsequently endorsed by the Legislative Council ("LegCo") on 3 July 2003.

2006

- In her letter dated 6 January 2006 to the HC Chairman, the Director of Administration ("D of Admin") advised that the Chief Executive ("CE") had accepted the recommendation of the Judicial Officers Recommendation Commission ("JORC") on the appointment of two CLNPIs to CFA. Attached to the above-mentioned letter were:

- (a) an advance copy of the press statement on the appointment; and
 - (b) a paper entitled "Appointment of Non-Permanent Judges to the Court of Final Appeal" which contained the curriculum vitae of the proposed appointees and information on the relevant appointment exercise.
- At the meeting on 13 January 2006, a subcommittee was formed by HC to consider the proposed judicial appointments. The 2006 subcommittee held one meeting with the Administration and Jud Adm to discuss the proposed judicial appointments and related issues. At the subcommittee's request, the Administration had provided additional information on the appointees. The subcommittee supported the proposed appointments, which were subsequently endorsed by LegCo on 3 May 2006.

2008

- In her letter dated 7 November 2008 to the HC Chairman, D of Admin advised that CE had accepted the recommendation of JORC on the appointment of three CLNPIs to CFA. Attached to the letter were also:
 - (a) an advance copy of the press statement on the appointment; and
 - (b) a paper entitled "Appointment of Non-Permanent Judges to the Court of Final Appeal".
- The letter was considered at the HC meeting on 14 November 2008. Members did not raise objection to the proposed appointments, which were subsequently endorsed by LegCo on 7 January 2009.

2010

- D of Admin wrote to the HC Chairman on 8 April 2010 advising that CE had accepted the recommendation of JORC to appoint:
 - (a) Mr Justice Geoffrey MA Tao-li as the Chief Justice of CFA; and
 - (b) Mr Justice Robert TANG Ching, Mr Justice Frank STOCK and Mr Justice Michael John HARTMANN as non-permanent Hong Kong judges to CFA.

- At its meeting on 16 April 2010, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2010 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 9 June 2010.

2011

- D of Admin wrote to the HC Chairman on 11 April 2011 advising that CE had accepted the recommendation of JORC to appoint:
 - (a) The Right Honourable the Lord Collins of Mapesbury and the Right Honourable the Lord Clarke of Stone-cum-Ebony as CLNPJs; and
 - (b) The Honourable Mr Justice Andrew Cheung Kui-nung as the Chief Judge of the High Court ("CJHC")
- At its meeting on 15 April 2011, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2011 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 8 June 2011.

2012

- In her letter dated 28 March 2012 to the HC Chairman, D of Admin advised that CE had accepted the recommendations of JORC to appoint:
 - (a) Mr Justice Robert TANG Ching as a Permanent Judge of CFA;
 - (b) Mr Justice Syed Kemal Shah BOKHARY as a non-permanent Hong Kong judge of CFA; and
 - (c) The Right Honourable The Lord PHILIPS of Worth Matravers as a CLNPJ of CFA.
- At its meeting on 13 April 2012, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2012 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 11 July 2012.

2013

- In her letter dated 8 April 2013 to the HC Chairman, D of Admin advised that CE had accepted the recommendations of JORC to appoint:
 - (a) The Honourable Mr Justice Joseph Paul FOK as a Permanent Judge of CFA;
 - (b) The Honourable Mr Justice Patrick CHAN Siu-oi as a non-permanent Hong Kong judge of CFA; and
 - (c) The Honourable James SPIGELMAN and the Honourable William GUMMOW as CLNPIs of CFA.
- At its meeting on 12 April 2013, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2013 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 26 June 2013.

2017

- In her letter dated 17 January 2017 to the HC Chairman, D of Admin advised that CE had accepted the recommendations of JORC to appoint the following persons to CFA as CLNPIs:
 - (a) The Honourable Chief Justice Robert FRENCH AC; and
 - (b) The Right Honourable Lord REED.
- At its meeting on 20 January 2017, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2017 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 29 March 2017.

2018

- In her letter dated 21 March 2018 to the HC Chairman, D of Admin advised that CE had accepted the recommendations of JORC to appoint:
 - (a) the Honourable Mr Justice Andrew CHEUNG Kui-nung as a Permanent Judge of CFA;

- (b) the Honourable Mr Justice Robert TANG Ching as a non-permanent Hong Kong judge of CFA; and
 - (c) the Right Honourable the Baroness Brenda Hale of Richmond and the Right Honourable Beverley McLachlin, P.C. as CLNPIs of CFA.
- At its meeting on 23 March 2018, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2018 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 30 May 2018.

2019

- In her letter dated 22 May 2019 to the HC Chairman, D of Admin advised that CE had accepted the recommendations of JORC to appoint:
 - (a) the Right Honourable Lord Jonathan SUMPTION as a CLNPI of CFA; and
 - (b) the Honourable Mr Justice Jeremy POON Shiu-chor as the Chief Judge of the High Court.
- At its meeting on 24 May 2019, HC formed a subcommittee to consider the proposed senior judicial appointments. The 2019 subcommittee supported the proposed appointments. The relevant motion was passed at the Council meeting of 4 December 2019.

May 2020

- In her letter dated 24 March 2020 to the HC Chairman, D of Admin advised that CE had accepted the recommendation of JORC on the appointment of the Honourable Mr Justice Andrew CHEUNG Kui-nung as the Chief Justice of CFA with effect from 11 January 2021.
- At its meeting on 8 May 2020, HC formed a subcommittee ("May 2020 subcommittee") to consider the proposed senior judicial appointment. The May 2020 subcommittee supported the proposed

appointment. The relevant motion was passed at the Council meeting of 17 June 2020.

October 2020

- In his letter dated 5 October 2020 to the HC Chairman, D of Admin advised that CE had accepted the recommendation of JORC on the appointment of the Right Honourable Lord Patrick Hodge as a CLNPI of CFA.
- At its meeting on 16 October 2020, HC formed a subcommittee ("October 2020 subcommittee") to consider the proposed senior judicial appointment. The October 2020 subcommittee supported the proposed appointment. The relevant motion was passed at the Council meeting of 9 December 2020.

Appendix III

Subcommittee on Proposed Senior Judicial Appointment (Formed on 21 May 2021)

Relevant papers

Committee	Date of meeting	Paper
Provisional Legislative Council	24.5.1997	<u>Official Record of Proceedings (Motion)</u>
	19.5.1999	<u>Official Record of Proceedings (Written question No. 19)</u>
Panel on Administration of Justice and Legal Services ("AJLS Panel")	28.11.2000 (Item V)	<u>Agenda</u> <u>Minutes</u> <u>RP01/00-01</u> <u>RP02/00-01</u>
	24.4.2001 (Item V)	<u>Agenda</u> <u>Minutes</u> <u>RP07/00-01</u> <u>RP08/00-01</u>
	15.5.2001 (Item IV)	<u>Agenda</u> <u>Minutes</u>
	--	<u>Consultation Paper on Process of Appointment of Judges published by the AJLS Panel on 12 December 2001</u>
	22.4.2002 (Item IV)	<u>Agenda</u> <u>Minutes</u> <u>CB(2)2350/01-02(01)</u>
	22.7.2002 (Item V)	<u>Agenda</u> <u>Minutes</u>
	--	<u>Report on Process of Appointment of Judges prepared by the AJLS Panel</u>

Committee	Date of meeting	Paper
Committee on Rules of Procedure	6.3.2003	<u>Progress Report of the Committee on Rules of Procedure for the period from July 2002 to June 2003 (pages 16 to18)</u>
House Committee	16.5.2003 (Item VII)	<u>Agenda</u> <u>Minutes</u> <u>CB(2)2135/02-03(04)</u>
Subcommittee on proposed senior judicial appointments under the House Committee	27.5.2003	<u>Agenda</u> <u>Minutes</u>
House Committee	13.6.2003	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	3 July 2003	<u>Official Record of Proceedings</u> <u>Pages 60-68 (Motion)</u>
House Committee	28.5.2004	<u>Minutes</u> (Paragraph 43)
	13.1.2006	<u>Minutes</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	16.2.2006	<u>Agenda</u> <u>Minutes</u> <u>CB(2)1256/05-06(01)</u> <u>CB(2)1280/05-06(01)</u> <u>CB(2)1288/05-06(01)</u> <u>CB(2)1288/05-06(02)</u> <u>CB(2)1397/05-06(01)</u>
House Committee	31.3.2006	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	3.5.2006	<u>Official Record of Proceedings</u> <u>Pages 124-127 (Motion)</u>

Committee	Date of meeting	Paper
House Committee	14.11.2008 (Item VI)	<u>Agenda</u> <u>Minutes</u>
Legislative Council	7.1.2009	<u>Official Record of Proceedings</u> <u>Pages 109-111 (Motion)</u>
AJLS Panel	23.11.2009	<u>Agenda</u> <u>Minutes</u>
House Committee	16.4.2010 (Item VIII)	<u>Agenda</u> <u>Minutes</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	4.5.2010	<u>Agenda</u> <u>Minutes</u>
House Committee	14.5.2010	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	9.6.2010	<u>Official Record of Proceedings</u> <u>Pages 139-166 (Motion)</u>
AJLS Panel	28.2.2011 (Item VI)	<u>Agenda</u> <u>Minutes</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	21.4.2011	<u>Agenda</u> <u>Minutes</u>
Legislative Council	8.6.2011	<u>Official Record of Proceedings</u> <u>Pages 218-228 (Motion)</u>

Committee	Date of meeting	Paper
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	7.5.2012	<u>Agenda Minutes</u>
House Committee	18.5.2012	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	17.7.2012	<u>Official Record of Proceedings Pages 136-173 (Motion)</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	23.4.2013	<u>Agenda Minutes</u>
House Committee	24.5.2013	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	26.6.2013	<u>Official Record of Proceedings Pages 156-190 (Motion)</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	14.2.2017	<u>Agenda Minutes</u>
House Committee	24.2.2017	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	29.3.2017	<u>Official Record of Proceedings Pages 160-174 (Motion)</u>

Committee	Date of meeting	Paper
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	27.4.2018	<u>Agenda Minutes</u>
House Committee	11.5.2018	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments</u>
Legislative Council	30.5.2018	<u>Official Record of Proceedings Pages 138-200 (Motion)</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	11.6.2019	<u>Agenda Minutes</u>
House Committee	28.6.2019	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments to the House Committee</u>
Legislative Council	4.12.2019	<u>Official Record of Proceedings Pages 129-167 (Motion)</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	26.5.2020	<u>Agenda Minutes</u>
House Committee	29.5.2020	<u>Minutes (Item V, Verbal report)</u> <u>Report of the Subcommittee on Proposed Senior Judicial Appointments to the House Committee</u>

Committee	Date of meeting	Paper
Legislative Council	18.6.2020	<u>Official Record of Proceedings Page 8619 (Motion)</u>
Subcommittee on Proposed Senior Judicial Appointments under the House Committee	28.10.2020	<u>Agenda Minutes</u>
House Committee	13.11.2020	<u>Report of the Subcommittee on Proposed Senior Judicial Appointments to the House Committee</u>
Legislative Council	9.12.2020	<u>Official Record of Proceedings Page 2326 (Motion)</u>

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