# **Family Justice Reform Bill**

Strengthening Therapeutic Justice



### A. Facilitating More Sustainable Maintenance Outcomes

### 1. Better understanding of parties' financial circumstances

- Maintenance Enforcement Officers ("MEOs") can obtain information on parties' assets and means from third parties (e.g. banks and government agencies)
- With this:
  - MEOs and the court can more accurately distinguish between respondents who *cannot pay* maintenance and those who *refuse to pay*
  - MEOs can recommend more practical solutions during conciliation

### 3. Assist parties when respondents genuinely cannot pay maintenance

- MEOs may directly refer parties for financial assistance
- In certain circumstances, the court hearing the enforcement application may vary a maintenance order, without the need for a separate formal application

## 2. More effectively deter respondents who *refuse* to pay maintenance

- In contested cases, if a maintenance order has been breached, the court **must**:
  - Make a Show-Payment Order requiring proof of payment to the court
  - Specify an imprisonment term for the respondent's breach of the Show-Payment Order

### 4. Make it easier for applicants to stop respondents from dissipating assets

- Under certain conditions, respondents are presumed to have intended to dissipate (e.g. by selling or disposing) assets to frustrate the maintenance order, unless they can prove otherwise
- Applicants may rely on relevant evidence found by MEOs

#### These enhancements will:

- Make the enforcement process simpler and more efficient
  - ✓ Reduce repeat enforcements
  - ✓ Reduce time spent on enforcement proceedings

### **B. Streamlined Processes in the Family Justice Courts**

The Family Justice Courts may prohibit the filing of further applications or documents that may impede the just and expeditious resolution of the case.

#### C. Enhanced Judge-led Approach

- ① Judges may make orders of a substantive nature of their own accord
- 2 Judges may restrict cross-examination in specified circumstances, e.g. when the questioning of a vulnerable witness is unduly intimidating or oppressive
- 3 Family Justice Rules will set out how the child's wishes are to be considered, e.g. judges may conduct interviews with the child

#### D. Simplified Legal Terminology

Legal terms will be simplified to ease understanding of documents, e.g. replacing "writ" with "originating application", and "plaintiff" with "applicant".

