Leave granted to appeal against refusal of interim injunction relating to a song: publication of relevant document

The Court of First Instance (CFI) of the High Court granted leave to the Secretary for Justice on August 23 to appeal against its decision of July 28 refusing to grant an interim injunction for prohibiting four classes of unlawful acts relating to a song (Court Order).

Pursuant to the Order for Substituted Service dated August 8, a copy of the Court Order has been uploaded today (August 29) to the websites of the Hong Kong Special Administrative Region Government, the Department of Justice and the Hong Kong Police Force. Members of the public may access the following websites or scan the QR code (attached) to download the relevant document:

i¼Žwww.gov.hk/en/theme/courtorder/index5.htm
i¼Žwww.doj.gov.hk/en/miscellaneous/hca855.html
i¼Žwww.police.gov.hk/ppp_en/03_police_message/hca855.html