

**Notification for Stakeholders for
Bankruptcy-related Court Proceedings
(position as at 6 February 2020)**

The Judiciary made a public announcement on 1 February 2020 that in view of public health consideration, all hearings of the courts/tribunals originally scheduled from February 3 to February 9 will generally be adjourned (“adjourned period”). The courts will however handle urgent and essential hearings and/or matters during this period.

2. On 1 February 2020, the Judiciary informed the stakeholders of the types of urgent and essential hearings and/or matters to be handled during the adjourned period.

3. The Judiciary has since then reviewed the position in the light of the latest developments. The Judiciary will handle the following types of bankruptcy-related proceedings **starting from 6 February 2020** :

- (a) applications under section 30A of the Bankruptcy Ordinance (Cap. 6) by the Official Receiver as the trustee in bankruptcy for the suspension of the bankrupt’s discharge from bankruptcy; and
- (b) objections to discharge applications not yet filed but with imminent dates of discharge of bankruptcy, and applications for non-commencement orders under section 30AB of Cap. 6 not yet filed but with imminent deadlines for filing.

**Judiciary Administration
6 February 2020**