Controlling officer: the Director of Legal Aid will account for expenditure under this Head.

Estimate 2007–08	\$722.5m
Establishment ceiling 2007–08 (notional annual mid-point salary value) representing an estimated 510 non-directorate posts as at 31 March 2007 and as at 31 March 2008	\$148.1m
In addition, there will be an estimated 15 directorate posts as at 31 March 2007 and as at 31 March 2008.	

Controlling Officer's Report

Programmes

Programme (1) Processing of Legal Aid Applications	These programmes contribute to Policy Area 20: Legal Aid (Director of Administration).
Programme (2) Litigation Services Programme (3) Support Services Programme (4) Official Solicitor's Office	

Detail

Programme (1): Processing of Legal Aid Applications

	2005–06	2006–07	2006–07	2007–08
	(Actual)	(Original)	(Revised)	(Estimate)
Financial provision (\$m)	69.6	70.2	71.6 (+2.0%)	73.2 (+2.2%)

⁽or +4.3% on 2006–07 Original)

Aim

2 The aim is to ensure that legal aid service is provided only to eligible applicants.

Brief Description

3 The Application and Processing Division and the Crime Section and Insolvency Unit of the Litigation Division assess applicants' eligibility for legal aid and the financial contribution required of them towards the relevant legal costs.

4 To qualify for legal aid, an applicant has to pass both the means test and the merits test.

5 Although an applicant's financial resources may exceed the prescribed financial eligibility limit, the Director may grant legal aid if a breach of the Hong Kong Bill of Rights Ordinance or an inconsistency with the International Covenant on Civil and Political Rights is an issue, or in a criminal case if the Director is satisfied that it is desirable in the interests of justice to do so.

6 In respect of civil cases, unsuccessful applicants may appeal against the Director's refusal to grant legal aid, whether based on means or merits. In respect of criminal cases, unsuccessful applicants may appeal against the Director's refusal to grant legal aid only where appeals to the Court of Final Appeal are involved. Legal aid may be granted to an accused or appellant by a Judge in certain circumstances even though such has been refused by the Director.

7 The Department generally met the aim of the programme in 2006.

8 The key performance measures in respect of processing legal aid applications are:

Targets

	Target	2005 (Actual)	2006 (Actual)	2007 (Plan)
<i>Civil legal aid</i> applications processed within three months from the date of				
application (%)	85	89	90	85

Head 94 — LEGAL AID DEPARTMENT

	2005	2006	2007
Target	(Actual)	(Actual)	(Plan)
90	98	96	90
00	0.4	00	00
90	94	90	90
00	0.1	01	
90	91	91	90
00	05	02	00
90	95	92	90
	2005	2006	2007
	(Actual)	(Actual)	(Estimate)
	42 397	44 276	44 300
	16 964	17 422	17 400
	16 618	17 157	17 350
	1 882	2 147	2 200
	8 741	9 356	9 480
	794	887	860
	4 747	4 893	4 950
	802	858	850
	39	34	35
	4 162	3 779	3 770
	4 172	3 786	3 780
	205	198	190
	2 666	2 357	2 330
	2000		
	2 000		
	37	40	40
	Target 90 90 90	Target (Actual) 90 98 90 94 90 94 90 91 90 91 90 95 2005 (Actual)	Target (Actual) (Actual) 90 98 96 90 94 90 90 94 90 90 91 91 90 95 92 2005 2006 (Actual) (Actual) 90 95 92 205 1757 1205 147 1422 147 1882 147 1882 147 1882 147 1882 887 39 34 39 34 39 3

Matters Requiring Special Attention in 2007–08

9 During 2007–08, the Department will continue to:

- monitor the number of legal aid applications and the processing time;
- improve the quality of its services; and
- monitor the effectiveness of the means-testing processes.

Programme (2): Litigation Services

	2005–06	2006–07	2006–07	2007–08
	(Actual)	(Original)	(Revised)	(Estimate)
Financial provision (\$m)	502.9	641.9	544.8 (-15.1%)	611.0 (+12.2%)

(or -4.8% on 2006-07 Original)

Aim

10 The aim is to discharge the Department's statutory duties relating to assignment and conduct of legal aid cases.

Brief Description

Assigning out and monitoring of cases

11 The Application and Processing Division and the Crime Section of the Litigation Division systematically monitor cases assigned to private practitioners.

In-house litigation

12 The Litigation Division conducts litigation on behalf of legally-aided persons. The work involves:

Civil litigation

- Personal injury and miscellaneous—taking proceedings for legally-aided persons in respect of claims for common law damages for personal injuries and death, and compensation under the Employees' Compensation Ordinance, claims for seamen's wages, and claims for damages due to professional negligence;
- Matrimonial—taking or defending proceedings for legally-aided persons in respect of separation, dissolution/ annulment of marriage/ancillary and other relief and wardship; and
- Insolvency—taking winding-up and bankruptcy proceedings for legally-aided persons to recover employment entitlements and judgment debts.

Criminal litigation

- representing legally-aided persons in committal proceedings in Magistrates' Court, plea day proceedings in the District Court, and listing and bail applications in the Court of First Instance; and
- acting as instructing solicitors for legally-aided persons in Court of First Instance (Fixture/Running List) cases, as
 well as in appeals before the Court of First Instance, the Court of Appeal and the Court of Final Appeal.

13 The Department generally met the aim of the programme in 2006.

14 The key performance measures in respect of assignment and conduct of legal aid cases are:

Indicators

	2005	2006	2007
	(Actual)	(Actual)	(Estimate)
Assigning out and monitoring of cases			
Civil			
new cases assigned	6 214	7 295	7 620
cases concluded	6 4 3 0	6 6 3 9	7 620
active cases as at end of year	16 948	17 604	17 600
Criminal			
new cases assigned	2 106	1 901	1 870
cases concluded	2 073	1 993	1 875
active cases as at end of year	797	705	700
In-house litigation			
Civil			
Personal injury and miscellaneous			
new cases assigned	221	230	200
cases concluded	373	251	230
active cases as at end of year	649	628	600
Matrimonial			
new cases assigned	1 641	1 209	1 260
cases concluded	2 165	1 765	1 800
active cases as at end of year	2 522	1 966	1 430
Insolvency			
new cases assigned	574	374	400
cases concluded	864	508	500
active cases as at end of year			
pending issue of winding-up and			
bankruptcy order	266	169	160
pending realisation of assets	1 701	1 664	1 570
Criminal			
new cases assigned	567	451	460
cases concluded	624	437	460
active cases as at end of year	88	102	100

	2005	2006	2007
	(Actual)	(Actual)	(Estimate)
Damages/costs recovered from all civil cases amount of damages recovered (\$'000) amount of costs recovered (\$'000)	646,128 154,647	663,626 153,188	N.A. N.A.

Matters Requiring Special Attention in 2007–08

15 During 2007–08, the Department will continue to:

- monitor the progress and expenditure of legal aid cases;
- · monitor the performance of assigned private practitioners and progress of assigned-out cases; and
- monitor the cost effectiveness of litigation services.

Programme (3): Support Services

	2005–06 (Actual)	2006–07 (Original)	2006–07 (Revised)	2007–08 (Estimate)
Financial provision (\$m)	26.8	27.2	28.4 (+4.4%)	28.6 (+0.7%)

(or +5.1% on 2006–07 Original)

Aim

16 The aims are to provide effective support services for processing applications and conducting legal aid cases and for increasing public understanding and awareness of legal aid services, and to review or make recommendations on legal aid policy to meet areas of perceived needs.

Brief Description

17 Support services include:

- Insolvency—dealing with cases to be referred to the Protection of Wages on Insolvency Fund Board for ex-gratia
 payments without the need for bankruptcy and winding-up proceedings;
- Costing—assessing costs and preparing bills of costs, as well as attending taxation hearings;
- · Enforcement-taking action to enforce unsatisfied judgments and orders; and
- Public education—organising or participating in activities to enhance the public's knowledge and awareness of legal aid services provided by the Department.

18 The Department assesses and makes payments to assigned solicitors and counsel, and effects payment of damages recovered to clients.

19 In the area of policy and legislation, constant effort is made to improve the practical working of the legal aid scheme; to increase the Department's efficiency and productivity; to make recommendations on any change in legal aid legislation; and to comment on other legislation which may have an impact on the provision of legal aid services.

20 It is not possible to specify quantitative measures and indicators for work on policy and legislation, as performance in such areas must be judged in qualitative terms.

21 The Department generally met the aims of the programme in 2006.

22 The key performance measures in respect of support services are:

Targets

	Target	2005 (Actual)	2006 (Actual)	2007 (Plan)
Payment of damages or compensation to aided persons				
Interim payment				
payments processed within				
one month (%)	95	99	99	95
Final payment				
payments processed within six weeks (%)	95	99	99	95

Head 94 — LEGAL AID DEPARTMENT

	Target	2005 (Actual)	2006 (Actual)	2007 (Plan)
Payment to lawyers/experts/other parties Advance payment				
payments processed within six weeks (%)	95	99	99	95
Balance payment payments processed within	20			
six weeks (%)	95	99	99	95
Indicators				
		2005 (Actual)	2006 (Actual)	2007 (Estimate)
Insolvency cases for ex-gratia payment from Protection of W	ages on			
Insolvency Fund		578	654	660
Costing taxation and call-over attendance		786	830	830
assessment made		4 350	4 580	4 600
Enforcement				
cases assigned		649	821	820
enforcement action taken active cases as at end of year		657 708	701 828	700 950
amount of debts and costs recovered (\$'000)		21,469	18,876	N.A.

Matters Requiring Special Attention in 2007–08

- 23 During 2007–08, the Department will continue to:
- update departmental pamphlets and its website on the Internet to promote public understanding of legal aid services;
- provide support to the Legal Aid Services Council and implement recommendations of the Council to improve the quality and efficiency of legal aid services;
- · monitor the performance pledge on payments related to legal aid cases; and
- implement the Legal Aid Electronic Services Portal to enhance communication between the Department and assigned lawyers and facilitate timely and efficient monitoring of assigned-out legal aid cases.

Programme (4): Official Solicitor's Office

	2005–06 (Actual)	2006–07 (Original)	2006–07 (Revised)	2007–08 (Estimate)
Financial provision (\$m)	8.7	9.2	9.5 (+3.3%)	9.7 (+2.1%)
				(ar + 5.4% ar)

⁽or +5.4% on 2006–07 Original)

Aim

24 The aim is to provide representation to persons under a legal disability and to discharge the Official Solicitor's duties as prescribed by the Official Solicitor Ordinance and other enactments.

Brief Description

25 Under the Official Solicitor Ordinance, the Director of Legal Aid is appointed the Official Solicitor. He may also act as the Judicial or Official Trustee if appointed by the Court.

26 The Official Solicitor plays an important role in safeguarding the rights of those under a legal disability (i.e. mentally incapacitated persons and minors).

27 Cases falling within the scope of the Official Solicitor's duties include wardship, adoptions, contempt cases, divorce and family cases, committee cases, Judicial and Official Trustee cases and grants of administration. A large proportion of the cases involving the work of the Official Solicitor includes the representation of persons under a legal disability, representation of deceased persons' estates in litigation and the management of a number of trust funds. Where so directed by the Court, the Official Solicitor undertakes investigations and reports on matters such as complex custody and/or access issues.

28 The Official Solicitor is also asked by other government departments to provide advice on matters such as custody, adoption and representation of children and comment on legislation which may have an impact on the provision of services by the Official Solicitor's Office (OSO).

- **29** The Department generally met the aim of the programme in 2006.
- 30 The key performance measures in respect of OSO are:

Indicators

	2005	2006	2007
	(Actual)	(Actual)	(Estimate)
new cases received	182	234	230
cases concluded	142	166	170
active cases as at end of year	361	429	490

Matters Requiring Special Attention in 2007–08

31 During 2007–08, the OSO will continue to:

- enhance the efficiency and quality of its services; and
- promote understanding of the work of the OSO by strengthening communication with other government departments, non-government organisations and legal practitioners.

ANALYSIS OF FINANCIAL PROVISION

Programme	2005–06 (Actual) (\$m)	2006–07 (Original) (\$m)	2006–07 (Revised) (\$m)	2007–08 (Estimate) (\$m)
 Processing of Legal Aid Applications	69.6 502.9 26.8 8.7	70.2 641.9 27.2 9.2	71.6 544.8 28.4 9.5	73.2 611.0 28.6 9.7
	608.0	748.5	654.3 (-12.6%)	722.5 (+10.4%)
				(or 35% or

(or -3.5% on 2006–07 Original)

Analysis of Financial and Staffing Provision

Programme (1)

Provision for 2007–08 is \$1.6 million (2.2%) higher than the revised estimate for 2006–07. This is mainly due to the increase in departmental expenses arising from the implementation of Electronic Services Portal, filling of vacancies and salary increments for staff.

Programme (2)

Provision for 2007–08 is \$66.2 million (12.2%) higher than the revised estimate for 2006–07. This is mainly due to the increase in legal aid costs arising from an anticipated increase in lengthy trials and high costs cases, filling of vacancies, salary increments for staff and increase in departmental expenses arising from the implementation of Electronic Services Portal.

Programme (3)

Provision for 2007–08 is \$0.2 million (0.7%) higher than the revised estimate for 2006–07. This is mainly due to the increase in departmental expenses arising from the implementation of Electronic Services Portal.

Programme (4)

Provision for 2007–08 is \$0.2 million (2.1%) higher than the revised estimate for 2006–07. This is mainly due to the increase in departmental expenses arising from the implementation of Electronic Services Portal, filling of vacancies and salary increments for staff.



Changes in the size of the establishment (as at 31 March)



Year

Head 94 – LEGAL AID DEPARTMENT

Sub- head (Code)		Actual expenditure 2005–06	Approved estimate 2006–07	Revised estimate 2006–07	Estimate 2007–08
		\$'000	\$'000	\$'000	\$'000
	Operating Account				
	Recurrent				
000 208	Operational expenses Legal aid costs	212,788 395,239	217,355 531,136	213,096 441,173	218,177 504,363
	Total, Recurrent	608,027	748,491	654,269	722,540
	Total, Operating Account	608,027	748,491	654,269	722,540
	Total Expenditure	608,027	748,491	654,269	722,540

Details of Expenditure by Subhead

The estimate of the amount required in 2007–08 for the salaries and expenses of the Legal Aid Department is \$722,540,000. This represents an increase of \$68,271,000 over the revised estimate for 2006–07 and of \$114,513,000 over actual expenditure in 2005–06.

Operating Account

Recurrent

2 Provision of \$218,177,000 under *Subhead 000 Operational expenses* is for the salaries, allowances and other operating expenses of the Legal Aid Department.

3 The establishment as at 31 March 2007 will be 525 permanent posts. No change in establishment is expected in 2007–08. Subject to certain conditions, the controlling officer may under delegated power create or delete non-directorate posts during 2007–08, but the notional annual mid-point salary value of all such posts must not exceed \$148,111,000.

4 An analysis of the financial provision under *Subhead 000 Operational expenses* is as follows:

	2005–06 (Actual) (\$'000)	2006–07 (Original) (\$'000)	2006–07 (Revised) (\$'000)	2007–08 (Estimate) (\$'000)
Personal Emoluments - Salaries	195,840	200.669	195.111	197,952
- Allowances	1,727	1,566	1,762	1,687
Personnel Related Expenses				
 Mandatory Provident Fund contribution Civil Service Provident Fund 	76	120	73	116
Contribution Departmental Expenses	—		—	22
- General departmental expenses	15,145	15,000	16,150	18,400
	212,788	217,355	213,096	218,177

5 Provision of \$504,363,000 under *Subhead 208 Legal aid costs* is for expenses related to legal aid and Official Solicitor cases. The increase of \$63,190,000 (14.3%) over the revised estimate for 2006–07 is mainly due to the increase in legal aid costs arising from the anticipated increase in lengthy trials and high costs cases in 2007–08.