
The disclosure of documents can be a huge burden for parties in litigation in terms of costs and time. Nowadays, the amount of electronic data exchanged can significantly increase the volume of information that needs to be disclosed by the parties.

In England, there have been major developments in the area of e-Disclosure and this reflects a general recognition by the judiciary and lawyers alike that the disclosure of electronic data must be managed more efficiently. Although the Working Party for the Civil Justice Reforms in Hong Kong has not adopted the UK rules on e-disclosure, we expect that it will only be a matter of time before there is an overwhelming need to catch up with the UK model.

What may be the consequences of e-disclosure and the orders that the judges are being asked to make on the subject? How should parties address their disclosure obligation?

Our A&O specialist will address these topics with a leading member of the England and Wales judiciary along with an industry expert, tailoring to the Hong Kong jurisdiction.

Event details:

Speakers: 
- **Vince Neicho**, Litigation Support Specialist, Allen & Overy
- **Master Steven Whitaker**, Senior Master of the Supreme Court of England and Wales
- **Greg Wildisen**, International Managing Director, eDiscovery Solutions, Epiq Systems

Time: Wednesday, 25 March 2009 from 12.45pm – 1.45pm
Venue: Allen & Overy Hong Kong Office 9/F, Three Exchange Square Central Hong Kong

To RSVP or for more details, please contact Rachel Li at +852 2974 7046 or atrachel.li@allenovery.com.