

香港特別行政區

終審法院

終院民事雜項案件 2006 年第 19 號

(源自高院民事上訴案件 2004 年第 362 號)



- 7 AUG 2006

申請人

林哲民經營之日昌電業公司

對

答辯人

林志滔

於上訴委員會席前，終審法院常任法官包致金，
終審法院常任法官陳兆愷及終審法院常任法官李義

根據規則 7 之命令

鑑於司法常務官根據香港法例第 484 章《香港終審法院規則》（“本規則”）規則 7(1)而發出的傳票。

又經考慮申請人的上訴許可申請，以及依照上述傳票的要求而送交法院存檔的書面陳詞。

上訴委員會命令：根據本規則之規則 7(2)，申請人的上訴許可申請，由於並無顯示合理的給予上訴許可的理由，故此須予駁回。

上訴委員會又命令：就本上訴許可申請之訟費不作命令。

日期：2006 年 8 月 4 日

署理司法常務官

**IN THE COURT OF FINAL APPEAL OF THE
HONG KONG SPECIAL ADMINISTRATIVE REGION
MISCELLANEOUS PROCEEDINGS NO. 19 OF 2006 (CIVIL)
(ON APPLICATION FOR LEAVE TO APPEAL
FROM CACV NO. 362 OF 2004)**

Between :

林哲民經營之日昌電業公司

Applicant

- and -

林志滔

Respondent



- 7 AUG 2006

Before the Appeal Committee The Honourable Mr. Justice Bokhary,
Permanent Judge, The Honourable Mr. Justice Chan, Permanent Judge and
The Honourable Mr. Justice Ribeiro, Permanent Judge

Order under Rule 7

UPON the summons issued by the Registrar pursuant to Rule 7(1) of the
Hong Kong Court of Final Appeal Rules, Cap. 484 ("the Rules").

AND having considered the Applicant's application for leave to appeal and the written submissions of the Applicant filed pursuant to the aforesaid summons.

IT IS ORDERED by the Appeal Committee that the Applicant's application for leave to appeal be dismissed under Rule 7(2) of the Rules, on the ground that it discloses no reasonable grounds for leave to appeal.

IT IS FURTHER ORDERED that there be no order as to costs for this application for leave to appeal.

Dated the 4th day of August 2006.

Acting Registrar