122J. Nominee's report on proposal

- (1) The nominee's report shall be delivered by him to the court not less than 3 days before the interim order ceases to have effect.
- (2) With his report the nominee shall deliver—
 - (a) a copy of the debtor's proposal (with amendments, if any, authorized under rule 122C(3)); and
 - (b) a copy or summary of any statement of affairs provided by the debtor.
- (3) If the nominee makes known his opinion that a meeting of the debtor's creditors should be summoned under section 20E of the Ordinance, his report shall have annexed to it his comments on the debtor's proposal but, if his opinion is otherwise, he shall give his reasons for that opinion.
- (4) The court shall cause the nominee's report to be endorsed with the date on which it is filed in court, and any creditor of the debtor is entitled, at all reasonable times on any business day, to inspect the file.
- (5) In Case 1, the nominee shall send to the trustee (if any)— (L.N. 123 of 2007)
 - (a) a copy of the debtor's proposal;
 - (b) a copy of his (the nominee's) report and his comments accompanying it (if any); and
 - (c) a copy or summary of the debtor's statement of affairs,

and, in Case 2, the nominee shall send a copy of each of those documents to any person who has presented a bankruptcy petition against the debtor.

(L.N. 77 of 1998)