委任狀 Power of Attorney

股别: Section:

<i>-</i> .	兼 王人茲謹依照刑 委任受任人為偵	• • • • • • • • • • • • • • • • • • • •	6條	字第	號)	,
crime of pursuant to	tter where the de (year zh Article 36 of the as the defendant's.	ni No.), e Code of Crin	the App ninal Pro	ointor here cedure, app	by,	the
此至	文					
臺灣宜蘭均	也方檢察署公鑒					
	O an District Prose	cutors Office				
	委任人: Appointor: 國民身分證統一 National ID No./I 住址: Address:	編號/護照號碼	/居留證號		e No.	
Ap」 國 l Nat 住	任 人:		p) 證號	ertificate No.		

中 華 民 國 年 月 日 Date: (mm)/ (dd), (yyyy)

附錄:刑事訴訟法第36條:最重本刑為拘役或專科罰金之案件被告於審判中或偵查中得委任代理人到場。但法院或檢察官認為必要時,仍得命本人到場。

Reference: Article 36 of the Code of Criminal Procedure: In cases where the maximum punishment is only a short-term imprisonment or a fine, an accused individual may, at trial or during the investigation, authorize an agent to appear before the court or public prosecutor, provided that if the court or public prosecutor considers it necessary, the accused may be ordered to appear in person.