MISCELLANEOUS AMENDMENTS (BANKRUPTCY) BILL 2008

Introduction and First Reading

Bill introduced, on motion by Mr J.A. McGinty (Attorney General), and read a first time.

Explanatory memorandum presented by the Attorney General.

Second Reading

MR J.A. McGINTY (Fremantle — Attorney General) [12.42 pm]: I move —

That the bill be now read a second time.

In 2004 the commonwealth enacted the Bankruptcy Legislation Amendment Act 2004, which made significant amendments to part X of the Bankruptcy Act 1966. Part X of the Bankruptcy Act 1966 addresses the process by which a debtor may make a proposal to creditors that is then voted upon by creditors at a formal meeting. This process differs from bankruptcy in that it allows the debtor and the creditor to agree upon a mutual compromise without the need for court intervention. The Bankruptcy Legislation Amendment Act 2004 repealed the three types of agreements that a debtor and creditor can enter into: a deed of assignment, a deed of arrangement and a composition. These agreements were replaced with the term "personal insolvency agreement".

To reflect this change in state legislation, the Miscellaneous Amendments (Bankruptcy) Bill 2008 has been drafted. The bill amends 92 state acts by removing any reference to a "deed of assignment", a "deed of arrangement" and a "composition" and replacing them with "personal insolvency agreement". In most of the acts, personal insolvency agreements relate to a person's eligibility for appointment to, or a reason for forfeiture of, statutory office.

To effect the change of terminology in all 92 acts, the bill inserts into the Western Australian Interpretation Act 1984 a definition of "bankrupt" and "bankrupt or a person whose affairs are under insolvency laws". This definition has been referenced in the relating acts where the terms "deed of arrangement", "deed of assignment" and "composition" were previously cited. These amendments will bring the relevant state laws into line with the commonwealth Bankruptcy Act 1966.

I commend the bill to the house.

Debate adjourned, on motion by Mr A.J. Simpson.