NSW Hansard Articles : LC : 02/12/2003 : #14 Page 1 of 2



Legal Profession Legislation Amendment (Advertising) Bill.

Second Reading

The Hon. JOHN HATZISTERGOS (Minister for Justice, and Minister Assisting the Premier on Citizenship) [2.49 p.m.]: I move:

That this bill be now read a second time.

The manner in which lawyers' services are advertised and marketed can have a detrimental effect on both the court system and the availability of affordable insurance. For this reason, regulations made under the Legal Profession Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998 prohibit lawyers from advertising in relation to personal injury work or work except in limited, specified ways. Workers compensation agents are also prohibited from advertising in relation to work injuries. The bill amends those Acts to achieve consistency between the Acts and to permit consistency in the regulations made under the Acts. The bill also allows regulations to prohibit the circumvention of the prohibition by third parties and to ensure that offending advertisements are withdrawn as soon as possible.

The maximum penalty for advertising a breach of a workers compensation regulation is 200 penalty units or \$22,000. The maximum penalty for advertising in breach of an equivalent Legal Profession Act regulation, however, is only 10 penalty units or \$1,100. The bill amends the Legal Profession Act 1987 to increase the maximum penalty that can be imposed by an advertising regulation to 200 penalty units. This will make the penalty consistent with the penalty for a breach of the Workers Compensation Advertising Regulation. The bill also amends the Legal Profession Act 1987 to provide that regulations can regulate any conduct with respect to the marketing of legal services, to make this consistent with the power conferred under the Workplace Injury Management and Workers Compensation Act 1998.

The prohibition on lawyers advertising personal injury work and work injuries services is being circumvented by businesses that are not legal firms or who target their advertising and persons who may have a personal injury or a work injury claim. These businesses then refer clients attracted by this advertising to lawyers. Lawyers typically pay a retainer to the referral business for being on the business's panel of lawyers or a referral fee for clients referred to them, or they may pay both a retainer and a referral fee. Advertising by these third-party businesses circumvents and undermines the prohibition on lawyer advertising.

The bill broadens the power to regulate under the Legal Profession Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998 to advertising by any person on behalf of a lawyer or in connection with the provision of legal services for personal injury work or work injury. This will allow regulations to be made that prohibit third-party advertising in a way that undermines the ban on lawyers advertising in relation to personal injury or work injury.

It is an offence to advertise in breach of a legal profession or workers compensation regulation and it is also professional misconduct for a lawyer to advertise in breach of a regulation. However, the problem exists because prosecutions for offences or disciplinary proceedings against a lawyer for professional misconduct can take some time to be pursued. In the meantime, the advertisement may continue to appear in, say, newspapers or on radio or television. The bill amends the Legal Profession Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998 to provide two alternatives to the issuing of directions that advertising in breach of the regulations cease. Firstly, the bill permits the Minister responsible for these Acts to direct a person not to engage in specified conduct if the Minister is of the view that the conduct contravenes regulations. Therefore, the Minister will be able to direct both lawyers and other parties to cease advertising in breach of the regulations.

The bill also permits the Legal Services Commission, the Bar Association and the Law Society to make an application to the Administrative Decisions Tribunal for a direction that a barrister or solicitor not engage in specified conduct that is in breach of the regulations. This will allow the tribunal to direct the lawyer to cease advertising in breach of a regulation. The tribunal is to conduct an initial ex parte hearing to determine whether to issue an interim direction pending a final determination on the matter. This will also allow immediate directions to be made for the withdrawal of an advertisement that is likely to be found in breach of a regulation. It will be an offence for a person to continue to advertise in breach of a direction from a Minister or the Administrative Decisions Tribunal under the Legal Profession Act 1987 and the Workplace Injury Management and Workers Compensation Act 1998. If the person is a lawyer advertising in breach of a direction, this will also constitute professional misconduct.

These amendments introduce simple and quick mechanisms for directions for advertising in breach of a regulation to cease and to ensure that offending advertisements are withdrawn as soon as possible. The bill will strengthen the regulation of legal services advertising so that the existing prohibition on advertising in relation to personal injury and work injury remains effective. This is critical to ensure that such advertising does not have a detrimental effect on the

court system and on public liability and workers compensation insurance premiums. I commend the bill to the House.

Your feedback Legal notice

Refer updates to Hansard Office on 02 9230 2233 or use the feedback link above.