30C. Bankruptcy order made before sections 30 to 30B come into operation

- (1) Subject to subsection (2), sections 30 to 30B apply to a bankruptcy order made before those sections come into operation in respect of which no order to discharge the bankrupt has been made.
- (2) Where a bankrupt—
 - (a) has not previously been adjudged bankrupt and the bankruptcy order was made not less than 42 months; or (*Amended 80 of 1997 s. 101*)
 - (b) has previously been adjudged bankrupt and the current bankruptcy order was made not less than 54 months, (*Amended 80 of 1997 s. 101*)

before sections 30 to 30B came into operation, he shall be deemed to be discharged from bankruptcy 12 months after the day this section comes into operation unless, during that 12 month period, the trustee or a creditor files an objection on a ground set forth in section 30A(4)(a) to (h), in which case section 30A applies and the court shall deal with the matter as it sees fit.

(Added 76 of 1996 s. 20)