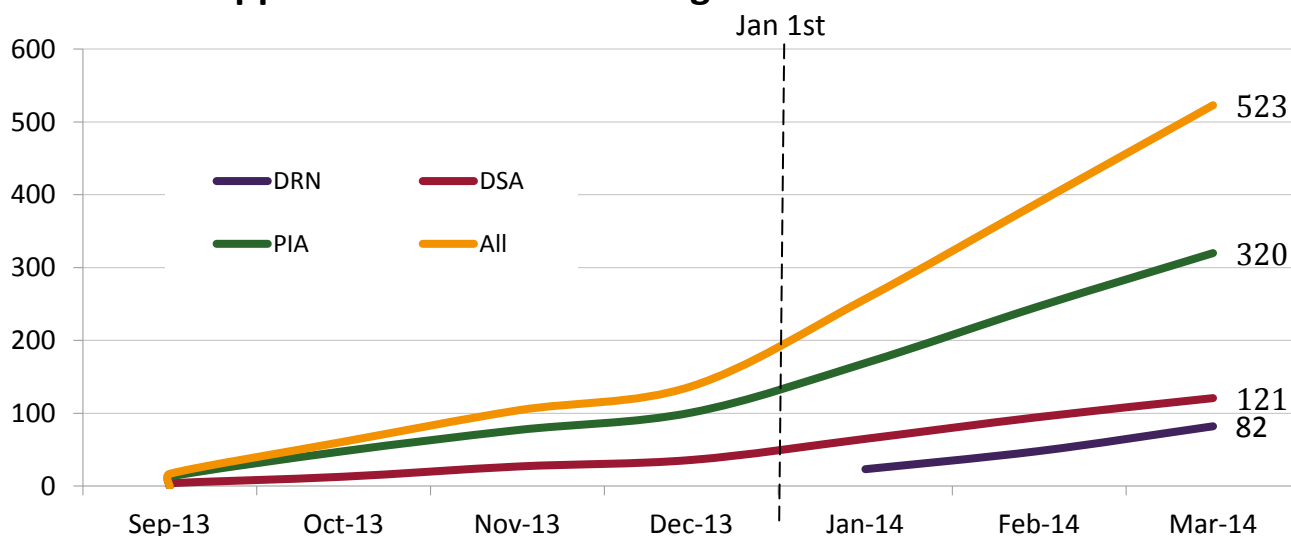


# Case Management – DRN, DSA, PIA

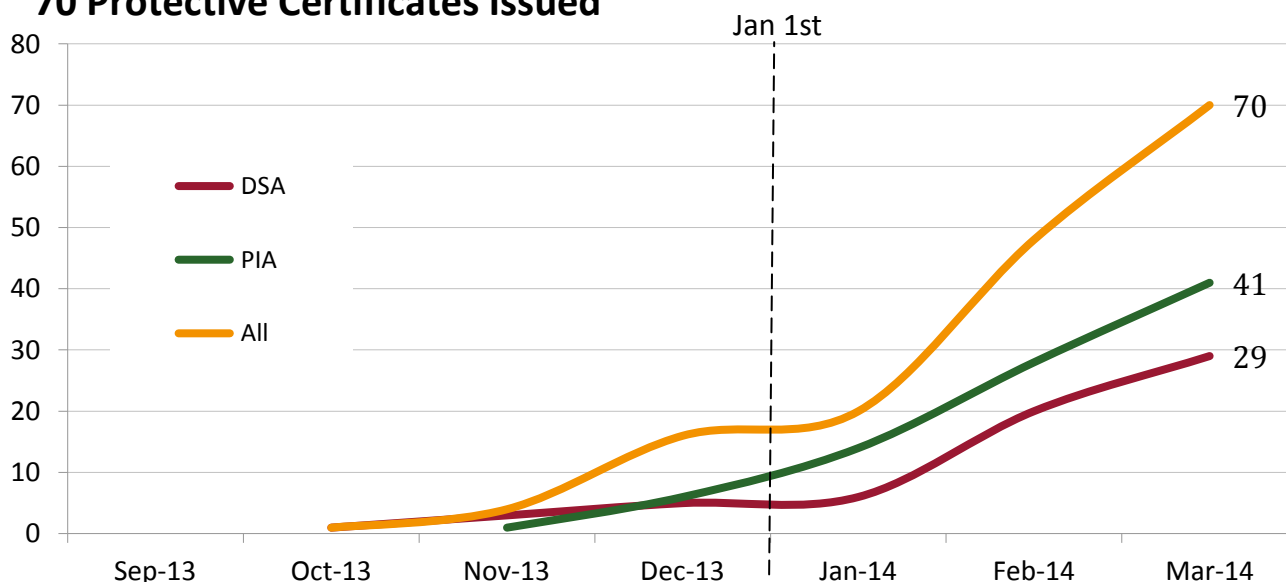
## Over 500 Applications for New Arrangements



Since the ISI began accepting applications for the new personal insolvency arrangements 7 months ago, practitioners have created over 500 new cases, representing almost 600 individual debtors.

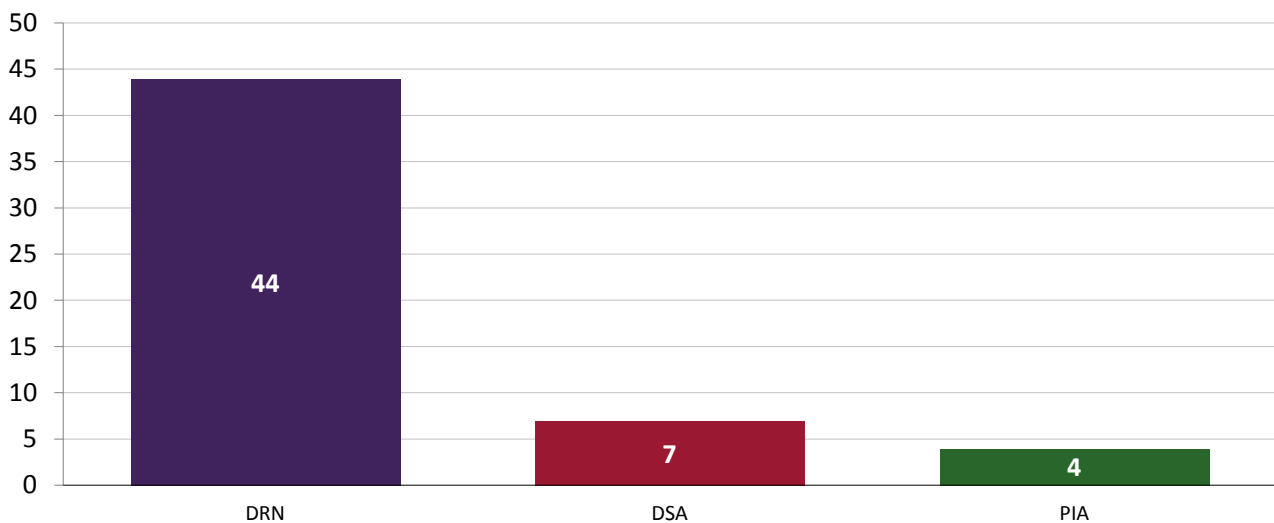
These numbers do not include cases created on the ISI system and subsequently withdrawn by a PIP or AI. There has been a marked increase in new cases created since January and the ISI is currently receiving approximately 50 new cases per week.

## 70 Protective Certificates Issued



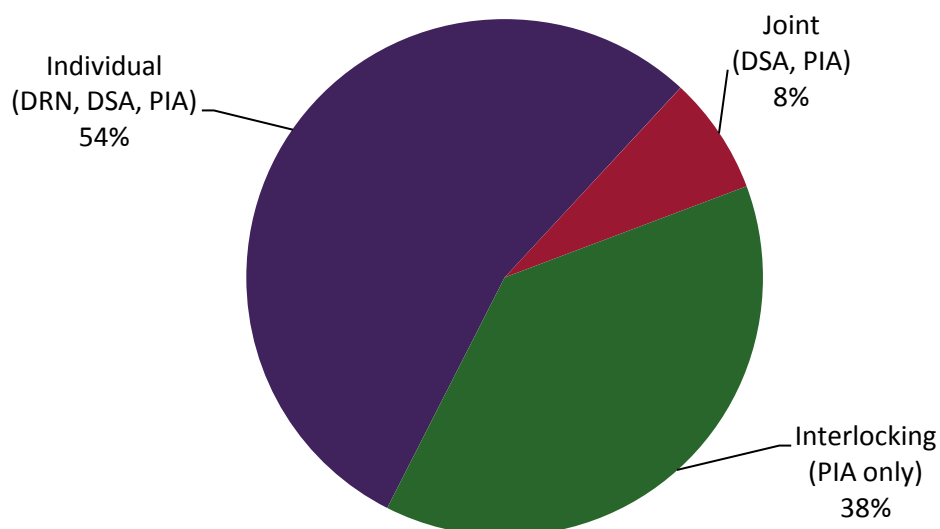
To date, the Courts have issued 70 protective certificates to debtors. A protective certificate protects a debtor and their assets from their creditors, while the PIP formulates a proposal for a DSA or a PIA. A protective certificate remains in force for 70 days, but may be extended in certain circumstances.

## 55 Arrangements Approved



Since January, the Courts have issued 36 Debt Relief Notices (DRNs) and a further 8 have been approved by the ISI and await Court approval. In addition, at the end of March, there were 7 DSAs and 4 PIAs approved by Creditors, 3 and 4 of which respectively have been approved by the Courts.

## Types of Application



An individual application is an application with a sole debtor. Where there are two (or more) debtors, who are jointly liable for **all** of the debts to be included in a DSA or a PIA arrangement, a joint application is appropriate. An interlocking application would be appropriate where two (or more) PIAs are to be administered in common; usually because of the financial relationship of the debtors involved. An example would be a couple, where the couple is jointly liable for some - but not all - of the debts to be included in the PIA arrangement.