SECTION 1

1. In page 3, lines 23 and 24, to delete subsection (3) and substitute the following:

“(3) The collective citation “the Local Government Acts 1925 to 2007” includes Part 3.”.
—Senators Alex White, Michael McCarthy, Brendan Ryan, Phil Prendergast, Dominic Hannigan, Alan Kelly.

2. In page 3, between lines 24 and 25, to insert the following subsection:

“(4) Section 7 shall come into operation on the enactment of this Act, and the remaining provisions of this Act shall come into operation on the first making of regulations under section 42A of the Principal Act inserted by section 7.”.
—Senators Alex White, Michael McCarthy, Brendan Ryan, Phil Prendergast, Dominic Hannigan, Alan Kelly.

SECTION 7

3. In page 4, line 26, to delete “may” and substitute “shall”.
—Senators Alex White, Michael McCarthy, Brendan Ryan, Phil Prendergast, Dominic Hannigan, Alan Kelly.

4. In page 6, between lines 16 and 17, to insert the following subsection:

“(4) The Scheme should be overseen by a board or monitoring authority whose members shall include representatives from the Irish Writers Union and the Irish Copyright Licensing Agency.”.
—Senators David Norris, Joe O’Toole, Feargal Quinn.

5. In page 6, between lines 16 and 17, to insert the following subsection:

“(4) In the dispersal of monies from this Scheme not more than 10 per cent should be allocated for administration, the rest to be paid to the authors and or owners of copyright.”.
—Senators David Norris, Joe O’Toole, Feargal Quinn.
SECTION 8

*6. In page 6, before section 8, to insert the following new section:

8.—The Principal Act is amended by substituting the following section for section 58:

“Copyright not infringed by lending by educational establishments.

[Acceptance of this amendment involves the deletion of section 8 of the Bill.] Amendment to Amendment No. 6

1. In the inserted section 58, to delete "by an educational establishment" and substitute the following:

“, subject to such conditions as may be prescribed by the Minister, by an educational establishment which is so prescribed for the purposes of this section or comes within a category of educational establishment that is so prescribed”.

—Senators Alex White, Michael McCarthy, Brendan Ryan, Phil Prendergast, Dominic Hannigan, Alan Kelly.

SECTION 12

*7. In page 7, before section 12, but in Part 2, to insert the following new section:

12.—The Principal Act is amended by substituting the following section for section 226:

“Performers’ rights not infringed by lending by educational establishments.

[Acceptance of this amendment involves the deletion of section 12 of the Bill.] Amendment to Amendment No. 7

1. In the inserted section 226, to delete "by an educational establishment" and substitute the following:

“, subject to such conditions as may be prescribed by the Minister, by an educational establishment which is so prescribed for the purposes of this section or comes within a category of educational establishment that is so prescribed”.

—Senators Alex White, Michael McCarthy, Brendan Ryan, Phil Prendergast, Dominic Hannigan, Alan Kelly.

SECTION 13

*8. In page 7, before section 13, but in Part 2, to insert the following new section:

13.—Section 320 of the Principal Act is amended—

(a) in subsection (2) by deleting “that is prescribed by the Minister for the purpose of section 58”; and
(b) in subsection (3) by deleting “and that is prescribed by the Minister for the purpose of section 58”.

TITLE

9. In page 3, lines 12 and 13, to delete “TO CONSEQUENTIALLY” and substitute “CONSEQUENTIALLY TO”.
—Senators Alex White, Michael McCarthy, Brendan Ryan, Phil Prendergast, Dominic Hannigan, Alan Kelly.