# 34:15-66

### LEGISLATIVE HISTORY CHECKLIST

NJSA 34:15-66			
Laws of 1971 Chapter _	463	<del>-</del> -	
Bill No. S443			
Sponsor(s) <u>Dumont</u>	· · · · · · · · · · · · · · · · · · ·		
Date Introduced	971		
Committee: Assembly Labor Rel	ations		
Senate Labor Relat	ions	<del></del>	
Amended during passage	Yæs	No	
Date of passage: Assembly Feb	0. 1, 1972		
Senate Feb.	16, 1971	<del>۔</del> نام م	<
Date of approval March 2, 1972	2	-	
Date of passage: Assembly Feb. 1, 1972  Senate Feb. 16, 1971  Date of approval March 2, 1972  Following statements are attached if available:  Sponsor statement Yes Below ito			
Sponsor statement	Yes Below	ito	3 —
Committee Statement: Assembly	Yxes	Ño (	
Senate	Yxes	No	
Fiscal Note	Yxes	No	RY COP
Veto message	Yxe s	No .	
Message on signing	Yes	No	
Following were printed:	i I	<u>(</u>	
Reports	Yes	1₽6	
Hearings	Yes	ì <b>V</b> b	`

Sponsor's statement:

This bill is one of a series of bills to implement the recommendations of the Workmen's Compensation Law Study Commission as set forth in its report of July, 1968.

NJ Workmen's Compensation Law Study Commission. Transcript of meetings 3/31/67 - 6/12/68 974.90 E55 1968a 20 vol. in 12

10/4/76

(over)

974.90 E55 1968	Report and appendix [suggested legislation]. July, 1968
See also:	
974.90 R424 1968e	NJ Commission on Effiency & Economy in Government. Report on Dept. of Labor & Industry. p.79
974.90 E55 1970	NJ Legislature. Senate.Committee on Labor Relations. Public hearing on pending Workmen's Compensation bills. Held April 22, 1970. Trenton
974.90 E55 1973	NJ Workmen's Compensation Study Commission. Report.

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CHAPTER 463 LAWS OF N. J. 197/ APPROVED 3-272

## SENATE, No. 443

## STATE OF NEW JERSEY

#### INTRODUCED JANUARY 26, 1970

#### By Senator DUMONT

#### Referred to Committee on Labor Relations

An Act concerning workmen's compensation and amending sections 34:15-66, 34:15-66.1 and 34:15-69 of the Revised Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. Section 34:15-66 of the Revised Statutes is amended to read
- 2 as follows:
- 3 34:15-66. [Either] Any party may appeal from the judgment
- 4 Lof the director, deputy director, or referee, to the County Court
- of the county in which the accident occurred or, if the accident
- 6 occurred out of the State, then of the county wherein the hearing
- 7 was had, by filing with the secretary of the division, and with the
- 8 clerk of such county, a notice of appeal. Such notice shall be filed
- 9 within 45 days after the judgment has been rendered of a judge
- 10 of compensation to the Appellate Division of the Superior Court,
- 11 which appeal shall be taken in accordance with the rules of court.
- 12 The judgment entered in [the County Court] any court on any
- 13 such appeal shall be conclusive and binding, and proceedings
- 14 thereon shall only be for the recovery of moneys thereby deter-
- 15 mined to be due. Costs may be awarded by the court in its dis-
- 16 cretion, and when so awarded the same costs shall be allowed,
- 17 taxed and collected as are allowed, taxed and collected for like
- 18 services in the County Court. In case the respondent, in said appeal,
- 19 is unable to pay counsel, the court shall assign counsel to represent
- 20 him.] Nothing herein contained shall be construed as limiting the
- 21 jurisdiction Tof the Superior Court to review any matter through
- 22 a proceeding in lieu of prerogative writ or as limiting the juris-
- 23 diction of the Supreme Court. Costs may be awarded in accord-
- 24 ance with the rules of any court to which an appeal is taken.

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

- 2. Section 34:15-66.1 of the Revised Statutes is amended to read
- 2 as follows:
- 3 34:15-66.1. Any judgment entered in [a County Court] the
- 4 Appellate Division of the Superior Court pursuant to the pro-
- 5 visions of section 34:15-66 of this Title may be entered and docketed
- 6 in the Law Division of the Superior Court, and shall thenceforward
- 7 operate as a judgment recovered in that court as in any other case.
- 8 Upon failure to comply with the original order for compensation
- 9 the court may order that the entire amount of compensation shall
- 10 become due immediately, and execution may issue upon proof of
- 11 such failure for the entire amount of compensation, without dis-
- 12 count or commutation. Supplementary proceedings in aid of
- 13 execution may be resorted to upon a judgment so entered and
- 14 docketed and becoming due in whole, as in any other case.
- 3. Section 34:15-69 of the Revised Statutes is amended to read
- 2 as follows:
- 3 34:15-69. Whenever any judgment is entered in [a County
- 4 Court the Appellate Division of the Superior Court upon any
- 5 matter arising under the provisions of this chapter the clerk of
- 6 the [law division of said court] Appellate Division of the Superior
- 7 Court shall forthwith forward to the director a copy of the judg-
- 8 ment, which need not be certified and for which no charge shall
- 9 be made.
  - 4. This act shall take effect immediately.

### STATEMENT

This bill is one of a series of bills to implement the recommendations of the Workmen's Compensation Law Study Commission as set forth in its report of July, 1968.