October 16, 1969

LEGISLATIVE HISTORY OF R.S. 2A:34-18 (Divorce appeals after final judgment)

COPY NO. 1

L. 1969, chapter 82 - S358
 January 23 - Introduced by Schiaffo, Knowlton & Hagedorn
 February 17 - Passed in Senate.
 May 5 - Passed in Assembly.
 June 11 - Approved, Chapter 82.
 Not amended during passage.
 No statement.

We checked the 1967 Judicial Conference Proceedings without success. The 1968 Proceedings have not been received.

The only information we were able to locate was in 92 NJLJ 436, a copy of which is attached.

JH/PC

CHAPTER 82 LAWS OF N. J. 1969
APPROVED 6-11-69

## SENATE, No. 358

## STATE OF NEW JERSEY

## INTRODUCED JANUARY 23, 1969

By Senators SCHIAFFO, KNOWLTON and HAGEDORN

Referred to Committee on Revision and Amendment of Laws

An Act concerning divorce and nullity of marriage, amending section 2A:34-18 and repealing section 2A:34-19 of the New Jersey Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. Section 2A:34-18 of the New Jersey Statutes is amended to
- 2 read as follows:
- 3 2A:34-18. If after the hearing of any cause the court shall de-
- 4 termine that the plaintiff or counterclaimant is entitled to a judg-
- 5 ment of nullity of marriage or a judgment for divorce from the
- 6 bonds of matrimony, a final judgment [nisi] shall be entered.
- 7 Appeals shall be taken only from the final judgment Inisi and
- 8 not from the final judgment].
- 2. Section 2A:34-19 of the New Jersey Statutes is hereby
- 2 repealed.
- 1 3. This act shall take effect immediately.

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