

Proposed for.....

By Richard E. Eades

Date 4-7-58

Temporary ( ) Final ( )

A BILL

TO BE ENTITLED

AN ACT AMENDING SUBSECTION (2) OF §59.02, FLORIDA STATUTES, AND REPEALING SUBSECTION (3) OF §59.02, FLORIDA STATUTES, RELATING TO INTERLOCUTORY APPEALS IN EQUITY.

519

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF FLORIDA:

Section 1. Section 59.02 (2), Florida Statutes, is amended to read:

59.02 Appeals from what judgments, decrees, orders, etc., allowed. --

(2) EQUITY APPEALS. --Appeals in cases in equity lie only from final decrees.

Section 2. Section 59.02 (3), Florida Statutes, permitting review of interlocutory orders and decrees in equity is repealed.