GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S D

SENATE BILL 113 PROPOSED COMMITTEE SUBSTITUTE S113-PCS35079-TU-1

Short Titl	le: M	odify Termination of Parent	al Rights Appeals.	(Public)
Sponsors	•			
Referred	to:			
		Februa	ary 18, 2021	
		A BILL TO	BE ENTITLED	
AN ACT	TON		APPEAL IN TERMINATION OF P	PARENTAL
RIGH	ITS CA	ES.		
The Gene	eral Ass	mbly of North Carolina ena	cts:	
		ION 1. G.S. 7A-27 reads a		
"§ 7A-27		ls of right from the courts		
(a)	Appe	l lies of right directly to the	Supreme Court in any of the following	g cases:
	 (5)	•	parental rights or denies a petition o	or motion to
		terminate parental rights.		
11	 (7)	to the Court of Appeals: Any order that terminates	parental rights or denies a petition o	or motion to
	(8) An order eliminating reunification as a perma			<u>n motion to</u>
				olan under
	- <u></u> -	_	the following conditions are satisfied:	
		a. The right to appe	eal the order eliminating reunification g within 30 days of entry and service o	
		<u>-</u>	on to terminate the parent's rights is file	
			service of the order eliminating reuni	
		both of the following	-	
		1. The motion	or petition to terminate rights is heard	and granted.
		<u>2.</u> The order t	erminating parental rights is appealed	in a proper
		and timely		
			of appeal of the order eliminating reu	
			s after entry and service of a termination	<u>n of parental</u>
	-	rights order.		
(a1) In a juvenile matter under this Subchapter, only the following final orders may				
appealed	_	to the Supreme Court:	monantal mights on Jamies a metition -	m motion t-
	(1)		parental rights or denies a petition o	or motion to
		terminate parental rights.		



	General Assemb	bly Of I	North Carolina	Session 2021
1	(2)	An	order eliminating reunification as a permanen	t plan under
2		G.S.	7B-906.2(b), if all of the following conditions are satisfi	ed:
3		a.	The right to appeal the order eliminating reunific	ation has been
4			preserved in writing within 30 days of entry and servi	ce of the order.
5		b.	A motion or petition to terminate the parent's rights is	filed within 65
6			days of entry and service of the order eliminating re-	cunification and
7			both of the following occur:	
8			1. The motion or petition to terminate rights is he	ard and granted.
9			2. The order terminating parental rights is appearance.	aled in a proper
0			and timely manner.	
1		e.	A separate notice of appeal of the order eliminating	reunification is
2			filed within 30 days after entry and service of a termina	ation of parental
3			rights order.	_
4	(a2) In an	appeal	filed pursuant to subdivision (a1)(2) (a)(8) of this section	on, the Supreme
5	Court of A	appeals	shall review the order eliminating reunification together	r with an appeal
6	of the order terr	minatin	g parental rights. If the order eliminating reunificatio	n is vacated or
7	reversed, the ord	er term	nating parental rights shall be vacated.	
8	"			
9	SEC	TION 3	. This act becomes effective October 1, 2021, and ap	plies to appeals
Λ	filed on or after t	that date	_	

Page 2 Senate Bill 113 S113-PCS35079-TU-1