## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

## SENATE BILL 113

## Judiciary Committee Substitute Adopted 3/2/21 Third Edition Engrossed 3/9/21 House Committee Substitute Favorable 3/30/21 Fifth Edition Engrossed 4/21/21

_	Short Title: Mo	odify Termination of Parental Rights Appeals.	(Public)				
_	Sponsors:						
_	Referred to:						
	February 18, 2021						
		A BILL TO BE ENTITLED					
	AN ACT TO MODIFY THE RIGHT TO APPEAL IN TERMINATION OF PARENTAL RIGHTS CASES.						
	The General Assembly of North Carolina enacts:						
	SECTION 1. G.S. 7A-27(a) reads as rewritten:						
		l lies of right directly to the Supreme Court in any of the follo	owing cases:				
	 <del>(5)</del>	Any order that terminates parental rights or denies a petit	ion or motion to				
		terminate parental rights."					
		<b>ION 2.</b> G.S. 7B-1001 reads as rewritten:					
	"§ 7B-1001. Right to appeal.						
	(a) In a juvenile matter under this Subchapter, only the following final orders may be						
	appealed directly to the Court of Appeals:						
	<u>(7)</u>	Any order that terminates parental rights or denies a petit	ion or motion to				
		terminate parental rights.					
	<u>(8)</u>	An order eliminating reunification as a permanent $C \subseteq TP(OOC(2/L))$ if all of the full series are different series of the full series of the ful					
		G.S. 7B-906.2(b), if all of the following conditions are satisf					
		a. The right to appeal the order eliminating reunifi					
		preserved in writing within 30 days of entry and serv					
		b. <u>A motion or petition to terminate the parent's rights</u> days of entry and service of the order eliminating					
		both of the following occur:					
		<u>1.</u> <u>The motion or petition to terminate rights is h</u>	eard and granted				
		2. The order terminating parental rights is appe	-				
		and timely manner.	caled in a proper				
		c. <u>A separate notice of appeal of the order eliminating</u>	reunification is				
		filed within 30 days after entry and service of a termin	-				
		rights order.					
	<del>(a1)</del> In a ju	wenile matter under this Subchapter, only the following fina	al orders may be				
	appealed directly to the Supreme Court:						
	(1)	Any order that terminates parental rights or denies a petit	ion or motion to				
	× /						



General As	General Assembly Of North Carolina					
2	. ,	rder eliminating reunification as a j B-906.2(b), if all of the following conditions				
3	<del>a.</del>	The right to appeal the order eliminating				
1		preserved in writing within 30 days of entry	-			
5	<del>b.</del>	A motion or petition to terminate the parent				
		days of entry and service of the order elim				
		both of the following occur:	0			
		1. The motion or petition to terminate ri	ghts is heard and granted.			
		2. The order terminating parental right	0			
		and timely manner.				
	<del>c.</del>	A separate notice of appeal of the order eli	iminating reunification is			
		filed within 30 days after entry and service of	0			
		rights order.	Ĩ			
(a2)	In an appeal fi	iled pursuant to subdivision (a1)(2) (a)(8) of	this section, the Supreme			
		hall review the order eliminating reunificatio				
		parental rights. If the order eliminating re	• •			
	reversed, the order terminating parental rights shall be vacated.					
"						
	<b>SECTION 4.</b>	G.S. 7A-343 reads as rewritten:				
"§ 7A-343.	Duties of Di	rector.				
The Dir	The Director is the Administrative Officer of the Courts, and the Director's duties include all					
of the follow						
	(16) Prepare	e and submit an annual report on appeals o	f termination of parental			
	<u>rights</u>	cases and transmit by February 1 of each yea	r to the Chief Justice and			
	the Ge	neral Assembly. The report shall include the	following information:			
	<u>a.</u>	The number of notices of appeal for terms	ination of parental rights			
		cases that were properly filed with the trial c	<u>court.</u>			
	<u>b.</u>	The date on which each notice of appeal for	a termination of parental			
		rights case was filed and the date that the	record was filed with the			
		Court of Appeals.				
	<u>c.</u>	The date that the Court of Appeals issued				
		appeal for a termination of parental rights ca	<u>ise.</u>			
	<u>d.</u>	For termination of parental rights cases hear				
		the date that the record is received by the Su	preme Court and the date			
		that the Supreme Court issued a final opinio				
	<u>e.</u>	For all appeals of termination of parental rig	hts cases, the average age			
		of those cases measured from both (i) the dat	e the notice of appeal was			
		filed and (ii) the date the record was fil	ed with the court. This			
		information shall be provided for both the	Court of Appeals and the			
		Supreme Court."				
:	<b>SECTION 5.</b>	This act becomes effective July 1, 2021, an	d applies to appeals filed			
on or after t	that date.					