## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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Short Title:

## SENATE BILL 593

## Education/Higher Education Committee Substitute Adopted 5/5/21

Special Education Due Process Hearings.

Sponsors: Referred to: April 7, 2021 1 A BILL TO BE ENTITLED 2 AN ACT TO ALLOW PARTIES TO SEEK IMMEDIATE JUDICIAL REVIEW OF 3 ADMINISTRATIVE LAW JUDGE DECISIONS IN SPECIAL EDUCATION DUE 4 PROCESS HEARINGS. 5 The General Assembly of North Carolina enacts: 6 SECTION 1. G.S. 115C-106.3(5) reads as rewritten: 7 Hearing officers. - Include administrative Administrative law judges as "(5) 8 defined in G.S. 150B-2(1) and hearing review officers. G.S. 150B-2(1)." 9 SECTION 2. G.S. 115C-109.6 reads as rewritten: 10 "§ 115C-109.6. Impartial due process hearings. 11 Any party may file with the Office of Administrative Hearings a petition to request (a) 12 an impartial hearing with respect to any matter relating to the identification, evaluation, or 13 educational placement of a child, or the provision of a free appropriate public education of a 14 child, or a manifestation determination. The party filing the petition must notify the other party 15 and the person designated under G.S. 115C-107.2(b)(9) by simultaneously serving them with a 16 copy of the petition. 17 Notwithstanding any other law, the party shall file a petition under subsection (a) of (b) 18 this section that includes the information required under IDEA and that sets forth an alleged violation that occurred not more than one year before the party knew or reasonably should have 19 20 known about the alleged action that forms the basis of the petition. The issues for review under 21 this section are limited to those set forth in subsection (a) of this section. The party requesting 22 the hearing may not raise issues that were not raised in the petition unless the other party agrees 23 otherwise. 24 (c) The one-year restriction in subsection (b) of this section shall not apply to a parent if 25 the parent was prevented from requesting the hearing due to (i) specific misrepresentations by 26 the local educational agency that it had resolved the problem forming the basis of the petition, or 27 (ii) the local educational agency's withholding of information from the parent that was required 28 under State or federal law to be provided to the parent. 29 The hearing shall be conducted in the county where the child attends school or is (d) 30 entitled to enroll under G.S. 115C-366, unless the parties mutually agree to a different venue. The hearing shall be closed to the public unless the parent requests in writing that the 31 (e) 32 hearing be open to the public. 33 (f) Subject to G.S. 115C-109.7, the decision of the administrative law judge shall be 34 made on substantive grounds based on a determination of whether the child received a free 35 appropriate public education. Following the hearing, the administrative law judge shall issue a 36 written decision regarding the issues set forth in subsection (a) of this section. The decision shall



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	contain findings of fact and conclusions of law. Notwithstanding Chapter 150B of the General	al
2	Statutes, the The decision of the administrative law judge becomes final and is not subject t	
3	further review unless appealed to the Review Officer an aggrieved party brings a civil action	
ŀ	under G.S. 115C-109.9. subsection (h2) of this section.	
5	(g) A copy of the administrative law judge's decision shall be served upon each party an	ıd
)	a copy shall be furnished to the attorneys of record. The written notice shall contain a statemer	
	informing the parties of the availability of appeal and the 30 day limitation period for appeal a	
	set forth in G.S. 115C-109.9. right to file a civil action and the 30-day limitation period for filin	
	a civil action under subsection (h2) of this section.	
	(h) In addition to the petition, the parties shall simultaneously serve a copy of a	ıll
	pleadings, agreements, and motions under this Part with the person designated by the State Boar	
	under G.S. 115C-107.2(b)(9). The Office of Administrative Hearings shall simultaneously serv	
	a copy of all orders and decisions under this Part with the person designated by the State Boar	
	under G.S. 115C-107.2(b)(9).	
	(h1) The State Board shall enforce the final decision of the administrative law judge under	er
	G.S. 115C-109.6 by ordering a local educational agency to comply with one or more of th	
	following:	_
	(1) To provide a child with appropriate education.	
	(2) To place a child in a private school that is approved to provide special	al
	education and that can provide the child an appropriate education.	
	(3) To reimburse parents for reasonable private school placement costs i	in
	accordance with this Article and IDEA when it is determined that the local	al
	educational agency did not offer or provide the child with appropriat	te
	education and the private school in which the parent placed the child was a	
	approved school and did provide the child an appropriate education.	
	(h2) Any party who is aggrieved by the findings and decision of a hearing officer under	er
	this Part may institute a civil action in State court within 30 days after receipt of the notice of the	<u>ie</u>
	decision or in federal court as provided in 20 U.S.C. § 1415.	
	(h3) Except as provided under IDEA, upon the filing of a petition under G.S. 115C-109.	<u>.6</u>
	and during the pendency of any proceedings under this Part, the child must remain in the child	l's
	then-current educational placement or, if applying for initial admission to a public school, the	
	child must be placed in the public school. Notwithstanding this subsection, the parties may agree	
	in writing to a different educational placement for the child during the pendency of an	<u>ıy</u>
	proceedings under this section.	
	(i) Nothing in this section shall be construed to preclude a parent from filing a separat	te
	due process petition on an issue separate from a petition already filed.	_
	(j) The State Board, through the Exceptional Children Division, and the State Office of	
	Administrative Hearings shall develop and enter into a binding memorandum of understandin	-
	to ensure compliance with the statutory and regulatory procedures and timelines applicable under	
	IDEA to due process hearings and to hearing officers' decisions, and to ensure the parties' du	
	process rights to a fair and impartial hearing. This memorandum of understanding shall b	
	amended if subsequent changes to IDEA are made. The procedures and timelines shall be mad	
	part of the Board's procedural safeguards that are made available to parents and the public under	er
	G.S. 115C-109.1 and G.S. 115C-109.5."	
	<b>SECTION 3.</b> G.S. 115C-109.9 is repealed.	
	<b>SECTION 4.</b> This act is effective when it becomes law.	