## House File 400 - Enrolled

House File 400

## AN ACT

RELATING TO THE VACATION OF CERTAIN TERMINATION OF PARENTAL RIGHTS ORDERS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 600A.9, subsection 2, Code 2023, is amended to read as follows:

2. a. If an order is issued under subsection 1, paragraph "b" of this section, the juvenile court shall retain jurisdiction to change a quardian or custodian and to allow a terminated parent or any putative biological parent to request vacation or appeal of the termination order which request must be made within thirty days of issuance of the granting of the order. The period for request by a terminated parent or by a putative biological parent for vacation or appeal shall not be waived or extended and a vacation or appeal shall not be granted after the expiration of this period. juvenile court shall grant the vacation request only if it is in the best interest of the child. The supreme court shall prescribe rules to establish a period of thirty days, which shall not be waived or extended, in which a terminated or putative biological parent may request a vacation or appeal of a termination order.

b. If an order is issued under subsection 1, paragraph " $b$ ",
to terminate the parental rights of a biological parent who
indicated in the parent's petition for termination of parental
rights the grounds for termination specified in section 600A.8,
subsection 1, but an order to terminate the parental rights
of any other putative biological parent is not issued by the
court pursuant to subsection 1, paragraph "b", nor has the
other putative biological parent consented to the adoption in
lieu of termination of the parent's parental rights, thereby
prohibiting the filing of an adoption petition pursuant to
section 600.3, subsection 2, the court shall allow the parent
for whom the court issued an order terminating parental
rights to request a vacation of the order within thirty days
of issuance of the granting of the order. The period for
request by a terminated parent for vacation shall not be waived
or extended and a vacation shall not be granted after the
expiration of this period. The juvenile court shall grant the
vacation request only if it is in the best interest of the
child. The supreme court shall prescribe rules to establish a
period of thirty days, which shall not be waived or extended,
in which a terminated parent may request a vacation of a
termination order under this paragraph "b".

<del></del>	
PAT GRASSLEY	AMY SINCLAIR
Speaker of the House	President of the Senate

I hereby certify that this bill originated in the House and is known as House File 400, Ninetieth General Assembly.

		MEGHAN NELSON
		Chief Clerk of the House
Approved	_, 2023	
		KIM REYNOLDS
		Governor