

2015-2016 General Assembly

SENATE BILL 124: Assumed Business Name/Industrial Commission Contempt/Parks, Part III: Clarify Industrial Commission Referral of Indirect Contempt

		L	
Committee:		Date:	July 29, 2016
Introduced by:		Prepared by:	Brad Krehely
Analysis of:	Part III of S.L. 2016-100		Staff Attorney

OVERVIEW: Part III of S.L. 2016-100 clarifies how the Industrial Commission refers matters of indirect criminal contempt to the district court. It provides that to initiate plenary proceedings, the Industrial Commission must issue and file with the clerk of court an order to appear and show cause. It also provides that, if appropriate, the Commission must enter an order for arrest if it believes that the person ordered to appear will not appear in response to the order.

This Part becomes effective October 1, 2016, and applies to proceedings for indirect criminal contempt filed on or after that date.

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.