

1 SEC. 7. Section six hundred nine point eleven (609.11), Code 1975, is amended
 2 by striking the section and inserting in lieu thereof the following:
 3 **609.11 Certification.** When the jury lists prescribed by this chapter are
 4 completed, they shall be certified by the appointive commissioners in
 5 substantially the following form:
 6 We,, and,
 7 constituting the jury commission for county, do hereby certify
 8 that the foregoing lists do not, to our knowledge and belief, contain the name of
 9 any person who should be excluded under section six hundred nine point two
 10 (609.2) of the Code.

1 SEC. 8. Sections six hundred eight point nine (608.9), six hundred nine point
 2 eight (609.8), six hundred nine point nine (609.9), six hundred nine point ten
 3 (609.10) and six hundred nine point thirteen (609.13), Code 1975, are repealed.

Approved May 28, 1976

CHAPTER 1236

APPEARANCE OF NON-IOWA ATTORNEYS

S. F. 1119

AN ACT relating to the appearance by non-Iowa attorneys as counsel in matters pending in courts of this state.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section six hundred ten point thirteen (610.13), Code 1975, is
 2 amended to read as follows:
 3 **610.13 Nonresident attorney—appointment of local attorney.** Any member of
 4 the bar of another state, actually engaged in any cause or matter pending in any
 5 court of this state, may be permitted by such court to appear in and conduct such
 6 cause or matter while retaining his residence in another state, without being
 7 subject to the foregoing provisions of this chapter; provided that at the time he
 8 enters his appearance he files with the clerk of such court the written appointment
 9 of some attorney resident *and admitted to practice* in the county where such suit is
 10 ~~pending~~ *state of Iowa*, upon whom service may be had in all matters connected
 11 with said action, with the same effect as if personally made on such foreign
 12 attorney within ~~such county~~ *this state*. In case of failure to make such
 13 appointment, such attorney shall not be permitted to practice as aforesaid, and all
 14 papers filed by him shall be stricken from the files.

Approved May 25, 1976