MAR 4 2004 Place On Calendar

H - 8198

HOUSE FILE 2458 BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO HSB 663)

Passed	House,	Date	<u></u>	Passed	Senate,	Date	
Vote:	Ayes _		Nays	Vote:	Ayes	Nays	
	1	Approv	ved				

A BILL FOR

1 An Act relating to the transfer and apportionment of district 2 associate judges and associate juvenile judges, and to the 3 qualifications of magistrates. 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 5 6

HOUSE FILE 2458

1 Amend House File 2458 as follows: 1. Page 2, by inserting after line 35 the 2 3 following: "Sec. . Section 602.6301, subsection 3, as 4 5 enacted by this Act, is amended by striking the 6 subsection." 7 2. Page 7, by inserting after line 1, the 8 following: 9 "Sec. . Section 602.7103B, subsection 5B, as 10 enacted by this Act, is amended by striking the 11 subsection." 3. Page 7, by inserting after line 11 the 12 13 following: . EFFECTIVE DATE. The sections of this 14 "Sec. 15 Act striking section 602.6301, subsection 3, and 16 section 602.7103B, subsection 5B, take effect July 1, 17 2008." 4. Title page, line 3, by inserting after the 18 19 word "magistrates" the following: ", and providing an 20 effective date". By EICHHORN of Hamilton H-8198 FILED MARCH 9, 2004

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S.F. _____ H.F. _2451

1 Section 1. Section 602.6301, Code Supplement 2003, is
2 amended to read as follows:

3 602.6301 NUMBER AND APPORTIONMENT OF DISTRICT ASSOCIATE 4 JUDGES.

1. There shall be one district associate judge in counties 5 6 having a population of more than thirty-five thousand and less 7 than eighty thousand; two in counties having a population of 8 eighty thousand or more and less than one hundred twenty-five 9 thousand; three in counties having a population of one hundred 10 twenty-five thousand or more and less than two hundred 11 thousand; four in counties having a population of two hundred 12 thousand or more and less than two hundred thirty-five 13 thousand; five in counties having a population of two hundred 14 thirty-five thousand or more and less than two hundred seventy 15 thousand; six in counties having a population of two hundred 16 seventy thousand or more and less than three hundred five 17 thousand; and seven in counties having a population of three 18 hundred five thousand or more. However, a county shall not 19 lose a district associate judgeship solely because of a 20 reduction in the county's population. If the formula provided 21 in this section results in the allocation of an additional 22 district associate judgeship to a county, implementation of 23 the allocation shall be subject to prior approval of the 24 supreme court and availability of funds to the judicial 25 branch. A district associate judge appointed pursuant to 26 section 602.6302 shall not be counted for purposes of this 27 section. A district associate judgeship apportioned pursuant 28 to subsection 2, or a district associate judge transferred 29 pursuant to subsection 3, shall also not be counted for 30 purposes of this section.

31 <u>2. If a vacancy in a district associate judgeship occurs,</u> 32 and the chief justice of the supreme court makes a finding 33 that a substantial disparity exists in the allocation of 34 district associate judgeships and district associate judge 35 workloads between judicial election districts, the chief

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S.F. _____ H.F. _____ H.F.

1 justice may apportion the district associate judgeship from 2 the judicial election district where the vacancy occurs to 3 another judicial election district based upon the substantial 4 disparity finding. However, a district associate judgeship 5 shall not be apportioned pursuant to this subsection unless a 6 majority of the judicial council approves the apportionment. 3. If the chief justice of the supreme court determines a 7 8 substantial disparity exists in the allocation of district 9 associate judgeships and district associate judge workloads 10 between judicial election districts, the chief justice may 11 authorize a voluntary permanent transfer of a district 12 associate judge from one judicial election district to another 13 upon approval by a majority of the judicial council. After 14 approval by the judicial council, the chief justice shall 15 notify all eligible district associate judges of the intent to 16 seek applicants for a voluntary permanent transfer and the 17 terms of such a transfer. A district associate judge is not 18 eligible for a voluntary transfer unless the judge has served 19 a regular term of office as specified in section 46.16. Upon 20 approval of the judge's application, the chief justice may 21 transfer a district associate judge who consents to the 22 transfer within six months of the notification. The transfer 23 of a district associate judge shall take effect within sixty 24 days of the official announcement of the transfer by the chief 25 justice. A district associate judge transferred pursuant to 26 this subsection shall have six months from the date of the 27 announcement of the transfer to establish residency in the 28 judicial election district where the district associate judge 29 is transferred. A district associate judge who has been 30 transferred shall stand for retention in the judicial election 31 district to which the district associate judge has been 32 transferred as provided in chapter 46. A voluntary transfer 33 pursuant to this subsection shall not cause a vacancy of a 34 district associate judgeship in the judicial election district 35 from which the district associate judge was transferred.

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S.F. _____ H.F. 2458

1 Sec. 2. Section 602.6304, subsection 3, Code Supplement 2 2003, is amended to read as follows:

3 3. Within thirty days after a county magistrate appointing 4 commission receives notification of an actual or impending 5 vacancy in the office of district associate judge, other than 6 a vacancy referred to in subsection 2, the commission shall 7 certify to the chief judge of the judicial district the names 8 of three applicants who are nominated by the commission for 9 the vacancy, unless the chief justice has ordered the 10 commission to delay the certification of the nominees to the 11 chief judge. The chief justice may order the delay of the 12 certification for up to one hundred eighty days for budgetary 13 reasons. The commission shall publicize notice of the vacancy 14 in at least two publications in the official county newspaper. 15 The commission shall accept applications for consideration for 16 nomination as district associate judge for a minimum of 17 fifteen days prior to certifying nominations. The commission 18 shall consider the applications and shall, by majority vote, 19 certify to the chief judge of the judicial district the names 20 of three applicants who are nominated by the commission for 21 the vacancy. If there are three or fewer applicants the 22 commission shall certify all applicants who meet the statutory 23 qualifications. Nominees shall be chosen solely on the basis 24 of the qualifications of the applicants, and political 25 affiliation shall not be considered. As used in this 26 subsection, a vacancy is created by the death, retirement, 27 resignation, or removal of a district associate judge, or by 28 an increase in the number of positions authorized. In 29 addition, if a vacancy occurs because a district associate 30 judge is apportioned pursuant to section 602.6301, the vacancy 31 is considered to have occurred in the judicial election 32 district receiving the apportioned district associate judge. 33 Sec. 3. Section 602.6305, subsection 3, Code Supplement 34 2003, is amended to read as follows: 3. A district associate judge must be a resident of a 35

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1 county in which the office is held during the entire term of 2 office, unless the district associate judge is voluntarily 3 transferred pursuant to section 602.6301, subsection 3. A 4 district associate judge shall serve within the judicial 5 district in which appointed or transferred, as directed by the 6 chief judge, and is subject to reassignment under section 7 602.6108.

8 Sec. 4. Section 602.6404, subsections 1 and 3, Code 2003, 9 are amended to read as follows:

10 1. A magistrate shall be a resident of the county of 11 appointment or a contiguous county to the county of 12 appointment within thirty days of appointment, and shall 13 reside in the county of appointment or a contiguous county to 14 the county of appointment during the magistrate's term of 15 office. A magistrate shall serve within the judicial district 16 in which appointed, as directed by the chief judge, provided 17 that the chief judge may assign a magistrate to hold court 18 outside of the county of the magistrate's residence for the 19 orderly administration of justice. A magistrate is subject to 20 reassignment under section 602.6108.

3. A person is-not-required-to must be admitted to the practice of law in this state as a condition of being appointed to the office of magistrate,-but-the-magistrate appointing-commission-shall-first-consider-applicants-who-are admitted-to-practice-law-in-this-state-when-selecting-persons for-the-office-of-magistrate. <u>However, any nonlawyer</u> <u>magistrate serving as a magistrate on July 1, 2004, may</u> <u>continue to serve as a magistrate and is eligible to reapply</u> for appointment pursuant to section 602.6403.

30 Sec. 5. Section 602.7103B, subsection 3, Code Supplement 31 2003, is amended to read as follows:

32 3. Within thirty days after a county magistrate appointing 33 commission receives notification of an actual or impending 34 vacancy in the office of full-time associate juvenile judge, 35 other than a vacancy referred to in subsection 2, the

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1 commission shall certify to the chief judge of the judicial 2 district the names of three applicants who are nominated by 3 the commission for the vacancy, unless the chief justice has 4 ordered the commission to delay the certification of the 5 nominees to the chief judge. The chief justice may order the 6 delay of the certification for up to one hundred eighty days 7 for budgetary reasons. The commission shall publicize notice 8 of the vacancy in at least two publications in the official 9 county newspaper. The commission shall accept applications 10 for consideration for nomination as full-time associate 11 juvenile judge for a minimum of fifteen days prior to 12 certifying nominations. The commission shall consider the 13 applications and shall, by majority vote, certify to the chief 14 judge of the judicial district the names of three applicants 15 who are nominated by the commission for the vacancy. If there 16 are three or fewer applicants, the commission shall certify 17 all applicants who meet the statutory gualifications. 18 Nominees shall be chosen solely on the basis of the 19 gualifications of the applicants, and political affiliation 20 shall not be considered. As used in this subsection, a 21 vacancy is created by the death, retirement, resignation, or 22 removal of a full-time associate juvenile judge, or by an 23 increase in the number of positions authorized. In addition, 24 if a vacancy occurs because an associate juvenile judge is 25 apportioned pursuant to subsection 5A, the vacancy is 26 considered to have occurred in the judicial election district 27 receiving the apportioned associate juvenile judge. Sec. 6. Section 602.7103B, Code Supplement 2003, is 28 29 amended by adding the following new subsections: 30 NEW SUBSECTION. 5A. If a vacancy in an associate juvenile 31 judgeship occurs, and the chief justice of the supreme court 32 makes a finding that a substantial disparity exists in the 33 allocation of associate juvenile judgeships and associate 34 juvenile judge workloads between judicial election districts, 35 the chief justice may apportion the associate juvenile

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1 judgeship from the judicial election district where the 2 vacancy occurs to another judicial election district based 3 upon the substantial disparity finding. However, an associate 4 judgeship shall not be apportioned pursuant to this subsection 5 unless a majority of the judicial council approves the 6 apportionment.

5B. If the chief justice of the supreme 7 NEW SUBSECTION. 8 court determines a substantial disparity exists in the 9 allocation of associate juvenile judgeships and associate 10 juvenile judge workloads between judicial election districts, 11 the chief justice may authorize a voluntary permanent transfer 12 of an associate juvenile judge from one judicial election 13 district to another upon approval by a majority of the 14 judicial council. After approval by the judicial council, the 15 chief justice shall notify all eligible associate juvenile 16 judges of the intent to seek applicants for a voluntary 17 permanent transfer and the terms of such a transfer. An 18 associate juvenile judge is not eligible for a voluntary 19 transfer unless the judge has served a regular term of office 20 as specified in section 46.16. Upon approval of the judge's 21 application, the chief justice may transfer an associate 22 juvenile judge who consents to the transfer within six months 23 of the notification. The transfer of an associate juvenile 24 judge shall take effect within sixty days of the official 25 announcement of the transfer by the chief justice. An 26 associate juvenile judge transferred pursuant to this 27 subsection shall have six months from the date of the 28 announcement of the transfer to establish residency in the 29 judicial election district where the associate juvenile judge 30 is transferred. An associate juvenile judge who has been 31 transferred shall stand for retention in the judicial election 32 district to which the associate juvenile judge has been 33 transferred as provided in chapter 46. A voluntary transfer 34 pursuant to this subsection shall not cause a vacancy of a 35 judgeship in the judicial election district from which the

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S.F. H.F. **2453**

1 associate juvenile judge was transferred.

2 Sec. 7. Section 602.7103C, subsection 3, Code 2003, is 3 amended to read as follows:

4 3. A full-time associate juvenile judge must be a resident 5 of a county in which the office is held during the entire term 6 of office, unless the associate juvenile judge voluntarily 7 transfers pursuant to section 602.7103B, subsection 5B. A 8 full-time associate juvenile judge shall serve within the 9 judicial district in which appointed <u>or transferred</u>, as 10 directed by the chief judge, and is subject to reassignment 11 under section 602.6108.

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EXPLANATION

13 This bill relates to the transfer and apportionment of 14 district associate judges and associate juvenile judges, and 15 to the qualifications of magistrates.

16 The bill provides that if a vacancy in a district associate 17 judgeship occurs, and the chief justice makes a finding that a 18 substantial disparity exists in the allocation of district 19 associate judgeships and district associate judicial workloads 20 between judicial election districts, the chief justice may 21 apportion the vacant district associate judgeship to another 22 judicial election district if a majority of the judicial 23 council approves the apportionment.

Also under the bill, if the chief justice has determined that a substantial disparity exists, the chief justice may also authorize a voluntary permanent transfer of a district associate judge from one judicial election district to another, upon approval of a majority of the judicial council. A judge who voluntarily transfers shall establish residency in the new judicial election district within six months of the transfer and shall stand for retention in the new judicial election district. A district associate judge is not eligible for a voluntary transfer unless the judge has served a regular at term of office.

35 The provisions of the bill relating to the apportionment of

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S.F. _____ H.F. _____458

1 a district associate judge to another judicial election 2 district and to the voluntary transfer of a district associate 3 judge also apply to associate juvenile judges.

The bill also requires that any newly appointed magistrates be an attorney; provided, however, that current nonlawyer magistrates would not lose their position as a result of this change and would be eligible to apply and be reappointed as a magistrate in the future.

9 The bill permits an applicant to be a resident of another 10 county when applying for a magistrate position, but the 11 applicant must be a resident of the county of appointment or a 12 county contiguous to the county of appointment within 30 days 13 of appointment.

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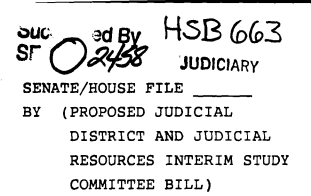
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LSB 5127HV 80 jm/gg/14 Muddox, Chair Paulssn Struyk



Passed	Senate,	Date	Passed	House,	Date	<u></u>
Vote:	Ayes	Nays	Vote:	Ayes	Nays _	
	Ap	proved			_	

A BILL FOR

l	An	Act relating to the transfer and apportionment of district
2		associate judges and associate juvenile judges, and to the
3		qualifications of magistrates.
4	BE	IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
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1 Section 1. Section 602.6301, Code Supplement 2003, is 2 amended to read as follows:

3 602.6301 NUMBER AND APPORTIONMENT OF DISTRICT ASSOCIATE 4 JUDGES.

1. There shall be one district associate judge in counties 5 6 having a population of more than thirty-five thousand and less 7 than eighty thousand; two in counties having a population of 8 eighty thousand or more and less than one hundred twenty-five 9 thousand; three in counties having a population of one hundred 10 twenty-five thousand or more and less than two hundred 11 thousand; four in counties having a population of two hundred 12 thousand or more and less than two hundred thirty-five 13 thousand; five in counties having a population of two hundred 14 thirty-five thousand or more and less than two hundred seventy 15 thousand; six in counties having a population of two hundred 16 seventy thousand or more and less than three hundred five 17 thousand; and seven in counties having a population of three 18 hundred five thousand or more. However, a county shall not 19 lose a district associate judgeship solely because of a 20 reduction in the county's population. If the formula provided 21 in this section results in the allocation of an additional 22 district associate judgeship to a county, implementation of 23 the allocation shall be subject to prior approval of the 24 supreme court and availability of funds to the judicial 25 branch. A district associate judge appointed pursuant to 26 section 602.6302 shall not be counted for purposes of this 27 section. A district associate judgeship apportioned pursuant 28 to subsection 2, or a district associate judge transferred 29 pursuant to subsection 3, shall also not be counted for 30 purposes of this section.

31 <u>2. If a vacancy in a district associate judgeship occurs,</u> 32 and the chief justice of the supreme court makes a finding 33 that a substantial disparity exists in the allocation of 34 district associate judgeships and district associate judge 35 workloads between judicial election districts, the chief

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1 justice may apportion the district associate judgeship from 2 the judicial election district where the vacancy occurs to 3 another judicial election district based upon the substantial 4 disparity finding. However, a district associate judgeship 5 shall not be apportioned pursuant to this subsection unless a 6 majority of the judicial council approves the apportionment. 7 3. If the chief justice of the supreme court determines a 8 substantial disparity exists in the allocation of district 9 associate judgeships and district associate judge workloads 10 between judicial election districts, the chief justice may ll authorize a voluntary permanent transfer of a district 12 associate judge from one judicial election district to another 13 upon approval by a majority of the judicial council. After 14 approval by the judicial council, the chief justice shall 15 notify all eligible district associate judges of the intent to 16 seek applicants for a voluntary permanent transfer and the 17 terms of such a transfer. A district associate judge is not 18 eligible for a voluntary transfer unless the judge has served 19 a regular term of office as specified in section 46.16. Upon 20 approval of the judge's application, the chief justice may 21 transfer a district associate judge who consents to the 22 transfer within six months of the notification. The transfer 23 of a district associate judge shall take effect within sixty 24 days of the official announcement of the transfer by the chief 25 justice. A district associate judge transferred pursuant to 26 this subsection shall have six months from the date of the 27 announcement of the transfer to establish residency in the 28 judicial election district where the district associate judge 29 is transferred. A district associate judge who has been 30 transferred shall stand for retention in the judicial election 31 district to which the district associate judge has been 32 transferred as provided in chapter 46. A voluntary transfer 33 pursuant to this subsection shall not cause a vacancy of a 34 district associate judgeship in the judicial election district 35 from which the district associate judge was transferred.

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1 Sec. 2. Section 602.6304, subsection 3, Code Supplement 2 2003, is amended to read as follows:

3. Within thirty days after a county magistrate appointing 3 4 commission receives notification of an actual or impending 5 vacancy in the office of district associate judge, other than 6 a vacancy referred to in subsection 2, the commission shall 7 certify to the chief judge of the judicial district the names 8 of three applicants who are nominated by the commission for 9 the vacancy, unless the chief justice has ordered the 10 commission to delay the certification of the nominees to the 11 chief judge. The chief justice may order the delay of the 12 certification for up to one hundred eighty days for budgetary 13 reasons. The commission shall publicize notice of the vacancy 14 in at least two publications in the official county newspaper. 15 The commission shall accept applications for consideration for 16 nomination as district associate judge for a minimum of 17 fifteen days prior to certifying nominations. The commission 18 shall consider the applications and shall, by majority vote, 19 certify to the chief judge of the judicial district the names 20 of three applicants who are nominated by the commission for 21 the vacancy. If there are three or fewer applicants the 22 commission shall certify all applicants who meet the statutory 23 qualifications. Nominees shall be chosen solely on the basis 24 of the qualifications of the applicants, and political 25 affiliation shall not be considered. As used in this 26 subsection, a vacancy is created by the death, retirement, 27 resignation, or removal of a district associate judge, or by 28 an increase in the number of positions authorized. In 29 addition, if a vacancy occurs because a district associate 30 judge is apportioned pursuant to section 602.6301, the vacancy 31 is considered to have occurred in the judicial election 32 district receiving the apportioned district associate judge. 33 Sec. 3. Section 602.6305, subsection 3, Code Supplement 34 2003, is amended to read as follows: 35 3. A district associate judge must be a resident of a

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1 county in which the office is held during the entire term of 2 office, unless the district associate judge is voluntarily 3 transferred pursuant to section 602.6301, subsection 3. A 4 district associate judge shall serve within the judicial 5 district in which appointed or transferred, as directed by the 6 chief judge, and is subject to reassignment under section 7 602.6108.

8 Sec. 4. Section 602.6404, subsections 1 and 3, Code 2003, 9 are amended to read as follows:

A magistrate shall be a resident of the county of 10 1. 11 appointment or a contiguous county to the county of 12 appointment within thirty days of appointment, and shall 13 reside in the county of appointment or a contiguous county to 14 the county of appointment during the magistrate's term of 15 office. A magistrate shall serve within the judicial 16 district in which appointed, as-directed-by-the-chief-judge7 17 provided-that-the-chief-judge-may-assign-a-magistrate-to but 18 may hold court outside of the county of the magistrate's 19 residence for the orderly administration of justice. A 20 magistrate is subject to reassignment under section 602.6108. 21 3. A person is-not-required-to must be admitted to the 22 practice of law in this state as a condition of being 23 appointed to the office of magistrate,-but-the-magistrate 24 appointing-commission-shall-first-consider-applicants-who-are 25 admitted-to-practice-law-in-this-state-when-selecting-persons 26 for-the-office-of-magistrate. However, any nonlawyer 27 magistrate serving as a magistrate on July 1, 2004, may 28 continue to serve as a magistrate and is eligible to reapply 29 for appointment pursuant to section 602.6403.

30 Sec. 5. Section 602.7103B, subsection 3, Code Supplement 31 2003, is amended to read as follows:

32 3. Within thirty days after a county magistrate appointing 33 commission receives notification of an actual or impending 34 vacancy in the office of full-time associate juvenile judge, 35 other than a vacancy referred to in subsection 2, the

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1 commission shall certify to the chief judge of the judicial 2 district the names of three applicants who are nominated by 3 the commission for the vacancy, unless the chief justice has 4 ordered the commission to delay the certification of the 5 nominees to the chief judge. The chief justice may order the 6 delay of the certification for up to one hundred eighty days 7 for budgetary reasons. The commission shall publicize notice 8 of the vacancy in at least two publications in the official 9 county newspaper. The commission shall accept applications 10 for consideration for nomination as full-time associate 11 juvenile judge for a minimum of fifteen days prior to 12 certifying nominations. The commission shall consider the 13 applications and shall, by majority vote, certify to the chief 14 judge of the judicial district the names of three applicants 15 who are nominated by the commission for the vacancy. If there 16 are three or fewer applicants, the commission shall certify 17 all applicants who meet the statutory qualifications. 18 Nominees shall be chosen solely on the basis of the 19 qualifications of the applicants, and political affiliation 20 shall not be considered. As used in this subsection, a 21 vacancy is created by the death, retirement, resignation, or 22 removal of a full-time associate juvenile judge, or by an 23 increase in the number of positions authorized. In addition, 24 if a vacancy occurs because an associate juvenile judge is 25 apportioned pursuant to subsection 5A, the vacancy is 26 considered to have occurred in the judicial election district 27 receiving the apportioned associate juvenile judge. 28 Sec. 6. Section 602.7103B, Code Supplement 2003, is 29 amended by adding the following new subsections: 30 NEW SUBSECTION. 5A. If a vacancy in an associate juvenile 31 judgeship occurs, and the chief justice of the supreme court 32 makes a finding that a substantial disparity exists in the 33 allocation of associate juvenile judgeships and associate 34 juvenile judge workloads between judicial election districts, 35 the chief justice may apportion the associate juvenile

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1 judgeship from the judicial election district where the 2 vacancy occurs to another judicial election district based 3 upon the substantial disparity finding. However, an associate 4 judgeship shall not be apportioned pursuant to this subsection 5 unless a majority of the judicial council approves the 6 apportionment.

NEW SUBSECTION. 5B. If the chief justice of the supreme 7 8 court determines a substantial disparity exists in the 9 allocation of associate juvenile judgeships and associate 10 juvenile judge workloads between judicial election districts, 11 the chief justice may authorize a voluntary permanent transfer 12 of an associate juvenile judge from one judicial election 13 district to another upon approval by a majority of the 14 judicial council. After approval by the judicial council, the 15 chief justice shall notify all eligible associate juvenile 16 judges of the intent to seek applicants for a voluntary 17 permanent transfer and the terms of such a transfer. An 18 associate juvenile judge is not eligible for a voluntary 19 transfer unless the judge has served a regular term of office 20 as specified in section 46.16. Upon approval of the judge's 21 application, the chief justice may transfer an associate 22 juvenile judge who consents to the transfer within six months 23 of the notification. The transfer of an associate juvenile 24 judge shall take effect within sixty days of the official 25 announcement of the transfer by the chief justice. An 26 associate juvenile judge transferred pursuant to this 27 subsection shall have six months from the date of the 28 announcement of the transfer to establish residency in the 29 judicial election district where the associate juvenile judge 30 is transferred. An associate juvenile judge who has been 31 transferred shall stand for retention in the judicial election 32 district to which the associate juvenile judge has been 33 transferred as provided in chapter 46. A voluntary transfer 34 pursuant to this subsection shall not cause a vacancy of a 35 judgeship in the judicial election district from which the

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1 associate juvenile judge was transferred.

2 Sec. 7. Section 602.7103C, subsection 3, Code 2003, is 3 amended to read as follows:

4 3. A full-time associate juvenile judge must be a resident 5 of a county in which the office is held during the entire term 6 of office, unless the associate juvenile judge voluntarily 7 transfers pursuant to section 602.7103B, subsection 5B. A 8 full-time associate juvenile judge shall serve within the 9 judicial district in which appointed <u>or transferred</u>, as 10 directed by the chief judge, and is subject to reassignment 11 under section 602.6108.

EXPLANATION

13 This bill relates to the transfer and apportionment of 14 district associate judges and associate juvenile judges, and 15 to the qualifications of magistrates.

16 The bill provides that if a vacancy in a district associate 17 judgeship occurs, and the chief justice makes a finding that a 18 substantial disparity exists in the allocation of district 19 associate judgeships and district associate judicial workloads 20 between judicial election districts, the chief justice may 21 apportion the vacant district associate judgeship to another 22 judicial election district if a majority of the judicial 23 council approves the apportionment.

Also under the bill, if the chief justice has determined that a substantial disparity exists, the chief justice may also authorize a voluntary permanent transfer of a district associate judge from one judicial election district to another, upon approval of a majority of the judicial council. A judge who voluntarily transfers shall establish residency in the new judicial election district within six months of the transfer and shall stand for retention in the new judicial election district. A district associate judge is not eligible for a voluntary transfer unless the judge has served a regular at term of office.

35 The provisions of the bill relating to the apportionment of

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a district associate judge to another judicial election
 2 district and to the voluntary transfer of a district associate
 3 judge also apply to associate juvenile judges.

4 The bill also requires that any newly appointed magistrates 5 be an attorney; provided, however, that current nonlawyer 6 magistrates would not lose their position as a result of this 7 change and would be eligible to apply and be reappointed as a 8 magistrate in the future.

9 The bill permits an applicant to be a resident of another 10 county when applying for a magistrate position, but the 11 applicant must be a resident of the county of appointment or a 12 county contiguous to the county of appointment within 30 days 13 of appointment.

14 The bill provides that a magistrate be allowed to serve as 15 magistrate in a county other than the magistrate's county of 16 residence without special approval from the chief judge.

17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 LSB 5127IC 80