SENATE FILE BY (PROPOSED COMMITTEE ON JUDICIARY BILL BY CHAIRPERSON KREIMAN)

 Passed Senate, Date
 Passed House, Date

 Vote:
 Ayes

 Approved
 Vote:

## A BILL FOR

1 An Act relating to the consideration of inherited or gifted 2 property in dissolution=of=marriage property division 3 proceedings. 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 5 TLSB 1826XC 82 6 pf/es/88

PAG LIN

 Section 1. Section 598.21, subsection 5, unnumbered
 paragraph 1, Code 2007, is amended to read as follows:
 The court shall divide all property, except inherited
 property or gifts received or expected by one party, equitably
 between the parties after considering all of the following:
 Sec. 2. Section 598.21, subsection 5, paragraph i, Code
 2007 is amended to read as follows: 1 1 1 3 1 1 1 1 7 2007, is amended to read as follows: 1 8 i. Other economic circumstances of each party, including 1 9 pension benefits, vested or unvested, and future interests. 1 10 Future interests may be considered, but expectancies and future interests arising from inherited or gifted property 11 1 12 shall not be considered. 1 13 EXPLANATION This bill provides that in the division of property under a 1 14 1 15 dissolution of marriage, in addition to the court not 1 16 including inherited property or gifts received by one party, 1 17 the court is not to include inherited or gifted property 1 17 the could is not to include interfect of gifted property, 1 18 expected by one party. Also, with regard to the consideration 1 19 of future interests, the bill provides that expectancies and 1 20 future interests arising from inherited or gifted property are 1 21 not to be considered in the division of property. 1 22 LSB 1826XC 82 1 23 pf:rj/es/88