SENATE/HOUSE FILE

BY (PROPOSED JUDICIAL BRANCH BILL)

A BILL FOR

An Act relating to qualifications to practice law in Iowa
 and regulation of persons admitted to practice law in a
 jurisdiction of the United States other than Iowa.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

S.F. _____ H.F. _____

1 Section 1. Section 602.10102, Code 2019, is amended to read 2 as follows:

3 602.10102 Qualifications for admission.

4 Every applicant for such admission shall be a person of 5 honesty, integrity, trustworthiness, truthfulness and one who 6 appreciates and will adhere to a code of conduct for lawyers 7 as adopted by the supreme court. The applicant shall be an 8 inhabitant of this state, and shall have actually and in good 9 faith pursued a regular course of study of the law and shall 10 have graduated from some reputable law school. The application 11 form shall not contain a recent photograph of the applicant. 12 An applicant shall not be ineligible for registration because 13 of age, citizenship, sex, race, religion, marital status or 14 national origin although the application form may require 15 citizenship information. The board may consider the past 16 record of guilty pleas and convictions of public offenses of an 17 applicant. Character references may be required; however, such 18 references shall not be restricted to lawyers.

19 Sec. 2. Section 602.10109, Code 2019, is amended to read as 20 follows:

21 602.10109 Practitioners from other states <u>United States</u>
22 jurisdictions.

Any person who is a resident of this state, and has been admitted to the bar of any other state in the United States, the District of Columbia, or a territory of the United States, may, in the discretion of the court, be admitted to practice in this state without examination or proof of a period of study. The person, in the application for admission to practice law in this state, in addition to all other requirements stated in this chapter, shall establish that the person has practiced law for five full years under license in such jurisdiction within and still holds a license to practice law. The teaching of law as a full-time instructor in a recognized law school in this state or some other state shall for the purpose of this section

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1 be deemed the practice of law. Any person who has discharged 2 actual legal duties as a member of the armed services of 3 the United States shall be deemed to have practiced law for 4 the purposes of this section if certified to as such by the 5 judge advocate general of the service. The court may charge 6 an investigation fee based upon the cost of conducting the 7 investigation as determined by the court.

8 Sec. 3. Section 602.10111, Code 2019, is amended to read as 9 follows:

10 602.10111 Nonresident Non-Iowa attorney — appointment of
11 local Iowa attorney.

12 Any member of the bar of another state, the District of 13 Columbia, or a territory of the United States actually engaged 14 in any cause or matter pending in any court of this state, may 15 be permitted by such court to appear in and conduct such cause 16 or matter while retaining the attorney's residence in another 17 state, without being subject to this article; provided that at 18 the time the attorney enters an appearance the attorney files 19 with the clerk of such court the written appointment of some 20 attorney resident and admitted to practice in the state of 21 Iowa, upon whom service may be had in all matters connected 22 with said action, with the same effect as if personally made on 23 such foreign attorney within this state. In case of failure to 24 make such appointment, such attorney shall not be permitted to 25 practice as provided in this section, and all papers filed by 26 the attorney shall be stricken from the files.

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The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

EXPLANATION

This bill removes the requirement that an applicant for admission to practice law (be admitted to the bar) in Iowa be a resident of Iowa. The bill, in part, is a response to the Junited States Supreme Court's decision in Supreme Court of New Hampshire v. Piper, 470 U.S. 274 (1985). That case held that a state residency requirement to be admitted to the bar violated

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1 the Privileges and Immunities Clause of the United States
2 Constitution.

3 The bill provides that people who are qualified to be 4 admitted to practice law in Iowa at the discretion of the 5 court include not only persons who have been admitted to the 6 bars of any other state or the District of Columbia but also a 7 territory of the United States.

8 Finally, the bill provides that an out-of-state attorney 9 admitted to the bar of the District of Columbia or a territory 10 of the United States may apply to appear pro hac vice in an Iowa 11 case and removes the requirement that the local attorney be a 12 resident of Iowa; however, it maintains the requirement that 13 the local attorney be admitted to practice law in the state of 14 Iowa.

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