602.10111 Non-Iowa attorney — appointment of Iowa attorney.

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

[C51, §1612; R60, §2702; C73, §210; C97, §316; S13, §316; C24, 27, 31, 35, 39, §**10919;** C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, §610.13] 83 Acts, ch 186, §10202(2) CS83, §602.10111 2009 Acts, ch 133, §173; 2019 Acts, ch 48, §3 See Iowa Ct.R. 31.14