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*See infra* note 37 and accompanying text; Thomas J. Andersen, *The Federal Practice Exception: Limitations on State Regulation of Federal Practitioners*, 23 W. ST. U. L. REV. 281 (1996). Also, the Federal Constitution imposes some restrictions on state unauthorized practice laws as it does on most other kinds of state laws. *See* CHARLES W. WOLFRAM, MODERN LEGAL ETHICS 827-28 (1986); Deborah L. Rhode, *Policing the Professional Monopoly: A Constitutional and Empirical Analysis of Unauthorized Practice Prohibitions*, 34 STAN. L. REV. 1, 44-96 (1981). On federal unauthorized practice of law and federal unauthorized practice restrictions, also see William T. Barker, *Extrajurisdictional Practice by Lawyers*, 56 BUS. LAW. 1501, 1536-58 (2001).

justifications advanced by courts and others in their interpretive conclusions as to the scope of state court power, including power over unauthorized law practice. In Part IV, some