By: Hernandez

H.B. No. 1363

A BILL TO BE ENTITLED 1 AN ACT 2 relating to implicit bias training for justices and judges of state courts, judicial officers, certain court personnel, and attorneys 3 licensed to practice law in this state. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. The heading to Chapter 56, Government Code, is amended to read as follows: 7 CHAPTER 56. JUDICIAL AND COURT PERSONNEL TRAINING [FUND] 8 9 SECTION 2. Chapter 56, Government Code, is amended by designating Sections 56.001, 56.002, 56.003, 56.004, 56.005, 10 11 56.006, and 56.007 as Subchapter A and adding a subchapter heading 12 to read as follows: SUBCHAPTER A. JUDICIAL AND COURT PERSONNEL TRAINING FUND 13 14 SECTION 3. Section 56.005(c), Government Code, is amended to read as follows: 15 An entity receiving a grant of funds from the court of 16 (c) criminal appeals under this <u>subchapter</u> [chapter] for the education 17 of municipal court judges and their personnel shall designate a 18 committee to recommend educational requirements and course 19 content, credit, and standards for the purposes of the grant 20 21 awarded. 22 SECTION 4. Section 56.006, Government Code, is amended to 23 read as follows:

24 Sec. 56.006. RULES; OVERSIGHT. (a) The court of criminal

1 appeals may adopt rules for programs relating to education and 2 training for attorneys, judges, justices of the peace, district 3 clerks, county clerks, law enforcement officers, law students, 4 other participants, and court personnel, including court 5 coordinators, as provided by Section 56.003 <u>and Subchapter B</u> and 6 for the administration of those programs, including rules that:

7 (1) require entities receiving a grant of funds to8 provide legislatively required training; and

9 (2) base the awarding of grant funds to an entity on 10 qualitative information about the entity's programs or services and 11 the entity's ability to meet financial performance standards.

12 (b) The court of criminal appeals, for the proper administration of this chapter and as part of its oversight of 13 14 training programs for attorneys, judges, justices of the peace, 15 district clerks, county clerks, law enforcement officers, law students, other participants, and court personnel, including court 16 17 coordinators, as provided by Section 56.003 and Subchapter B, shall monitor both the financial performance and the program performance 18 19 of entities receiving a grant of funds under this subchapter [chapter]. 20

21 SECTION 5. Section 56.007, Government Code, is amended to 22 read as follows:

Sec. 56.007. ADMINISTRATIVE EXPENSES. An entity receiving a grant of funds from the court of criminal appeals under this <u>subchapter</u> [chapter] for continuing legal education, technical assistance, and other support programs may not use grant funds to pay any costs of the entity not related to approved grant

H.B. No. 1363 1 activities. 2 SECTION 6. Chapter 56, Government Code, is amended by 3 adding Subchapter B to read as follows: 4 SUBCHAPTER B. JUDICIAL TRAINING 5 Sec. 56.051. REQUIRED IMPLICIT BIAS TRAINING. (a) This 6 section applies to: 7 (1) justices of the supreme court, judges of appellate courts, district courts, and county courts at law, county courts 8 performing judicial functions, full-time associate judges and 9 masters appointed pursuant to Chapter 201, Family Code, masters, 10 magistrates, referees, and associate judges appointed pursuant to 11 Chapter 54 or 54A, and judges of justice courts and municipal 12 13 courts; and 14 (2) as determined by the supreme court, any judicial 15 officer and court personnel who interact with the public on matters 16 before a court. 17 (b) Each person subject to this section shall complete an implicit bias course regarding racial, ethnic, gender, religious, 18 age, mental disability, and physical disability and sexual 19 harassment issues. 20 21 (c) An implicit bias course must include: (1) information on the social science of implicit 22 bias, explicit bias, unconscious bias, and systemic implicit bias, 23 24 including the manner in which bias affects institutional policies 25 and practices; 26 (2) a discussion of the historical reasons for, and the present consequences of, the implicit biases people hold; 27

1	(3) examples of:
2	(A) the manner in which implicit bias affects the
3	perceptions, judgments, and actions of judges, judicial officers,
4	and other court personnel; and
5	(B) the unacceptable disparities in access to
6	justice that result from those perceptions, judgments, and actions;
7	(4) administration of implicit association tests to
8	increase awareness of unconscious biases;
9	(5) strategies to reduce the impact of implicit bias
10	on parties before the court, court staff, and the public; and
11	(6) a discussion of the manner in which judges and
12	judicial officers are able to counteract the effect of juror
13	implicit bias on the outcome of cases.
14	(d) The court of criminal appeals shall approve a course
15	that provides the instruction required by this section. To be
16	approved by the court of criminal appeals, the instructor of the
17	course must have academic training regarding implicit bias or have
18	experience providing training to legal professionals about
19	implicit bias and the effects of that bias on people accessing and
20	interacting with the legal system.
21	(e) Each person subject to this section must complete
22	through a course the court of criminal appeals approves two hours of
23	implicit bias instruction every two years beginning:
24	(1) the year the justice or judge is elected or
25	appointed to office; or
26	(2) the year the person began employment as a judicial
27	officer or court personnel in a position the court of criminal

1 appeals determines requires training.

2 (f) The court of criminal appeals shall adopt rules to 3 administer this section.

4 SECTION 7. Subchapter H, Chapter 81, Government Code, is 5 amended by adding Section 81.1135 to read as follows:

6 Sec. 81.1135. CONTINUING EDUCATION ON IMPLICIT BIAS. (a) Each attorney licensed to practice law in this state is subject to 7 this section and required to attend continuing education on 8 implicit bias and bias-reducing strategies to address the manner in 9 which unintended biases regarding racial, ethnic, gender, 10 religious, age, mental disability, and physical disability and 11 sexual harassment issues undermine confidence in the legal system. 12 (b) An attorney shall complete one hour of the continuing 13 education program required under this section for each continuing 14

15 education requirement compliance period.

16 (c) A course qualifies for continuing education under this 17 section if the course:

18 (1) discusses actions an attorney may take to 19 recognize and address the attorney's implicit biases;

20 <u>(2) instructs attorneys in critically examining</u> 21 <u>common stereotypes and cultural assumptions often held by</u> 22 <u>communities;</u>

23 (3) facilitates the observation and exploration of
 24 cultural differences to increase a participant's:

25 (A) awareness of the effect cultural differences
 26 have on attitudes and behaviors; and

27 (B) appreciation for the commonalities that

1	exist across diverse cultures;
2	(4) examines the direct effect diversity skills have
3	on judicial proceedings; and
4	(5) teaches usable skills for serving a diverse
5	community.
6	(d) The state bar shall approve a continuing education
7	course required by this section. To be approved by the state bar,
8	the instructor of the course must have either academic training
9	regarding implicit bias or have experience educating legal
10	professionals about implicit bias and the effects of that bias on
11	people accessing and interacting with the legal system.
12	(e) A course approved under this section must include a
13	component regarding the impact of implicit bias, explicit bias, and
14	systemic implicit bias on the legal system and the effect biases can
15	have on people accessing and interacting with the legal system.
16	SECTION 8. (a) Not later than January 1, 2026:
17	(1) the Texas Court of Criminal Appeals shall adopt
18	the rules necessary to provide the training required under Section
19	56.051, Government Code, as added by this Act; and
20	(2) the Texas Supreme Court shall adopt any rules
21	necessary for the State Bar of Texas to approve continuing
22	education courses as required by Section 81.1135, Government Code,
23	as added by this Act.

(b) Notwithstanding Section 56.051(e), Government Code, as
added by this Act, a person serving as a justice or judge of a state
court or employed as a judicial officer or court personnel on the
effective date of this Act who is required under Section 56.051(b),

Government Code, as added by this Act, to take a training course in implicit bias must initially complete the training course required under Section 56.051, Government Code, as added by this Act, not later than January 1, 2028.

5 SECTION 9. This Act takes effect September 1, 2025.