FIRST REGULAR SESSION

SENATE BILL NO. 506

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR SCHROER.

1626S.01I KRISTINA MARTIN, Secretary

AN ACT

To amend supreme court rule 15.05, relating to continuing legal education requirements for lawyers.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Supreme court rule 15.05 is amended, to read

- 2 as follows:
 - 15.05. Continuing Legal Education Requirements
- 2 (a) After July 1, 1988, except as provided in Rule
- 3 15.05(c), each lawyer shall complete and report, during each
- 4 reporting year, a total of at least 15 credit hours of
- 5 accredited programs, seminars, and activities. For each
- 6 reporting year:
- 7 (1) at least [three] two of the total 15 credit hours
- 8 must be devoted exclusively to accredited ethics programs,
- 9 seminars, and activities, including professionalism,
- 10 substance abuse, mental health, legal or judicial ethics,
- 11 malpractice prevention, explicit or implicit bias,
- 12 diversity, inclusion, or cultural competency programs,
- 13 seminars, and activities[; and
- 14 (2) at least one of the three ethics credit hours
- required under Rule 15.05(a)(1) must be devoted exclusively
- 16 to explicit or implicit bias, diversity, inclusion, or
- 17 cultural competency].
- 18 (b) Completion of the requirements of Rule 15.05(a)
- 19 shall be reported to The Missouri Bar as specified by The

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

SB 506 2

25

26

27

28

29

30

31

32

33

34

35

36 37

38

39

41

45

46

48

49

50

51

20 Missouri Bar. A lawyer reporting completion of more than a 21 total of 15 credit hours of accredited programs, seminars, 22 and activities during one reporting year may receive credit in the next succeeding reporting year for the excess credit 23 24 hours.

- (c) A lawyer is not required to complete or report any credit hours in the reporting year in which the lawyer is initially licensed to practice law in this state except as provided in Rule 15.05(d). Any lawyer not an active judge who has not actively practiced law in Missouri during a reporting year or has given notice of inactive status pursuant to Rule 6.03 shall not be required to complete or report any credit hours during that reporting year. Upon written application and for good cause shown, waivers or extensions of time of the credit hour or reporting requirements of this Rule 15 may be granted in individual cases or classes of cases involving hardship or extenuating circumstances.
- (d) A person seeking admission under Rule 8.10 shall, prior to being issued a license, attend The Missouri Bar Annual Law Update Program or a continuing legal education 40 program accredited as provided in this Rule 15 that has intellectual and practical content substantially equivalent 42 to The Missouri Bar Annual Law Update Program. Attendance 43 shall be no earlier than 12 months prior to the date the 44 application for admission under Rule 8.10 is filed. The person shall report the completion of this requirement to the board of law examiners as the board shall specify. 47
 - (e) For each reporting year, not more than six credit hours may consist of self-study, videotape, audiotape, or other similar accredited programs, seminars, or activities. A speaker at an accredited program, seminar, or activity may

SB 506

receive credit for preparation and presentation time. An
author may receive credit for research and composition time
for written materials that have been or will be published by
an accredited sponsor, in a professional journal, or as a
monograph.

(f) Each judge of the family court division and each commissioner of the family court division shall complete at least six hours of continuing legal education courses relating to family court issues and law not later than six months after designation or appointment. The hours completed to fulfill this requirement may be used to fulfill the requirements of Rule 15.05(a).

Each year thereafter, such judges and commissioners shall complete at least six hours of continuing legal education courses relating to family court issues and law. The hours completed on an annual basis may be used to fulfill the requirements of Rule 15.05(a).

Completion of the requirements of this Rule 15.05(f)

roughly shall be reported to The Missouri Bar as specified by The

Missouri Bar.

This Rule 15.05(f) shall apply to all reporting years beginning on or after September 1, 2020. This Rule 15.05(f) shall not apply to judges who are temporarily transferred or assigned to family court divisions; however, judges who have met the requirements of this Rule 15.05(f) shall be preferred for such transfers and assignments.

(g) Each lawyer who is a member or employee of the general assembly may report in each reporting year credit for 15 hours of continuing legal education for service during that reporting year's regular legislative session.

82 Such credits shall not satisfy the Rule 15.05(a)(1)

SB 506 4

83 requirement for [three] two credit hours devoted exclusively

84 to ethics programs, seminars, or activities.

