$| \underbrace{1}_{L} \underbrace{1}_{R} \underbrace{1}_{B} \underbrace{1}_{O} \underbrace{9}_{O} \underbrace{4}_{1} \underbrace{1}_{3} \underbrace{3}_{B} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{O}$

Judiciary I - Civil Law Committee

Filed: 2/1/2006

	09400HB4383ham001	I	RB094	13813	AJO	55108	а
1	AMENDMENT TO	HOUSE BIL	L 4383				
2	AMENDMENT NO Am	end House	Bill	4383	on	page	3,
3	below line 20, by inserting th	e followin	id:				
4	"The provisions of subpa	ragraph (i) of	parag	raph	2.5	of
5	subsection (c) shall be app	lied, unl	ess th	ne cou	ırt	makes	a
6	finding that to apply those p	provisions	would	be ir	lappi	ropria	<u>ite</u>
7	after considering all of the	factors l:	isted :	in par	agra	aph 2	of
8	subsection (a) of Section 505.	<u>"</u> .					