Amend CSHB 4 on page 86, between lines 13 and 14, by inserting the following new SECTION, appropriately numbered, and renumbering subsequent SECTIONS of the bill accordingly:

SECTION 10.\_\_. Subchapter C, Section 71.035(a), Texas Government Code, is amended to read as follows:

(a) The council shall gather judicial statistics and other pertinent information from the several state judges and other court officials of this state.

(1) [In addition, t] The council shall implement a monthly tracking system to ensure accountability for the counties and courts which participate in the statewide integrated system for child support and medical support enforcement established under Section 231.001, Family Code. As a duty of office, the district clerks and county clerks serving the affected courts shall report monthly such information as may be required by the counsel, including, at a minimum, the time required to enforce cases from date of delinquency, from date of filing, and from date of service until date of disposition. Such information as is necessary to complete the report and not directly within the control of the district or county clerk, such as date of delinquency, shall be provided to the clerk by the child support registry or by the enforcement agency providing Title IV-D enforcement services in the The monthly report shall be transmitted to the Office of court. Court Administration of the Texas Judicial System no later than the 20th day of the month following the month reported, in such form as may be prescribed by the Office of Court Administration, which may include electronic data transfer. Copies of such reports shall be maintained in the office of the appropriate district or county clerk for a period of at least two years and shall be available to the public for inspection and reproduction.

(2) The council shall implement a monthly tracking system for civil cases involving injury or damage involving motor vehicle, other than motor vehicle, health care liability claims, premises liability, class actions, and products liability, to include medical devices and pharmaceuticals. As a duty of office,

1

the district clerks and county clerks serving the affected courts shall report monthly such information as may be required by the council, including, at a minimum, the number of cases filed involving injury or damage involving motor vehicle, the number of cases filed involving injury or damage other than motor vehicle, the number of cases filed involving health care liability claims, the number of cases filed involving premises liability, the number of cases filed involving class actions, and the number of cases filed involving products liability. The monthly report shall be transmitted to the Office of Court Administration of the Texas Judicial System no later than the 20th day of the month following the month reported, in such form as may be prescribed by the Office of Court Administration, which may include electronic data transfer. Copies of such reports shall be maintained in the office of the appropriate district or county clerk for a period of at least two years and shall be available to the public for inspection and reproduction.