Representative Kay J. Christofferson proposes the following substitute bill:

	PUBLIC PROSECUTOR MODIFICATIONS
	2022 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Kay J. Christofferson
	Senate Sponsor:
LON	GTITLE
Gener	ral Description:
	This bill modifies provisions related to prosecuting an offense in a justice court.
Highl	ighted Provisions:
	This bill:
	 modifies provisions related to when a prosecutor may prosecute an offense in a
justice	e court; and
	 makes technical changes.
Mone	y Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah	Code Sections Affected:
AME	NDS:
	78A-7-105, as last amended by Laws of Utah 2020, Chapter 317
Be it e	enacted by the Legislature of the state of Utah:
	Section 1. Section 78A-7-105 is amended to read: 78A-7-105. Territorial jurisdiction of a county justice court.

1st Sub. (Buff) H.B. 257

02-08-22 2:20 PM

26	(1) (a) The territorial jurisdiction of <u>a</u> county justice [courts] court extends to the limits
27	of the precinct for which the justice court is created and includes all [cities or towns]
28	municipalities within the precinct, other than [cities] a municipality where a municipal justice
29	court exists.
30	(b) [A] Subject to Subsection (1)(c), a county or district attorney may file a class B or
31	C misdemeanor offense in a county justice court, regardless of where the act occurred, if:
32	(i) the same offense could have been filed as a class A misdemeanor in district court;
33	[(ii) statute provides that an attempt to commit the offense described in Subsection
34	(1)(b)(i) is a class B or class C misdemeanor; and]
35	(ii) the county or district attorney files the offense described in Subsection (1)(b)(i)
36	pursuant to Subsection 77-2-2.3(1)(a); and
37	(iii) the case was submitted to the county or district attorney's office for prosecution.
38	(c) A prosecutor may not file a class B or C misdemeanor offense in a county justice
39	court if the facts support the filing of the charged offense as a felony under Section 76-3-103.
40	[(c)] (d) Notwithstanding Subsection (1)(a), the territorial jurisdiction of a county
41	justice court extends to [the place] any municipality within the precinct where the act, filed as a
42	class B or C misdemeanor under Subsection (1)(b), occurred.
43	(2) The territorial jurisdiction of municipal justice courts extends to the corporate
44	limits of the municipality in which the justice court is created.
45	(3) Justice court judges have the same authority regarding matters within their
46	jurisdiction as judges of courts of record.
47	(4) A justice court may issue all extraordinary writs and other writs as necessary to
48	carry into effect its orders, judgments, and decrees.
49	(5) (a) Except as provided in this Subsection (5), a judgment rendered in a justice court
50	does not create a lien upon any real property of the judgment debtor unless the judgment or
51	abstract of the judgment:
52	(i) is recorded in the office of the county recorder of the county in which the real
53	property of the judgment debtor is located; and
54	(ii) contains the information identifying the judgment debtor in the judgment or
55	abstract of judgment as required in Subsection 78B-5-201(4)(b) or as a separate information
56	statement of the judgment creditor as required in Subsection 78B-5-201(5).

02-08-22 2:20 PM

- 57 (b) The lien runs for eight years from the date the judgment was entered in the district
- 58 court under Section 78B-5-202 unless the judgment is earlier satisfied.
- 59 (c) State agencies are exempt from the recording requirement of Subsection (5)(a).