1	JUSTICE COURT MODIFICATIONS
2	2011 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: D. Chris Buttars
5	House Sponsor: Curtis Oda
6	
7	LONG TITLE
8	General Description:
9	This bill establishes that justice courts may not be created or certified by the Judicial
10	Council unless the justice court operates a recording device in each court room.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>requires that when a justice court is created or certified by the Judicial Council, the</li> </ul>
14	justice court operate $\hat{S} \rightarrow [an audio visual] digital audio \leftarrow \hat{S}$ recording device; and
15	• requires that the audio $\hat{S} \rightarrow [visual] \leftarrow \hat{S}$ recordings of justice court proceedings be
15a	maintained
16	for a minimum of <b>Ŝ→ [<del>three years</del>] one year ←Ŝ</b> .
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	Utah Code Sections Affected:
22	AMENDS:
23	78A-7-103, as renumbered and amended by Laws of Utah 2008, Chapter 3
24	
25	Be it enacted by the Legislature of the state of Utah:
26	Section 1. Section <b>78A-7-103</b> is amended to read:
27	78A-7-103. Requirements by Judicial Council for creating and certifying justice

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28	courts.
29	(1) The Judicial Council has the responsibility for promulgating and publishing
30	minimum requirements both for the creation of new courts and the certification of existing
31	courts. The council shall also review requests for waiver of the minimum requirements and
32	may authorize the creation of a court by waiving compliance with minimum requirements or by
33	allowing for an extension of time to meet the minimum requirements.
34	(2) Existing justice courts shall be recertified at the end of each four-year term if they
35	continue to meet the minimum requirements for the establishment of a new court. Any existing
36	court which does not meet the minimum requirements may request a review from the council,
37	which may authorize the recertification of the court by waiving compliance with minimum
38	requirements or by allowing for an extension of time to meet those requirements.
39	(3) Notwithstanding Subsections (1) and (2), the Judicial Council may only create or
40	certify a justice court that $\hat{S} \rightarrow$ , on or before July 1, 2012, $\leftarrow \hat{S}$ records its proceedings with
40a	\$→ [ an audio visual] a digital audio ←\$ recording device and
41	maintains the audio $\hat{S} \rightarrow [visual] \leftarrow \hat{S}$ recordings for a minimum of $\hat{S} \rightarrow [three years]$ one year $\leftarrow \hat{S}$ .

Legislative Review Note as of 2-24-11 11:41 AM

Office of Legislative Research and General Counsel

## FISCAL NOTE

## S.B. 318

SHORT TITLE: Justice Court Modifications - As Amended

SPONSOR: Buttars, D. C.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b)) Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enacting this bill will cost between \$1,000 and \$10,000 in one-time funds per courtroom for equipment. Ongoing costs will depend on software agreements, maintenance, storage, and staffing.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

3/9/2011, 07:10 PM, Lead Analyst: Djambov, I./Attorney: ECM

Office of the Legislative Fiscal Analyst