

Introduced by Senator Hollingsworth

February 27, 2009

An act to repeal Article 2 (commencing with Section 3240.5) of Chapter 2 of Part 1 Division 4 of the Fish and Game Code, relating to fish and game.

LEGISLATIVE COUNSEL'S DIGEST

SB 536, as introduced, Hollingsworth. Commercial hunting clubs.

Under existing law, a person in possession or control of property on or with respect to which a fee for the privilege of taking birds or mammals is imposed or collected, or on or with respect to which a fee for any type of entry or use permit that includes the privilege of taking birds or mammals on the property is imposed or collected, is maintaining a commercial hunting club if birds or mammals are taken on the property. Existing law requires a commercial hunting club to be licensed and provides for that licensure by the Department of Fish and Game.

This bill would repeal those provisions governing commercial hunting clubs.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. Article 2 (commencing with Section 3240.5) of
- 2 Chapter 2 of Part 1 of Division 4 of the Fish and Game Code is
- 3 repealed.

O