

Study J-1308

April 12, 2000

**First Supplement to Memorandum 2000-31**

**Affidavit Under Fish and Game Code Section 2357  
(Comments of Charles Warren)**

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Attached is a letter from Charles Warren, supporting the repeal of Fish and Game Code Section 2357.

Respectfully submitted,

Barbara S. Gaal  
Staff Counsel

Date: Wed, 12 Apr 2000 10:46:24 -0700  
From: Charles & Johanna Warren <cjwarren@slipnet.com>  
MIME-Version: 1.0  
To: commission@clrc.ca.gov  
Subject: memo 31  
X-URL: <http://www.clrc.ca.gov/>  
X-Rcpt-To: commission@clrc.ca.gov

I support the repeal of the Fish and Game section requiring notarized documentation of trout movements.

There are lots of F&G sections which are principally there to create convenient enforceable violations rather than to do anything to manage fish, game, or their recreational pursuit. If drivers were required to wear their licenses, say, as ear rings so that the Highway Patrol could see them, do you suppose the public would accept it? And, taking a deer outside one of the many micro-zones, even across a county dirt road, or the wrong side of a creek is a big time violation. Hitting one with your car is an unavoidable incident.

Perhaps I am just missing something. Killing someone with a club is manslaughter, maybe murder. Even self defense may be difficult to prove. Killing someone with a car is usually an accident. Getting a drivers license is almost automatic. Getting a concealed weapon permit seems to require that you hold elective office. Obviously automobiles are the last bastion of liberty.

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