

COUNTY REGULATION OF WILDLIFE

REHABILITATION

1998 GENERAL SESSION

STATE OF UTAH

Sponsor: R. Mont Evans

AN ACT RELATING TO COUNTIES; MODIFYING POWERS OF COUNTY LEGISLATIVE BODY WITH RESPECT TO REHABILITATION AND PROTECTION OF FISH AND § [GAME] WILDLIFE § ; AND MAKING TECHNICAL CORRECTIONS.

This act affects sections of Utah Code Annotated 1953 as follows:

AMENDS:

17-5-225, as renumbered and amended by Chapter 147, Laws of Utah 1994

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **17-5-225** is amended to read:

17-5-225. Protection of fish and § [game] WILDLIFE § .

[They] A county legislative body may:

(1) make regulations for the rehabilitation and protection of fish and § [game] WILDLIFE § not in conflict

with the laws of the state [~~for the protection thereof~~]; and

(2) operate facilities for the rehabilitation and protection of fish and § [game] WILDLIFE § or contract with

private contractors to operate those facilities.

**Legislative Review Note
as of 1-12-98 3:13 PM**

A limited legal review of this bill raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel