amending Minnesota Statutes 1965, Section 98.47, by adding a new subdivision.

Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Minnesota Statutes 1965, Section 98.47, is amended by adding a subdivision to read:
- Subd. 14. Fishing; licenses; older persons. A permanent license to take fish shall be issued at the prevailing fee for an indidividual resident license to any citizen of Minnesota who has attained the age of 70 years and furnishes satisfactory evidence of his age to the county auditor.
 - Sec. 2. This act is effective January 1, 1968.

Approved May 15, 1967.

CHAPTER 426—H. F. No. 930

An act relating to the adult corrections commission; amending Minnesota Statutes 1965, Sections 243.03 and 243.05.

Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Minnesota Statutes 1965, Section 243.03, is amended to read:
- 243.03 Adult corrections commission; powers; registers and records. The state adult corrections commission shall have a seal, keep a record of all its acts relating to each of the separate penal institutions and the persons confined in, removed and committed thereto or paroled or discharged therefrom, and the chairman of the commission shall furnish a copy of the acts of the adult corrections commission in reference to each of the penal institutions, to the commissioner of corrections and also to each of the penal institutions of its acts relating to that institution. The state adult corrections commission division of adult corrections shall keep a complete record of all persons placed on probation to the commission under the supervision of the commissioner of corrections, and duly enter discharges and revocations of orders staying imposition or execution of sentences of such persons upon its records, and biennially report to the governor regarding all the activities of the commission.
- Sec. 2. Minnesota Statutes 1965, Section 243.05, is amended to read:

Changes or additions indicated by italics, deletions by strikeout.

Commission; powers; limitations. The state adult corrections commission may parole any person sentenced to confinement in the state prison, of the state reformatory, or the state reformatory for women, provided that no convict serving a life sentence for murder other than murder committed in violation of clause (1) of section 609.185 who has not been previously convicted of a felony shall be paroled until he has served 20 years, less the diminution which he would have been allowed for good conduct had his sentence been for 20 years; and provided further that no convict serving a life sentence for murder who has been previously convicted of a felony or though not previously convicted of a felony is serving a life sentence for murder in the first degree committed in violation of clause (1) of section 609.185 shall be paroled until he has served 25 years, less the diminution which would have been allowed for good conduct had his sentence been for 25 years; provided further, in all cases where a convict is serving a life sentence for murder, unanimous consent of the adult corrections commission shall be required for parole of such convict. Upon being paroled and released, such convicts shall be and remain the legal custody and under the control of the state adult corrections commission, subject at any time to be returned to the state prison, the state reformatory, or the state reformatory for women and the parole rescinded by such commission, when the legal custody of such convict shall revert to the warden or superintendent of the institution. The written order of the adult corrections commission, certified by the chairman of the commission, shall be sufficient to any peace officer or state parole and probation agent to retake and place in actual custody any person on parole to the state adult corrections commission, or probation the state adult corrections commission but any probation or parole state parole and probation agent may, without order of warrant, when it appears to him necessary in order to prevent escape or enforce discipline, take and detain a parolee or probationer to the state adult corrections commission for its action. The written order of the commissioner of corrections shall be sufficient to any peace officer or state parole and probation agent to retake and place in actual custody any person on probation under the supervision of the commissioner pursuant to section 609.135, but any state parole and probation agent may, without such order, when it appears to him necessary in order to prevent escape or enforce discipline, retake and detain such probationer and bring him before the court for further proceedings under section 609.14. Paroled persons, and those on probation under to the supervision of the state adult eorrections commission, commissioner of corrections pursuant to Section 609.135 may be placed within or without the boundaries of the state at the discretion of the commission or of the commissioner

Changes or additions indicated by italics, deletions by strikeout:

of corrections, and the limits fixed for such persons may be enlarged or reduced according to their conduct.

In considering applications for parole or final release, the commission shall not be required to hear oral argument from any attorney or other person not connected with the prison or the reformatory in favor of or against the parole or release of any prisoners, but it may institute inquiries by correspondence, taking testimony or otherwise, as to the previous history, physical or mental condition, and character of such prisoner, and to that end shall have authority to require the attendance of the warden of the state prison or the superintendent—of—the state reformatory or—the state—reformatory for women and the production of the records of these institutions, and to compel the attendance of witnesses, and each member of the commission is hereby authorized to administer oaths to witnesses for every such purpose.

Approved May 15, 1967.

CHAPTER 427-H. F. No. 977

[Coded]

An act relating to the service of process upon non-resident individuals.

Be it enacted by the Legislature of the State of Minnesota:

Section I. [543.19] Service of process; non-residents. Subdivision 1. Personal jurisdiction over non-resident individuals. As to a cause of action arising from any acts enumerated in this subdivision, a court of this state with jurisdiction of the subject matter may exercise personal jurisdiction over any foreign corporation or any non-resident individual, or his personal representative, in the same manner as if it were a domestic corporation or he were a resident of this state. This section applies if, in person or through an agent, the foreign corporation or non-resident individual:

- (a) Owns, uses, or possesses any real or personal property situated in this state, or
- (b) Transacts any business within the state, or
- (c) Commits any tort in Minnesota causing injury or property damage, or

Changes or additions indicated by italics, deletions by strikeout.