CHAPTER 393—S.F.No.2857

An act relating to wild animals; clarifying certain provisions concerning fishing license exemptions and free fishing licenses; amending Minnesota Statutes 1971, Section 98.45, Subdivision 2; and Minnesota Statutes, 1973 Supplement, Section 98.47, Subdivisions 1 and 8.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MIN-NESOTA:

Section 1. Minnesota Statutes 1971, Section 98.45, Subdivision 2, is amended to read:

Subd. 2. GAME AND FISH; FISHING; AGED AND DISABLED PERSONS. Every person to whom a license is issued shall have it upon his person while doing any act for which the license is required and while traveling to and from the grounds upon which such acts are performed, and upon the request of any conservation officer or peace officer shall exhibit the license issued to him. No receipt for license fees, copy of any license, or any evidence purporting to show the issuance of a license is valid evidence so as to entitle the holder to exercise the rights or privileges conferred by a license. Every person who may take fish without a license by reason of his age being 65 years or over shall have on his person while taking fish and while traveling to and from the location where fish are taken a valid driver's license, nonqualification certificate, or other document showing proof of his age and residency, and upon the request of any conservation officer or peace officer shall exhibit the proof of age to him.

Sec. 2. Minnesota Statutes, 1973 Supplement, Section 98.47, Subdivision 1, is amended to read:

98,47 EXEMPTIONS. Subdivision 1. Residents who have attained the age of 65 years may take fish by angling or spearing without a license. Residents under the age of 16 years may take fish and trap fur bearing animals except beaver or otter without procuring a license. Residents under the age of 13 years may take small game without a license. Residents under the age of 16 years and over 12 may take small game provided they have in their possession while hunting a valid firearm safety certificate. Residents under 14 must be accompanied by a parent or guardian while hunting. No hunting license shall be issued to any resident under the age of 16, except that such residents who possess a valid certificate may purchase a big game hunting license. Nonresidents under the age of 16 years may take fish by angling without procuring a license, if their parent or legal guardian has obtained a nonresident fishing license. Fish so taken shall be included in the daily and possession limit of the parent or legal guardian. Any nonresident under the age of 16 years who is attending a camp adjacent to any public waters of the state conducted by a social, charitable, or welfare

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organization or institution, not for profit, may take fish by angling in such waters or other adjacent waters without procuring a license, provided the organization or institution conducting the camp shall have a certificate from the commissioner that the camp is qualified hereunder, describing the waters affected as determined by the commissioner, and each such nonresident shall carry with him at all times while taking or attempting to take fish by angling in such waters a certificate identifying him and describing the waters, in such form as the commissioner shall prescribe, signed and dated by the officer or agent of the organization or institution in charge of the camp within the current calendar year.

Sec. 3. Minnesota Statutes, 1973 Supplement, Section 98.47, Subdivision 8, is amended to read:

Subd. 8. A license to take fish by <u>angling or spearing</u> shall be issued to any citizen of Minnesota who is a recipient of supplemental security income for the aged, blind, and disabled, without charge.

Sec. 4. This act is effective the day following its final enactment.

Approved April 5, 1974.

CHAPTER 394-S.F.No.2918

An act relating to courts; civil procedure; eliminating certain statutory provisions which conflict with the rules of civil appellate procedure and the rules of civil procedure for the district courts; amending Minnesota Statutes 1971, Sections 50.12; 357.021, Subdivision 2; 357.08; 365.40; 373.07; 485.02; 540.12; 544.15; 546.25; and 546.33; repealing Minnesota Statutes 1971, Sections 540.01; 540.02; 540.16; 541.12; 543.01 to 543.07; 543.09 to 543.18; 544.01 to 544.04; 544.05 to 544.14; 544.16 to 544.20; 546.29; 546.30; 546.31; 546.36; 546.38 to 546.41; 548.01 to 548.03; 549.10; 557.04; 576.02; 595.03; 595.05; and Chapters 545; 547; 585; 587; 596; 597; 598; 603; 603; 605; and 607.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1971, Section 50.12, is amended to read:

50.12 COURTS; RULES OF CIVIL PROCEDURE; CONFLICTS WITH STATUTES; ACTION FOR DEPOSITS; LIMITATIONS. When, in any action against a savings bank to recover moncy deposited therein, this money is claimed by any person not a party to the action, the court, on application of the bank, upon eight days' notice to the plaintiff and the claimant, may order that the claimant be made a party defendant, and thereupon the court shall hear and determine the rights of

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