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Amending 75-2-12 (1) (d) and (e), Colorado Revised Statutes 1963, Concerning Persons Prohibited as Licensees under "The Liquor Code 1935".

Colorado General Assembly

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CHAPTER 206

INTOXICATING LIQUORS

LIQUOR CODE OF 1935

(Senate Bill No. 3, By Senators Kelley and Mapelli; also Representatives Culuroso, Fuster, Klein, Singer, Fentress, and Lisso.)

AN ACT

AMENDING 75-242 (1) (d) AND (e), COLORADO REVISED STATUTES 1963, CONCERNING PERSONS PROHIBITED AS LICENSEES UNDER "THE LIQUOR CODE OF 1985".

Be It Enacted by the General Assembly of the State of Colorada:

Section 1, 75-2-12 (1) (d) and (e), Colorado Revised Statutes 1963, are hereby amended to read:

75-2-12. Persons prohibited as licensees. (1) [1] Any person who has been convicted of a felony or of any violation of any liquor law in any federal or state courts of record in the state of Colorado or any other state or ter-Pitory HAS BEEN CONVICTED OF A CRIME ELSE-WHERE WHICH WOULD CONSTITUTE A FELONY IF SUCH CRIME HAD BEEN COMMITTED IN THE STATE OF COLORADO; but the provisions of this paragraph (d) shall not apply if such person served confinement pursuant to said conviction and was released therefrom more than lifteen years prior to the date on which his application for license is made or if such person served no confinement pursuant to said conviction but the conviction occurred more than fifteen years prior to the date on which his application for license is made, or if such person was granted an unconditional pardon from the governor or the president of the United States in which latter event such person may make application for a license at any time after being granted such pardon.

Copilor letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such anterial and part of act.

(e) Any corporation any of whose officers or directors or whose stockholders holding over ten per cent of the outstanding and issued capital stock thereof, has been convicted of any violation of any liquor law in any federal or state court of record Λ FELONY in the state of Colorado or any other state HΛS BEEN CONVICTED OF Λ CRIME ELSEWHERE WHICH WOULD CONSTITUTE Λ FELONY IF SUCH CRIME HAD BEEN COMMITTED IN THE STATE OF COLORADO.

Section 2.—Safety clause.—The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: February 8, 1965.