University of Colorado Law School

Colorado Law Scholarly Commons

Session Laws 1951-2000

Colorado Session Laws

1971

Amending the Bingo and Raffles Law

Colorado General Assembly

Follow this and additional works at: https://scholar.law.colorado.edu/session-laws-1951-2000

Recommended Citation

Colorado General Assembly, "Amending the Bingo and Raffles Law" (1971). *Session Laws 1951-2000*. 5216.

https://scholar.law.colorado.edu/session-laws-1951-2000/5216

This Act is brought to you for free and open access by the Colorado Session Laws at Colorado Law Scholarly Commons. It has been accepted for inclusion in Session Laws 1951-2000 by an authorized administrator of Colorado Law Scholarly Commons. For more information, please contact rebecca.ciota@colorado.edu.

CHAPTER 321

1201

SPORTS

BINGO AND RAFFLES LAW

House Bill No. 1448. By Representatives Koster, Bishop, Bryant, Burps, Coloroso, Farley, Fentress, Knox, Lamb, P. Massari, Safran, Stonebraker, Wells, and McCormick; also Senators Calabrese, Anderson, DeBerard, L. Fowler, G. Jackson, Klein, Kogovsek, V. Massari, Noble, Parker, Shoemaker, Taylor, Vollack, and Plock.

ANACT

AMENDING THE BINGO AND RAFFLES LAW.

Be it enacted by the General Assembly of the State of Colorado:

- Section 1. 129-3-2 (17), (18), and (19), Colorado Revised Statutes 1963, are amended to read:
- 129-3-2. Definitions. (17) "Net proceeds" means the gross receipts less such expenses, charges, fees, and deductions as are specifically authorized under this article.
- (18) "Premises" means any building, room, hall, enclosure, or out-door area used for the purpose of playing a game of chance.
- (19) "Lawful purposes" means educational, charitable, patriotic, religious, or public-spirited purposes, which terms are defined to be the benefiting of an indefinite number of persons either by bringing their minds or hearts under the influence of education or religion, by relieving their bodies from disease, suffering, or constraint, by assisting them in establishing themselves in life, or by erecting or maintaining public buildings or works, BY PROVIDING LEGAL ASSISTANCE TO PEACE OFFICERS OR FIREMEN IN DEFENDING CIVIL OR CRIMINAL ACTIONS ARISING OUT OF THE PERFORMANCE OF THEIR DUTIES, or BY otherwise lessening the burden of government. Such terms do not include the erection, acquisition, improvement, maintenance or repair of property, real, personal, or mixed, unless such property is and shall be used exclusively for one or more of the purposes stated in this section.
- Section 2. Repeal. 129-3-7 (20) and (24), Colorado Revised Statutes 1963, are repealed.

Capital letters indicate new material added to existing statutes; dashes through words indicate aeletions from existing statutes and such material not part of act.

Section 3. Effective date. This act shall take effect July 1, 1971.

Section 4. 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: May 6, 1971

a described and service of the servi

ุกนักร์ที่ รถบุลมู่ก็สายเมษาการเกาห์เกิดให้เครื่องให้

tint all back all the first and the first sec

electron i. 1994 M. (17), (18), and (19), and that a decide is a decided and a consider is about

199-201 - Andrika den (177) - Andrika den 1997 - An

the transfer of the first party of the party of the control of the first terms of the first terms of the first party of the fir

en allali, et alla made le se apiè encent le capacit dels la complete de la compl

Company of the first all and a company of the property of the first and the company of the compa

and the second of the second o