

72-5

FINDINGS AND RESOLUTION
OF THE COUNCIL OF THE CITY OF FORT COLLINS COLORADO ACTING
AS THE LOCAL LIQUOR LICENSING AUTHORITY CONCERNING AN ALLEGED
VIOLATION OF THE ORDINANCES OF THE CITY OF FORT COLLINS AND
THE LAWS OF THE STATE OF COLORADO, RELATING TO THE LIQUOR LIC-
ENSE OF ACE LIQUORS

THE HEARING of the alleged violation of the Ordinances of the City of Fort Collins and the Laws of the State of Colorado relating to the liquor license of ACE LIQUORS came on for hearing on the 3rd day of February 1972, in the Council Chambers of City Hall, Fort Collins Colorado, pursuant to Notice duly given as required by law

The authority having heard the evidence introduced at the hearing and having examined the exhibits introduced and being fully advised in the premises now makes the following findings

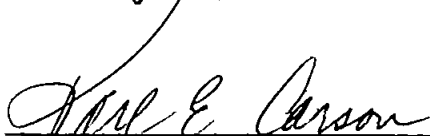
- 1 Liquor was sold by Ace Liquors to a minor on December 27 1971 The owners of Ace Liquors did not contest this finding and acknowledged same
- 2 On two prior occasions before the above mentioned sale Ace Liquors had been warned concerning similar violations
- 3 Concerning the violation in question there were no aggravating factors but the violation would probably not have occurred had Ace Liquors complied with guidelines heretofore laid down to-wit when a photo identification card is not displayed or in case of doubt, the demanding of two separate means of identification
- 4 The Ace Liquor employee who made the sale in question has terminated employment

RESOLUTION
OF THE COUNCIL OF THE CITY OF FORT COLLINS ACTING AS THE LOCAL
LIQUOR LICENSING AUTHORITY CONCERNING AN ALLEGED VIOLATION OF
THE ORDINANCES OF THE CITY OF FORT COLLINS, AND THE LAWS OF THE
STATE OF COLORADO RELATING TO THE LIQUOR LICENSE OF ACE LIQUORS


BE IT RESOLVED by the Council of the City of Fort Collins acting as the local liquor licensing authority that the license of Ace Liquors be suspended for a period of five (5) days in accordance with the findings of the authority set forth above but that such suspension should nevertheless be suspended for a period of six (6) months during which time if Ace Liquors is again found to be in violation

of the Ordinances of the City of Fort Collins or the Laws of the State of Colorado relating to liquor licenses then upon such a finding the five (5) day suspension commences immediately in addition to any other actions taken by the authority for such subsequent violation

Passed and adopted this 10th day of February 1972


Chairman

ATTEST


City Clerk