

BOARD OF LIQUOR LICENSE COMMISSIONERS FOR BALTIMORE CITY
DOCKET – THURSDAY, JULY 15, 2010
ROOM 215 - CITY HALL - 100 NORTH HOLLIDAY STREET

Please note: If you are interested in a particular case, please call 396-4385 the day before these hearings to verify that a particular case is still scheduled for this date.

1:00 p.m. cases

Norris Dodson & Fred Scarboro, Arete Restaurant, LLC T/a Tapa Bar, 413 S. High Street – Class “B” Beer, Wine & Liquor License – Request for a hardship extension under the provisions of Article 2B §10-504(d)
DECISION:

Harry Koukides, Canton Enterprises, LLC, Contract Purchaser, 2933 O’Donnell Street – Class “B” Beer, Wine & Liquor License - Request for a hardship extension under the provisions of Article 2B §10-504(d)
DECISION:

Mary Raynor & Henry J. Reisinger, Brooklyn Inn, LLC T/a Brooklyn Inn, 705 Patapsco Avenue – Class BD7 Beer, Wine & Liquor License - Request for a hardship extension under the provisions of Article 2B §10-504(d)
DECISION:

Krist Serchan, Sagun Enterprises, LLC T/a Kumari Restaurant & Bar, 911 N. Charles Street - Class “B” Beer, Wine & Liquor License – Request for outdoor table service
DECISION:

Mark Bogosh, Brittany Branamen & Thomas Welsch, Jr., Plug Ugly’s Hospitality Group, LLC T/a Plug Ugly’s Oyster House, 2908 O’Donnell Street – Class “B” Beer, Wine & Liquor License – Transfer of ownership and request for outdoor table service
DECISION:

Kenneth L. Horsman, Kenzo, LLC T/a Illusions, 1025-27 S. Charles Street - Class “D” Beer, Wine & Liquor – Request for live entertainment
DECISION:

Ernetta Toney & Rochelle Toney, Dianne’s Restaurant & Lounge, LLC T/a Dianne’s Restaurant & Lounge, 633 N. Duncan Street – Class “B” Beer, Wine & Liquor license - Review of transfer pending for more than 180 days under the provisions of Article 2B §10-503(d)(4) “A transfer of any license shall be completed not more than 180 days after the Board approves the transfer” (Re: Transfer of location approved on July 9, 2009)
DECISION:

Dorothy Gibson T/a Ken-Tenn Tavern, 32 N. Chester Street – Class “D” Beer & Wine license - Review of transfer pending for more than 180 days under the provisions of Article 2B §10-503(d)(4) “A transfer of any license shall be completed not more than 180 days after the Board approves the transfer” (Re: Transfer of ownership approved on August 28, 2008)
DECISION:

3:00 p.m. cases

Wanda Nash & Stephanie Wantland, GM Holdings, Inc. T/a Lust, 408 E. Baltimore Street – Class BD7 Beer, Wine & Liquor License - Violation of Rule 3.12 “Licensees shall operate their establishments in such a manner as to avoid disturbing the peace, safety, health, quiet, and general welfare of the community” on May 31, 2010 (Re: Doorman was grinding his pelvis against leg of dancer while they were standing in

front of establishment in plain view of the public) and on May 17, 2010 (Re: Doorman involved in two disputes in front of establishment)

DECISION:

Shelley Gordon & Dolores Reicher, Silverlud, Inc. T/a Circus Bar, 427 E. Baltimore Street – Class BD7 Beer, Wine & Liquor License – **As authorized by Article 2B, §12-203.1 and Baltimore City Code, Article 15, §1-3(a): Violation of Adult Entertainment Rule 5** “Prohibited Touching (b) by dancers: No dancer may touch (2)a patron’s:...(ii) genitals or genital area: on June 16, 2010 (Re: Dancer observed on patron’s lap while patron’s genitals were outside his clothing); **Violation of Rule (6)** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise: (1) any acts of sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation, or any sexual acts that are prohibited by law; and (2) caressing, fondling, or touching the breast or chest, genitals or genital area, or anus, anal area, or buttocks of any other person, whether clothed or unclothed on June 16, 2010 (Re: Inspector observed dancer and patron engaged in sexual activity); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on June 16, 2010 (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION:

James Smith, GLD, Inc. T/a Club Miami, 414-16 E. Baltimore Street - Class BD7 Beer, Wine & Liquor License – **As authorized by Article 2B, §12-203.1 and Baltimore City Code, Article 15, §1-3(a): Violation of Adult Entertainment Rule 5** “Prohibited Touching (b) by dancers: No dancer may touch (2)a patron’s:...(ii) genitals or genital area: or (iii) anus, anal area, or buttocks” **on April 14, 2010** (Re: Dancer grabbed the buttocks of a female patron and lifted her off a bench while thrusting her genital area towards his genital area), **Violation of Rule (6)** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise:...(2) caressing, fondling, or touching the breast or chest, genitals or genital area, or anus, anal area, or buttocks of any other person, whether clothed or unclothed on April 14, 2010 (Re: Dancer grabbed buttocks of patron, lifted her while thrusting her genital area toward his genital area); **Violation of Rule 4.01(a)** ““No licensee shall sell or furnish alcoholic beverages to any person under twenty-one (21) years of age or to any person with the knowledge that such person is purchasing or acquiring such beverages for consumption by any person under twenty-one (21) years of age” on April 14, 2010 (Re: Alcoholic beverage sold to 20 year old female patron); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” **on April 14, 2010** (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION:

Erika Pair, 411 East, LLC T/a Red Room, 411 E. Baltimore Street – Class BD7 Beer, Wine & Liquor license – **As authorized by Article 2B, §12-203.1 and Baltimore City Code, Article 15, §1-3(a): Violation of Adult Entertainment Rule 5** “Prohibited Touching (b) by dancers: No dancer may touch (2)a patron’s:...(ii) genitals or genital area: on March 4, 2010 (Re: Dancer was observed with her hand on a patron’s fully exposed penis); **Violation of Rule (6)** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise: (1) any acts of sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation, or any sexual acts that are prohibited by law; and (2) caressing, fondling, or touching the breast or chest, genitals or genital area, or anus, anal area, or buttocks of any other person, whether clothed or unclothed on March 4, 2010 (Re: Inspector observed dancer and patron engaged in sexual act); **Violation of Rule 8.** Employee Records (a) “An adult-entertainment business must keep on its premises records of the legal name, address, date of birth, and social security number of all persons employed by them or under contract with the business” on March 4, 2010 (Re: No employee records available for dancer); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act

which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on March 4, 2010 (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION:

Shellie Poling, Tonya Austin & Adrienne Savage, New 2 O'clock Club, Inc. T/a 2 O'clock Club, 414-16 E. Baltimore Street – Class BD7 Beer, Wine & Liquor License - **As authorized by Article 2B, §12-203.1 and Baltimore City Code, Article 15, §1-3(a): Violation of Adult Entertainment Rule 5** “Prohibited Touching (a)By patrons: No patron may touch a dancer’s...(1) breast or chest” on January 12, 2010(Re: Patrons fondling the nude and partially nude chest of the dancers); **Violation of Rule 5** “Prohibited Touching (a)By patrons: No patron may touch a dancer’s ...2)genitals or genital area...” on January 12, 2010 (Re: Patrons observed massaging the genitalia of the dancers) and **Violation of Rule 5** “Prohibited Touching (a)By patrons: No patron may touch a dancer’s ...3)anus, anal area or buttocks” on January 12, 2010 (Re: Patrons observed fondling the buttocks of the dancers for prolonged periods of time); **Violation of Rule 5** “Prohibited Touching (b) by dancers: No dancer may touch (2)a patron’s:...(ii) genitals or genital area: on January 12, 2010 (Re: Dancers were observed lifting female patrons and thrusting against them crotch to crotch simulating sexual intercourse); **Violation of Rule (6)** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise:...(2) caressing, fondling, or touching the breast or chest, genitals or genital area, or anus, anal area, or buttocks of any other person, whether clothed or unclothed on January 12, 2010 (Re: Dancers would gyrate with contact occurring between the genitals of the dancers and faces of the patrons); **Violation of Rule 8.** Employee Records (a) “An adult-entertainment business must keep on its premises records of the legal name, address, date of birth, and social security number of all persons employed by them or under contract with the business” on January 12, 2010 (Re: No employee records available for any dancers); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on January 12. 2010 (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION: