

**BOARD OF LIQUOR LICENSE COMMISSIONERS FOR BALTIMORE CITY  
PROPOSED DOCKET – THURSDAY, JANUARY 7, 2010  
ROOM 215 - CITY HALL - 100 NORTH HOLLIDAY STREET**

**Please note:** If you are interested in a particular case, please call 396-4377 the day before these hearings to verify that a particular case is still scheduled.

**1:00 p.m. cases**

**Sherine Gray, S.O.S. Bar & Lounge, Inc. T/a S.O.S. Bar & Lounge, 2511 E. Fayette Street - Class “D” Beer, Wine & Liquor License – Public hearing to consider request to reopen after being closed for three consecutive months as required by Article 2B §10-202(j)(4)**

**DECISION:**

**Param Preet Singh, Purchaser of license currently issued to Marvin Gamerman, Pharmacy at Caton, Inc. T/a Caton Pharmacy, 3446-48 Wilkens Avenue– Class “A” Beer, Wine & Liquor License – Request for a hardship extension under the provisions of Article 2B Section 10-504(d)**

**DECISION:**

**Daniel Chreky & Errez Segman, Back Alley Jazz Corporation T/a Back Alley Jazz, 1131 W. Baltimore Street – Class “B” Beer, Wine & Liquor License – Application for a new Class “B” Beer, Wine & Liquor restaurant license under the provisions of Rule 2.08 requiring \$200,000 in capital investment and seating capacity for at least 75 persons; application includes requests for live entertainment and outdoor table service**

**DECISION:**

**Morris Martick T/a Martick’s Restaurant Francais, 214 W. Mulberry Street– Class “D” Beer, Wine & Liquor License – Request for a hardship extension under the provisions of Article 2B §10-504(d)**

**DECISION:**

**Howard Baines & James Evans, Survivor’s Sports Bar, LLC T/a Survivor’s Sports Bar, 606-08 E. Patapsco Avenue – Class BD7 Beer, Wine & Liquor License – Request for a hardship extension under the provisions of Article 2B Section 10-504(d)**

**DECISION:**

**3:00 p.m.**

**James J. Temple, Jr. & Rex Snider, Bourbon Street, LLC T/a Bourbon Street, 316-18 Bourbon Street – Class “B” Beer, Wine & Liquor Arena License - **Violation of Rule 4.01(a)** “(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 October 1, 2009 (Re: Cup of apple pucker liquor furnished to female patron under the age of 21) and/or **Violation of Article 2B, Section 12-108(d)** "No licensee, proprietor, or operator of any establishment dispensing alcoholic beverages shall permit the consumption or possession of any alcoholic beverages by a person under the age of twenty-one years upon said premises no matter by whom such alcoholic beverages shall have been purchased or from whom obtained..." on October 1, 2009 (Re: Twenty year old female observed in possession of cup of apple pucker liquor); **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 October 1, 2009 (Re: Cup of vodka furnished to male patron under the age of 21) and/or **Violation of Article 2B, Section 12-108(d)** "No licensee, proprietor, or operator of any establishment dispensing alcoholic beverages shall permit the consumption or possession of any alcoholic beverages by a person under the age of twenty-one years upon said premises no matter by whom such alcoholic beverages shall have been purchased or from whom obtained..." on October 1, 2009 (Re: Eighteen year old male observed in possession of cup of vodka); **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 October 1, 2009 (Re: Cup filled with cranberry and vodka furnished to female patron under the age of 21) and/or **Violation of Article 2B, Section 12-108(d)** "No licensee, proprietor, or operator of any establishment dispensing alcoholic beverages shall permit the consumption or possession of any alcoholic beverages by a person under the age of twenty-one years upon said premises**

no matter by whom such alcoholic beverages shall have been purchased or from whom obtained..." on October 1, 2009 (Re: Eighteen year old female observed in possession of cup of cranberry and vodka); **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 October 1, 2009 (Re: Alcohol furnished to 20 year old male who was severely intoxicated and could not walk or stand); **Violation of Rule 4.01(a)** "(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 October 2, 2009 (Re: Beer sold to 20 year old male patron); **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 October 2, 2009 (Re: Beer sold to 20 year old male patron); **Violation of Rule 4.02** "No licensee shall sell or furnish alcoholic beverages to any person under the influence of alcohol or narcotic drugs or who is disorderly in manner or to any person known to be a habitual drunkard or user of narcotic drugs" on October 1, 2009 (Re: Staff escorted out a male patron under the age of 21 who was severely intoxicated and couldn't walk or stand and was emitting a strong odor of alcohol; medic responded and took patron to hospital); **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 September 17, 2009 (Re: "Girls Gone Wild" event and filming at licensed premises; event resulted in adult entertainment where establishment does not have an Adult Entertainment license or Zoning or Liquor Board approval to provide adult entertainment); **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 September 17, 2009 (Re: Licensees, manager and employees allowed disc jockey to encourage patrons to engage in nudity and lewd behavior); on September 17, 2009 (Re: Female #1 revealed her breasts when videographer for "Girls Gone Wild" said "show me your boobs") on September 17, 2009 (Re: Female #2 revealed her breasts when videographer for "Girls Gone Wild" said "show me your boobs"); on September 17, 2009 (Re: Female #3 on the public stage opened her top and bared her breasts for the camera and patrons); on September 17, 2009 (Re: Female #4 revealed her breasts for the camera and patrons); on September 17, 2009 (Re: Female #5 bared her breasts for the camera and public); on September 17, 2009 (Re: Female #6 bared her breasts for the camera and public); on September 17, 2009 (Re: Female #7 had her underwear below her buttocks, "mooning" for the camera and public); on September 17, 2009 (Re: Female #7 held and licked her left breast for camera and public); on September 17, 2009 (Re: Female #4 exposed her breasts for the camera and public); on September 17, 2009 (Re: Female #7 placed her hands on the bared breasts of Female #4 for the camera and public); on September 17, 2009 (Re: "Girls Gone Wild" personnel allowed access with various female patrons to private areas of the premises) and on September 17, 2009 (Re: No licensee or employee of establishment attempted to discourage or prevent behavior that meets definition of adult entertainment)

**DECISION:**