

**BOARD OF LIQUOR LICENSE COMMISSIONERS FOR BALTIMORE CITY  
PROPOSED DOCKET – THURSDAY, DECEMBER 17, 2009  
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**

**Mary Rigato, Dolomiti, Inc. T/a Boccaccio Restaurant, 923-27 Eastern Avenue** – Class “B” Beer, Wine & Liquor License – Request for a hardship extension under the provisions of Article 2B §10-504(d)

**DECISION:**

**Alfred E. Schudel, Jr., Thrust, Inc. T/a Pinehurst Wine Shoppe, 6242 Bellona Avenue** – Class “A” Beer, Wine & Liquor License – **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” from May 1, 2009 to date (Re: Licensee does not have a 2009 Trader’s License) and November 9, 2009 (Re: Corporate charter is not in good standing)

**DECISION:**

**Normand Pelland & Karen Rogalski, Trade name pending, 1201 W. Cross Street** – Class BD7 Beer, Wine & Liquor License – Application to transfer ownership of license where premises has been closed for more than 90 days, application includes request for live entertainment and outdoor table service

**DECISION:**

**Sandra Sistrunk Mason, CAE, LLC T/a Rain, 7133-35 Harford Road** – Class “B” Beer, Wine & Liquor License – Application to transfer ownership of license where premises has been closed for more than 90 days

**DECISION:**

**James Smith, GLD, Inc. T/a Club Miami, 414-16 E. Baltimore Street**– Class BD7 Beer, Wine & Liquor License – **Violation of Adult Entertainment Rule 3(a)** A dancer may not perform or otherwise appear nude unless the dancer; (1) is on a stage that is raised at least 18 inches above floor level; and 2)except as provided in subsection (b) of this rules, is at least 3 feet from the nearest patron on July 11, 2009 (Re: Dancer performing a lap dance with her breast exposed and rubbing her breast against face of patron); **Violation of Adult Entertainment Rule 4** “No dancer may enter any separate room, enclosure, or screened area with any patron, unless the area is in public view at all times” on July 11, 2009 (Re: Dancer in private booth with patron with security personnel standing in walkway access to booth); **Violation of Adult Entertainment 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 July 11, 2009 (Re: Patron’s face rubbing against dancer’s exposed breast); **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 July 11, 2009 (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:**

**Ho K. Lawler & Albert Yang, HBS Enterprises, Inc. T/a Sugar Hill Tavern, 2361 Druid Hill Avenue** – Class BD7 Beer, Wine & Liquor License – Remand of case from Circuit Court for findings of fact and conclusions of law on the record

**DECISION:**

**3:00 p.m.**

**George Roberts & William Capers, Jr., Capers, LLC T/a Five Mile House, 5302 Reisterstown Road** – Class “B” Beer, Wine & Liquor License – **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensees do not have a 2009 Trader’s License) and November 12, 2009 to date (Re: Corporate charter not in good standing)

**DECISION:**

**Carmel Allen, T/a Golden Lounge, 2510 McElderry Street** – Class BD7 Beer, Wine & Liquor License – **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensee does not have a 2009 Trader’s License)

**DECISION:**

**Timothy Dean & Jerome Lintz, T.D. Bistro, Inc. T/a Timothy Dean Bistro, 1719 Eastern Avenue** – Class “B” Beer, Wine & Liquor license – **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensees do not have a 2009 Trader’s License)

**DECISION:**

**Mygenet Harris & Alexander Wolde, A & D, LLC T/a Midtown Liquor Store, 17 W. Biddle Street** – Class BD7 Beer, Wine & Liquor license – **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensees do not have a 2009 Trader’s License)

**DECISION:**

**Nichols H. Ramos, T/a Arcos Restaurant, 129 S. Broadway** – Class BD7 Beer, Wine & Liquor License – **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensee does not have a 2009 Trader’s License)

**DECISION:**

**Daniel Horwitz & Daniel Chaustit, Chaustit Enterprises, Inc. T/a Crush, 510 E. Belvedere Avenue** – Class “B” Beer, Wine & Liquor License - **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensees do not have a 2009 Trader’s License)

**DECISION:**

**Gregory Graham, Intrinsic Restaurant, Inc. T/a Intrinsic Restaurant, 5209 Reisterstown Road** - **Violation of Rule 3.02** “Licensees shall cooperate with representatives of the Board, members of the Police Department, Health Department, Building Engineer's office, Grand Jury and representatives of other governmental agencies whenever any such persons are on official business” since May 1, 2009 to date (Re: Late renewal fee of \$500 has not been paid; licensee did not respond to August 20, 2009 letter concerning fine); **Violation of Article 2B §10-301(j)(1)** “In Baltimore City, unless a licensee presents to the Board of Liquor License Commissioners by June 30 of the respective year, a certificate issued by the Director of Finance, showing that there are no unpaid taxes on the merchandise, fixtures

and stock of the applicant due to the City of Baltimore or the State of Maryland, the renewal license shall be immediately suspended without a hearing but thereafter shall be immediately returned without a hearing upon presentation of such a certificate” from June 30, 2009 to date (Re: Proof of payment of 2008-2009 Tangible Personal Property Taxes has not been submitted); **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” from May 1, 2009 to date (Re: Licensee does not have a 2009 Trader’s License) and from November 13, 2009 (Re: Corporate charter not in good standing)

**DECISION:**

**Barbara Ricksen, Dennis M. Solomon & Kenneth R. Conklin, MJ Harbor Lounge, Inc. T/a Pier 5 Hotel, 711 Eastern Avenue – Class “B” Beer, Wine & Liquor License - 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” from May 1, 2009 to date (Re: Licensees do not have a 2009 Trader’s License)

**DECISION:**