

STATE OF NEW JERSEY  
Department of Law and Public Safety  
DIVISION OF ALCOHOLIC BEVERAGE CONTROL  
1100 Raymond Blvd. Newark, N.J. 07102

BULLETIN 1926

September 1, 1970

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1. STATE LICENSE - OBJECTION TO RENEWAL OF STATE BEVERAGE  
DISTRIBUTOR'S LICENSE - RENEWAL OF APPLICATION APPROVED.

In the Matter of Objections to )  
the Renewal of State Beverage )  
Distributor's License SBD-64 to )

Imperial Distributing Co. )  
715 So. East Boulevard )  
Vineland, N. J. )

CONCLUSIONS

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Paul Van Embden, Esq., Attorney for Applicant

BY THE DIRECTOR:

The applicant has filed an application for renewal of its State Beverage Distributor's License for its premises at 715 So. East Boulevard, Vineland. A written objection to the granting of said application was made by letter dated May 18, 1970 and a hearing was duly held thereon.

The objector sets forth in substance that Vineland "is already saturated" to the limit "with Alcoholic dispensers"; also its premises are located "in an area that has many Puerto Ricans crowded into homes and is a place of constant problems to the police." The objector, however, did not appear at the hearing herein, or offer any supportive evidence with respect to the said objection.

The applicant now holds and has held, since the adoption of the Alcoholic Beverage Law, a State Beverage Distributor's License.

Michael A. Buglio, president of the corporate applicant, testified that the applicant sells to wholesalers only and does not sell to consumers. "Our place is merely storage". The applicant's premises are bounded on one side by a railroad, on another side by a canning plant, on the third side by a fuel distributing facility and on its fourth side by a street. It has never received any complaints from any of the residents with respect to its operation. Furthermore, applicant asserted that only a very small part of the operation is in Vineland and its scope of activity extends to Cumberland, Salem, Gloucester and Atlantic Counties.

Applicant produced letters of commendation from both the Mayor and the Chief of Police. The letter of Mayor Henry A. Garton, Jr. stated in part:

"This company has a distinguished record in this city as a wholesale beer distributor. There has never been an instance where the city police department or any other agency of this city has had a complaint about a disturbance or other problems. In fact, their premises are immaculately kept and landscaped and they are a credit to the city and to the area. The Buglio family are outstanding

members of this community and are involved in many worthy charities and sports programs. I cannot stress too strongly their value to the city as employers, businessmen and citizens."

The Chief of Police adds:

"I wish to state that the objections contained in the letter are unfounded in as much as police information is concerned. We have never had police problems with the Imperial Distributing Company or the immediate surrounding area."

The privileges conferred by a State Beverage Distributor's License are contained in R.S. 33:1-11(2-c). In essence, this license allows its holder to maintain a licensed premises and warehouse at and from which it may sell and deliver only unchilled beer and ale in original containers and in quantities of not less than 144 fluid ounces - in common parlance - not less than a half case containing 12 - 12 ounce cans or bottles.

As pointed out hereinabove, the applicant's premises are used primarily for storage purposes and most of its sales activity takes place outside this community.

Finally, it should be noted that the written objection, with supportive affirmative proof, is of little probative value, and indeed sterile. After considering the evidence herein, I am persuaded that the objection is lacking in merit, and does not warrant a denial of the renewal of applicant's license. Cf. Breton Woods Beverage Distributors, Inc., Bulletin 1490, Item 4.

Accordingly, the pending application for renewal is approved, and the license will be issued upon compliance with all procedural requirements.

RICHARD C. McDONOUGH  
DIRECTOR

Dated: June 29, 1970

2. DISCIPLINARY PROCEEDINGS - SALE IN VIOLATION OF STATE REGULATION NO. 38 - FALSE STATEMENT IN APPLICATION - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 60 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against )

LOU'S TAVERN, INC. )  
t/a Lou's Tavern )  
292 Barrow Street )  
Jersey City, N. J. )

CONCLUSIONS AND ORDER

Holder of Plenary Retail Consumption License C-29, issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City. )

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Licensee, by Louis J. Goldstein, President, Pro se.  
Walter M. Cleaver, Esq., Appearing for the Division.

BY THE DIRECTOR:

Licensee pleads non vult to charges alleging that (1) on April 23, 1970, it sold a pint bottle of gin for off-premises consumption during prohibited hours in violation of Rule 1 of State Regulation No. 38, and (2) in application for its license for the 1969-70 period it failed fully to disclose record of prior license suspensions, in violation of R.S. 33:1-25.

Licensee has a previous record of three license suspensions by the Director for similar violation of sale of alcoholic beverages during prohibited hours in violation of Rule 1 of State Regulation No. 38, (1) for ten days, effective February 3, 1958, (2) for fifteen days, effective August 5, 1963, and (3) for thirty days, effective July 5, 1965 (Re Lou's Tavern, Inc., Bulletins 1209, Item 4, 1526, Item 7 and 1631, Item 5), non-disclosure of the suspension in 1965 being the subject of the second charge.

The prior record of suspension of license for similar violation of Rule 1 of State Regulation No. 38 occurring more than ten years ago disregarded in admeasuring the penalty but considering the record of suspension for similar violation of that regulation in 1963 as occurring more than five but less than ten years ago and the suspension in 1965 as occurring within the past five years, the license will be suspended on the first charge for thirty-five days (Re C & M Club, Inc., Bulletin 1839, Item 5), to which will be added fifteen days because this is the licensee's fourth violation (cf. Re Black, Bulletin 1293, Item 5), and on the second charge for ten days (Re Marcella Bar, Inc., Bulletin 1892, Item 4), or a total of sixty days, with remission of five days for the plea entered, leaving a net suspension of fifty-five days.

Accordingly, it is, on this 6th day of July, 1970,

ORDERED that Plenary Retail Consumption License

C-29 (as renewed for the 1970-71 licensing period), issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City to Lou's Tavern, Inc., t/a Lou's Tavern, for premises 292 Barrow Street, Jersey City, be and the same is hereby suspended for fifty-five (55) days, commencing at 2:00 a.m. Tuesday, July 21, 1970 and terminating at 2:00 a.m. Monday, September 14, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

3. DISCIPLINARY PROCEEDINGS - GAMBLING (HORSE RACE AND NUMBERS BETS) - LICENSE SUSPENDED FOR 60 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against )

John J. Guy & Mary C. Guy )  
t/a Johnny Guy's Pub )  
16 State Highway 5 )  
Edgewater, N. J. )

Holder of Plenary Retail Consumption License C-15 (for 1969-70 and 1970-71 licensing periods), issued by the Mayor and Council of the Borough of Edgewater. )

CONCLUSIONS  
and  
ORDER

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Licensee, Pro se.  
Edward F. Ambrose, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensees plead non vult to charges (1) and (2) alleging that on divers days in February 1970, they permitted the acceptance of horse race and numbers bets on the licensed premises, in violation of Rules 6 and 7 of State Regulation No. 20.

Absent prior record, the license will be suspended for sixty days, with remission of five days for the plea entered, leaving a net suspension of fifty-five days.  
Re Huneke, Bulletin 1899, Item 11.

Accordingly, it is, on this 8th day of July 1970,

ORDERED that Plenary Retail Consumption License C-15, issued by the Mayor and Council of the Borough of Edgewater to John J. Guy & Mary C. Guy, t/a Johnny Guy's Pub, for premises 16 State Highway 5, Edgewater, be and the same is hereby suspended for fifty-five (55) days, commencing at 3:00 a.m. Wednesday, July 22, 1970, and terminating at 3:00 a.m. Tuesday, September 15, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

## 4. SPECIAL PERMITS - FEES - EFFECTIVE JULY 1, 1970.

EFFECTIVE JULY 1, 1970 THE FOLLOWING FEES WILL BE IN EFFECT FOR SPECIAL PERMITS.

<u>SYMBOL</u>	<u>TYPE</u>	<u>FEE</u>
AE	Administrator or Executor	\$20.00
AI	Ad Interim	\$20.00 plus 2½ times prorated license fee for each day permit is in effect.
AL	Possess and sell alcohol (Retailer)	\$20.00
C	Caddy	\$100.00
D	Transfer title in stocks of alcoholic beverages (sale of business)	\$30.00
E	Temporary Employment	\$100.00 to cover unlimited number of 7-day employments.
EMP	Employment	\$3.00 minors \$10.00 adults, non-resident, non-citizen.
ET	Emergency Transportation	\$10.00 for vehicle for which cur- rent transit insignia is in effect. \$20.00 for vehicles bearing no current transit insignia.
I	Personal Importation	\$5.00 (statutory)
P	Pinboys	\$100.00
S	Social	\$25.00 per day for all organiza- tions in general. \$15.00 per day for police, firemen, letter carriers, first aid org., non- profit hospitals.
SOL	Solicitor	\$15.00 Malt Beverages (statutory) \$25.00 all types of alcoholic beverages (separate permit for each employer).
SP	Public or Private Sale	\$20.00
SW	Store wine made without permit	\$10.00
TI	Transit Insignia	\$10.00 (statutory)
TL	Limited Transportation	\$100.00 for permit. \$10.00 for each certificate.
VE	Validate Employment	\$10.00 for first violation, plus \$2.00 for each additional employee. \$20.00 for second violation, plus \$2.00 for each additional employee. \$30.00 for third violation, plus \$2.00 for each additional employee.

<u>SYMBOL</u>	<u>TYPE</u>	<u>FEE</u>
WN	Special Wine Permit (manufacture for personal consumption)	\$3.00 (statutory)
SM	Carloading and Distributing	\$40.00
	Catering (sale by C licensee off licensed premises).	\$25.00 per day
	Concessionaire, Nat'l. Guard Armories	\$100.00 per fiscal year for malt alcoholic beverages. \$150.00 for all types of alcoholic beverages.
	Demonstration Purpose	\$25.00
	Display of full bottles by Whole- saler	\$10.00 for permit \$1.00 for each certified copy.
	Donation by whole- saler to retail associations	\$25.00
	Experimental Purpose	\$25.00
	Enlarging part of licensed premises not covered by license	\$25.00 per day
	Food Products (does not include ethyl alcohol)	\$15.00 minimum to 1,000 gallons. \$20.00 from 1001 to 2500 gallons. \$25.00 from 2501 to 5000 gallons. \$30.00 from 5001 to 10,000 gallons. \$35.00 from 10,001 to 20,000 gals.
	Gratuitous service by licensees (wholesalers)	\$25.00 per day.
	Illegal Transpor- tation	\$15.00 if insignia has been issued and not affixed to vehicle. \$30.00 for transportation without an insignia having been issued.
	Import for resale	5% of import value. Minimum \$25.00
	Medicinal Products	\$15.00 minimum (fee graduated as quantity, same as for food products.)
	Moving wine made under WN or SW permit to new address	\$5.00
	Sacramental Wines (sales by wholesalers)	\$25.00

<u>SYMBOL</u>	<u>TYPE</u>	<u>FEE</u>
SM	Sale (retailer to or from retailer)	\$30.00
	Sampling by wholesaler	\$10.00 for permit \$1.00 for each certified copy.
	State Park	\$300.00 (prorated)
	Station to Station and Door to Door Delivery	\$4.00 for each vehicle used with minimum fee of \$20.00 plus \$2.00 for each add'l. copy of permit.
	Storage by M Licensees	\$10.00
	Temporary Storage (retailer)	\$20.00
	Miscellaneous	Fees fixed by Director.

Dated: June 17, 1970

RICHARD C. McDONOUGH  
DIRECTOR

5. NOTICE - MUNICIPAL LICENSE ISSUING AUTHORITIES - DIRECTOR'S STATEMENT PERTAINING TO INQUIRIES RE OWNERSHIP OF RETAIL LICENSES.

TO ALL MUNICIPAL LICENSE ISSUING AUTHORITIES:

We have had an alarming number of requests for information with respect to ownership, etc. of retail licensed premises throughout the State. Callers have advised us that issuing authorities have directed them to obtain such information from this office since we now have copies of applications and have received a \$25.00 filing fee therefor.

The filing of such applications with this office was never intended to remove the "public information" responsibility of issuing authorities. Rather, the applications on file in this office are to assist our enforcement staff in connection with various types of ownership investigations.

Local municipalities retain fees, in excess of five and a half million dollars annually, and must assume, among other things, the responsibility for furnishing the citizens of our State with certain information pertaining to licensees situated within their municipality.

All future calls received at this Division in connection with persons, addresses etc., of retail licensed establishments, will as heretofore, be referred to local issuing authorities.

RICHARD C. McDONOUGH  
DIRECTOR

Dated: July 10, 1970

6. NOTICE - MANUFACTURERS AND WHOLESALERS - DIRECTOR'S STATEMENT PERTAINING TO PROMOTIONAL ADVERTISING.

TO ALL MANUFACTURERS AND WHOLESALERS:

During the past few months I have noted a marked increase in the number of instances where it has become necessary for members of my staff to advise licensees and their employees to cancel promotional advertising programs which were in violation of State Regulation No. 21.

Rules 1(a), (b) and (c) of State Regulation No. 21 expressly recite the various advertising items which an alcoholic beverage manufacturer or wholesaler may permissibly furnish to retail licensees in this State. Said rules, after listing these specific items, also permit "other similar advertising specialties" if written approval therefor is first obtained from this Division.

Many items we have found being distributed do not come within the permissible categories as recited or as contemplated in the foregoing rules. Such items stand in the category of prohibited equipment rather than permissible advertising material which the manufacturer or wholesaler may in anywise, directly or indirectly, furnish to any retail liquor establishment in this State.

As a deterrent and with a view eventually to decrease the number of violations, I have instructed my staff that, effective immediately, Regulation No. 21 is to be rigidly applied. In the future the Division will not request recall of prohibited items by warning letters to the violators, but more drastic action will be taken.

Licensees would do well to heed this warning and to take the necessary steps to prevent the possible imposition of any penalty due to the distribution of items not specifically approved for distribution by this Division if not included in the above referred to rules.

RICHARD C. McDONOUGH  
DIRECTOR

Dated: July 10, 1970

7. DISCIPLINARY PROCEEDINGS - FALSE STATEMENT IN APPLICATION - LICENSE SUSPENDED FOR 25 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against  
 CLUB 339, INC.  
 339 Mulberry Street  
 Newark, N. J.  
 Holder of Plenary Retail Consumption License C-673, issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark.

CONCLUSIONS AND ORDER

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 Licensee, by Angel Torres, President, Pro se.  
 Walter H. Cleaver, Esq., Appearing for the Division.

BY THE DIRECTOR:

Licensee pleads non vult to the following charges:

- "1. On July 3, 1969, and divers days prior thereto, you conducted your licensed business without keeping on the licensed premises a list containing the names and addresses and other required information with respect to all persons then currently employed on your licensed premises, contrary to and in violation of Rule 16 of State Regulation No. 20.
- "2. In your application filed with the Municipal Board of Alcoholic Beverage Control of the City of Newark, dated June 6, 1969, and upon which you obtained your current plenary retail consumption license, you falsely stated 'No' in answer to Question No. 35, which asks: 'Has the applicant or has any person mentioned in this application having a beneficial interest in the license applied for or in the business to be conducted under said license ever had any interest, directly or indirectly, in any alcoholic beverage license or permit in New Jersey or any other state which was surrendered, suspended, revoked or cancelled? If so, state details with respect to each surrender, suspension, revocation or cancellation', whereas in truth and fact a plenary retail consumption license held by you for these same premises had been suspended by the Municipal Board of Alcoholic Beverage Control of the City of Newark for fifteen days, effective March 31, 1969, for sale of alcoholic beverages during hours prohibited by local ordinance; such false answer, statement, evasion and suppression being in violation of R.S. 33:1-25."

Licensee has a previous record of suspension of license by the municipal issuing authority for fifteen days, effective March 31, 1969, for sale of alcoholic beverages during hours prohibited by local regulation, and by the Director for twenty-five days, effective September 15, 1969, for purchase

of alcoholic beverages from another retailer and filing false Beverage Tax Bureau reports. Re Club 339, Inc., Bulletin 1881, Item 11. In addition, license held by Club 232, Inc. for premises 232 Mulberry Street, Newark, N.J., in which the licensee corporation is linked by common stockholders, officers and directors, was suspended by the Director for twenty days, effective September 16, 1969, also for purchase of alcoholic beverages from another retailer and filing false Beverage Tax Bureau reports. Re Club 232, Inc., Bulletin 1882, Item 6.

The license will be suspended for ten days (cf. Re Edward J. Power, Inc., Bulletin 1487, Item 5), to which will be added ten days by reason of the record of two suspensions of license for dissimilar violations within the past five years (Re Nazario, Bulletin 1840, Item 5), and five days by reason of the record of suspension of license of Club 232, Inc. for dissimilar violation within the past five years (Re Harrington & Burns, Inc., Bulletin 1882, Item 5 and Re Tooley's Bar, Inc., Bulletin 1806, Item 6), or a total of twenty-five days, with remission of five days for the plea entered, leaving a net suspension of twenty days.

Accordingly, it is, on the 1st day of July, 1970,

ORDERED that Plenary Retail Consumption License C-673 (as renewed for the 1970-71 licensing period), issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark to Club 339, Inc., for premises 339 Mulberry Street, Newark, be and the same is hereby suspended for twenty (20) days, commencing at 2:00 a.m. Wednesday, July 15, 1970, and terminating at 2:00 a.m. Tuesday, August 4, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

8. DISCIPLINARY PROCEEDINGS - ALCOHOLIC BEVERAGES NOT TRULY  
LABELED - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary )  
 Proceedings against )  
 Irelake, Inc. )  
 t/a Irene's Tavern )  
 47 Market Street )  
 Passaic, N. J. )  
 Holder of Plenary Retail Consumption )  
 License C-136 (for the 1969-70 and )  
 1970-71 licensing periods), issued by )  
 the Municipal Board of Alcoholic )  
 Beverage Control of the City of Passaic.)

CONCLUSIONS  
and  
ORDER

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 Walter J. Tencza, Esq., Attorney for Licensee  
 Walter H. Cleaver, Esq., Appearing for Division

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that, on March 6, 1970, it possessed alcoholic beverages in two bottles bearing labels which did not truly describe their contents, in violation of Rule 27 of State Regulation No. 20.

Absent prior record, the license will be suspended for fifteen days, with remission of five days for the plea entered, leaving a net suspension of ten days. Re Wallace, Bulletin 1906, Item 13.

Accordingly, it is, on this 26th day of June 1970,

ORDERED that Plenary Retail Consumption License C-136, issued by the Municipal Board of Alcoholic Beverage Control of the City of Passaic to Irelake, Inc., t/a Irene's Tavern, for premises 47 Market Street, Passaic, be and the same is hereby suspended for ten (10) days, commencing at 3:00 a.m. Friday, July 3, 1970, and terminating at 3:00 a.m. Monday, July 13, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

9. DISCIPLINARY PROCEEDINGS - ALCOHOLIC BEVERAGES NOT TRULY  
LABELED - LICENSE SUSPENDED FOR 10 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary )  
Proceedings against )

Cedar Lake Community Club Inc. )  
Cedar Lake East )  
Denville, N. J. )

CONCLUSIONS  
and  
ORDER

Holder of Club License CB-1 (for )  
the 1969-70 and 1970-71 licensing )  
periods), issued by the Township )  
Committee of the Township of Denville. )  
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Licensee, by Harold Hopf, President and James T. Prior,  
Vice-President  
Walter H. Cleaver, Esq., Appearing for Division

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that,  
on April 30, 1970, it possessed an alcoholic beverage in a  
bottle bearing a label which did not truly describe its  
contents, in violation of Rule 27 of State Regulation No. 20.

Absent prior record, the license will be suspended  
for ten days, with remission of five days for the plea  
entered, leaving a net suspension of five days. Re Charcoal  
Hearth, Inc., Bulletin 1908, Item 9.

Accordingly, it is, on this 6th day of July 1970,

ORDERED that Club License CB-1, issued by the  
Township Committee of Denville to Cedar Lake Community Club,  
Inc., for premises Cedar Lake East, Denville, be and the  
same is hereby suspended for five (5) days, commencing at  
3:00 a.m. Monday, July 20, 1970, and terminating at 3:00 a.m.  
Saturday, July 25, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

10. DISCIPLINARY PROCEEDINGS - ALCOHOLIC BEVERAGES NOT TRULY  
LABELED - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary )  
Proceedings against )

Ye Olde Pubs, Inc. )  
t/a The Crow's Nest )  
309 Vincent Avenue )  
Hackensack, N. J. )

CONCLUSIONS  
and  
ORDER

Holder of Plenary Retail Consumption )  
License C-5 (for the 1969-70 and )  
1970-71 licensing periods), issued by )  
the City Council of the City of )  
Hackensack. )

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Contant and Contant, Esq., by Richard Jon Contant, Esq.,  
Attorneys for Licensee  
Walter H. Cleaver, Esq., Appearing for Division

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that,  
on January 16, 1970, it possessed alcoholic beverages in two  
bottles bearing labels which did not truly describe their  
contents, in violation of Rule 27 of State Regulation No. 20.

Absent prior record, the license will be suspended  
for fifteen days, with remission of five days for the plea  
entered, leaving a net suspension of ten days. Re Wallace,  
Bulletin 1906, Item 13.

Accordingly, it is, on this 7th day of July 1970,

ORDERED that Plenary Retail Consumption License  
C-5, issued by the City Council of the City of Hackensack to  
Ye Olde Pubs, Inc., t/a The Crow's Nest, for premises 309  
Vincent Avenue, Hackensack, be and the same is hereby sus-  
pended for ten (10) days, commencing at 2:00 a.m. Wednesday,  
July 8, 1970, and terminating at 2:00 a.m. Saturday,  
July 18, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

11. DISCIPLINARY PROCEEDINGS - SALE TO MINOR - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against )

Rainbow Enterprises, Inc. )  
t/a Rainbow Enterprises, Inc. )  
372 Bloomfield Avenue )  
Mountain Lakes )  
P.O.Denville, N. J. )

CONCLUSIONS  
and  
ORDER

Holder of Plenary Retail Distribution License D-1 (for the 1969-70 and 1970-71 licensing periods), issued by the Borough Council of the Borough of Mountain Lakes. )

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Licensee, by Bertha Schwager, President, Pro se.  
Walter H. Cleaver, Esq., Appearing for Division

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that, on March 31, 1970, it sold bottles of beer to a minor, age 18, in violation of Rule 1 of State Regulation No. 20.

Absent prior record, the license will be suspended for fifteen days, with remission of five days for the plea entered, leaving a net suspension of ten days. Re Pall's New Bar, Inc., Bulletin 1882, Item 9.

Accordingly, it is, on this 8th day of July 1970,

ORDERED that Plenary Retail Distribution License D-1, issued by the Borough Council of the Borough of Mountain Lakes to Rainbow Enterprises, Inc., for premises 372 Bloomfield Avenue, Mountain Lakes, be and the same is hereby suspended for ten (10) days, commencing at 9:00 a.m. Tuesday, July 21, 1970, and terminating at 9:00 a.m. Friday, July 31, 1970.

RICHARD C. McDONOUGH  
DIRECTOR

12. DISCIPLINARY PROCEEDINGS - ALCOHOLIC BEVERAGES NOT TRULY  
LABELED - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary )  
Proceedings against )

Magdalene M. Calimano )  
t/a Chestnut Tavern )  
649-653 Chestnut Street )  
Union Township (Union Co.), N.J. )

CONCLUSIONS  
and  
ORDER

Holder of Plenary Retail Consumption )  
License C-38 (for 1969-70 and 1970- )  
71 licensing periods), issued by the )  
Township Committee of Union Township. )

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Griffinger & Conlon, Esqs., Attorneys for Licensee  
Walter H. Cleaver, Esq., Appearing for Division

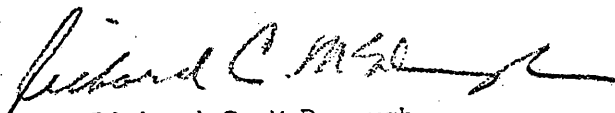
BY THE DIRECTOR:

Licensee pleads non vult to a charge alleging that,  
on April 3, 1970, she possessed alcoholic beverages in two  
bottles bearing labels which did not truly describe their  
contents, in violation of Rule 27 of State Regulation No. 20.

Absent prior record, the license will be suspended  
for fifteen days, with remission of five days for the plea  
entered, leaving a net suspension of ten days. Re Wallace,  
Bulletin 1906, Item 13.

Accordingly, it is, on this 8th day of July 1970,

ORDERED that Plenary Retail Consumption License C-38,  
issued by the Township Committee of the Township of Union to  
Magdalene M. Calimano, t/a Chestnut Tavern, for premises  
649-653 Chestnut Street, Union Township, be and the same is  
hereby suspended for ten (10) days, commencing at 2:00 a.m.  
Tuesday, July 21, 1970, and terminating at 2:00 a.m. Friday,  
July 31, 1970.



Richard C. McDonough  
Director