

Amada

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

BULLETIN 1883

November 13, 1969

TABLE OF CONTENTS

- ITEM
1. DISCIPLINARY PROCEEDINGS (Asbury Park) SALE IN VIOLATION OF STATE REGULATION NO. 38 - FALSE STATEMENT IN LICENSE APPLICATION - LICENSE SUSPENDED FOR 100 DAYS, LESS 5 FOR PLEA.
 2. DISCIPLINARY PROCEEDINGS (Newark) SALE TO MINORS - HINDERING INVESTIGATION - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 50 DAYS.
 3. DISCIPLINARY PROCEEDINGS (Jersey City) GAMBLING (HORSE RACE AND NUMBERS BETS) - LICENSE SUSPENDED FOR 60 DAYS, LESS 5 FOR PLEA.
 4. NUMBER OF MUNICIPAL LICENSES ISSUED AND AMOUNT OF FEES PAID FOR THE PERIOD JULY 1, 1969 TO SEPTEMBER 30, 1969 AS REPORTED TO THE DIVISION OF ALCOHOLIC BEVERAGE CONTROL BY THE LOCAL ISSUING AUTHORITIES PURSUANT TO R.S. 33:1-19 (INCLUDING 53 ISSUED BY THE DIRECTOR PURSUANT TO R.S. 33:1-20).
 5. DISCIPLINARY PROCEEDINGS (Jersey City) SALE IN VIOLATION OF STATE REGULATION NO. 38 - SALE DURING PROHIBITED HOURS - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 40 DAYS, LESS 5 FOR PLEA.
 6. DISCIPLINARY PROCEEDINGS (Ewing Township) SALE TO MINOR - FALSE STATEMENT IN LICENSE APPLICATION - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 40 DAYS, LESS 5 FOR PLEA.
 7. DISCIPLINARY PROCEEDINGS (Millville) SALE TO A MINOR - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 25 DAYS, LESS 5 FOR PLEA.
 8. DISCIPLINARY PROCEEDINGS (Hanover Township) ALCOHOLIC BEVERAGES NOT TRULY LABELED - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.
 9. DISCIPLINARY PROCEEDINGS (Elizabeth) PURCHASE FROM ANOTHER RETAILER - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.
 10. DISCIPLINARY PROCEEDINGS (Newark) GAMBLING (NUMBERS BETS) - LICENSE SUSPENDED FOR 60 DAYS - NO REMISSION FOR PLEA ENTERED AFTER HEARING.
 11. DISCIPLINARY PROCEEDINGS (Cliffside Park) ALCOHOLIC BEVERAGES NOT TRULY LABELED - LICENSE SUSPENDED FOR 10 DAYS, LESS 5 FOR PLEA.
 12. DISCIPLINARY PROCEEDINGS (Orange) PURCHASE FROM UNLICENSED INDIVIDUAL - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.
 13. DISCIPLINARY PROCEEDINGS (Passaic) SALE BELOW FILED PRICE - LICENSE SUSPENDED FOR 10 DAYS, LESS 5 FOR PLEA.

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

BULLETIN 1883

November 13, 1969

1. DISCIPLINARY PROCEEDINGS - SALE IN VIOLATION OF STATE
 REGULATION NO. 38 - FALSE STATEMENT IN LICENSE APPLICATION -
 LICENSE SUSPENDED FOR 100 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary)
 Proceedings against.)

Palace Bar Inc.)
 t/a Palace Bar)
 1100 Springwood Avenue)
 Asbury Park, N.J.,)

CONCLUSIONS
 and
 ORDER

Holder of Plenary Retail Consumption)
 License C-44, issued by the City)
 Council of the City of Asbury Park.)

Philip Newman, Esq., Attorney for Licensee
 Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to charges alleging that (1) on Sunday, April 13, 1969 it sold a pint bottle of gin for off-premises consumption, in violation of Rule 1 of State Regulation No. 38, and (2) in its application for license for 1968-69 it failed to disclose its record of four prior suspensions of license, in violation of R.S. 33:1-25.

Licensee has a previous record of suspension of license by the Director for fifteen days effective March 3, 1958 and again for thirty days effective January 11, 1967 (Re Palace Bar, Inc., Bulletin 1717, Item 9) and by the municipal issuing authority for ten days effective September 20, 1965 and again for forty days effective August 24, 1967, all for sale in violation of State Regulation No. 38, non-disclosure of which being the subject of the second charge.

The prior record of suspension for similar violation in 1958 occurring more than ten years ago disregarded, but the record of three prior suspensions for similar violation in 1965 and in January and August 1967 considered, the license will be suspended on the first charge for ninety days (Re Ralph & John's Tavern, Inc., Bulletin 1863, Item 2) and on the second charge for ten days (Re Culver, Bulletin 1874, Item 4), or a total of one hundred days, with remission of five days for the plea entered, leaving a net suspension of ninety-five days.

In addition, the licensee is pointedly warned that any future violation of State Regulation No. 38 may be deemed in callous disregard of the regulation and cause for outright revocation of the license.

Accordingly, it is, on this 18th day of September 1969,

ORDERED that Plenary Retail Consumption License C-44, issued by the City Council of the City of Asbury Park to Palace Bar Inc., t/a Palace Bar, for premises 1100 Springwood Avenue, Asbury Park, be and the same is hereby suspended for ninety-five (95) days, commencing at 3 a.m. Thursday, September 25, 1969 and terminating at 3 a.m. Monday, December 29, 1969.

Joseph M. Keegan,
 Director.

2. DISCIPLINARY PROCEEDINGS - SALE TO MINORS - HINDERING INVESTIGATION - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 50 DAYS.

In the Matter of Disciplinary Proceedings against Glitter Club, Inc. 685-687 Springfield Ave. Newark, New Jersey Holder of Plenary Retail Consumption License C-701 issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark

CONCLUSIONS AND ORDER

A. Robert Rothbard, Esq., Attorney for Licensee Louis F. Treole, Esq., Appearing for the Division

BY THE DIRECTOR:

The Hearer has filed the following report herein:

Hearer's Report

Licensee pleaded not guilty to the following charges:

- "1. On Friday, January 24, 1969 you sold, served and delivered and allowed, permitted and suffered the sale, service and delivery of alcoholic beverages, directly or indirectly, to persons under the age of twenty-one (21) years, viz., Janet___, age 16, and Blanche----, age 16, and William---, age 20, and allowed, permitted and suffered the consumption of alcoholic beverages by such persons in and upon your licensed premises; in violation of Rule 1 of State Regulation No. 20. "2. On Friday, January 24, 1969, between the hours of 10:30 P.M. and 11:10 P.M., you, directly or indirectly, through a person employed on your licensed premises as a bartender, failed to facilitate, hindered, delayed, and cause the hindrance and delay and attempted to hinder, delay and cause the hindrance and delay of an investigation and inspection of the licensed business and premises and of a search thereof there being conducted by an Inspector and Investigators of the Division of Alcoholic Beverage Control of the Department of Law and Public Safety of the State of New Jersey; in violation of Rule 35 of State Regulation No. 20."

ABC Agents M, B and Ma participated in the investigation of the licensee's licensed premises, as a result of which the aforementioned charges were preferred against the licensee.

Agent M testified that at 9:15 p.m. on Friday, January 24, he was accompanied by Agent B as they entered the premises and took seats at the bar. Two bartenders (subsequently indentified as Sidney Koonce and Andrew Brown) were on duty at the time and about fifteen male and female patrons were standing at the bar. A short time thereafter, three females and two males came into the premises and sat at the bar "immediately to the left of Agent B." The group spoke to bartender Brown, who prepared "a whiskey sour, a rum coke andaRheingold beer" and placed the said drinks on the bar in front of Janet, Blanche and William, respectively. Thereafter, when Agent M observed them "sipping from the drinks", he left the premises and returned with Agent Ma who had remained outside. The agents indentified

themselves to the persons in question and also to the bartenders on duty. Koonce, in response to Agent M's request, opened a rear room wherein Agents M and B and "the three females and one male" entered. Koonce stood at the door, "his body was half in the room and half out of the room"; Brown remained behind the bar serving the other patrons. While in the rear room, Agent M "observed Mr. Koonce lean across the table and with his left hand, knock over the two glasses that I placed on the table." One of these glasses had been taken from in front of Janet and the other from in front of Blanche. When Agent M informed Koonce that his act was deliberate and he had hindered the investigation, Koonce, in explanation, said that the glasses had been knocked down when he was reaching for something.

Agent M further testified that when he inquired of Janet and Blanche as to their respective ages, each said she was 21 years of age, whereas William said he was 22. Later, at police headquarters in the presence of the agents, Janet and Blanche, although admitting that they were 16 years old, denied that they had been drinking any alcoholic beverages. William, however, admitted that he had consumed beer. Agent M further testified that he saw no one at the entrance to the premises checking ages of the patrons in question, nor did he hear the bartender inquire as to the ages of William, Janet and Blanche before serving the drinks to them.

The testimony of Agent B substantially corroborated that given by Agent M as to what occurred at the licensed premises and at police headquarters at the time in question.

Although both Agents M and B were subjected to lengthy cross examination, their testimony did not vary in any substantial or material way from the testimony given by them on direct examination.

The attorney for the Division stated that Agent Ma was present at the first hearing in this matter but, at the time of the second or continued hearing, he was on vacation. In order not to prolong the matter, the Division would proceed without his testimony.

William --- testified that on January 24, 1969, he was 20 years of age and denied that he was served any alcoholic beverages at that time. His brother ordered beer, William "ordered a soda, two sodas" and Blanche "ordered orange soda-- I mean a Coke, excuse me," and that the agents took the sodas from the bar and carried them to the back room. William went to the back room "and one of the bartenders asked for a bottle of Cherry Kijafa. Sidney [Koonce] came in and he went to get the Cherry Kijafa on the table, and the glasses fell over."

On cross examination, William said that when questioned by Agent M, he told the agent he was 21 years old.

Janet --- testified that her date of birth is April 16, 1952 and she was 16 years of age on January 24, 1969, when she was at the licensee's premises. She ordered a cherry soda "but I didn't get to drink it" and did not know to whom the bottle of beer belonged which the agent took from the bar. Blanche had "a Coke." She was in the back room being questioned by the agents when "Sidney [Koonce] came in the back room and he reached for something, and everything fell over." At the licensed premises Janet told the agents she was 21 years of age but at the police station said she was 16. Questioned whether she heard one of the bartenders order Cherry Kijafa, Janet said "No"

although she did hear "someone yelling something."

Blanche --- testified that she was born on March 28, 1953 and was 15 years of age on January 24, 1969. At the licensed premises she had a "Coke" and William had nothing to drink. The bottle of beer belonged to William's brother. While in the small back room, engaged in conversation with Mrs. Jones, "I know that somebody reached to get something, but I didn't see nothing else."

Blanche further testified that when asked by the agent how old she was, "Inside the Glitter Club I told him I was twenty-one. But when we got down to the police headquarters, I told him I was fifteen." She was untruthful about her age because "I thought we had to be twenty-one to go inside. I didn't know the difference."

Regina Jones, an adult, testified that she was in the licensee's establishment on January 24 and that although she "had a whiskey sour", Janet and Blanche had soda. She was in the small room with the agents and others when Sidney Koonce came in, reached over to get something when the table tipped and everything was spilled.

On cross examination, Mrs. Jones said the agents took her drink but she was not sure if they took it to the rear room or set it "back down on the bar. It was such a long time ago. I'm not quite sure."

Andrew J. Brown testified that he had been employed as a bartender at the licensed premises for a couple of months and that, on the night in question, he served a bottle of beer to William's brother, soda to Janet and Blanche, and a whiskey sour to Mrs. Jones. He did not believe he questioned the two girls concerning their ages although they looked to him to be over 18 but under 21 years of age. He did not go to the back room when the agents were questioning the alleged minors but remained on duty at the bar.

Sidney E. Koonce (hereinafter Sidney), the bartender, testified that he served the agents but did not serve anything to William, Janet or Blanche. However, when Regina Jones asked for a whiskey sour, he prepared the drink because Brown "didn't know how to fix it." He then put the drink "on the guardrail" but could not recall where he placed it in relation to Mrs. Jones who was seated at the bar. When Brown informed Sidney that there were a couple of ABC agents present who desired to use the back room, he led the two agents, Regina Jones, Janet, Blanche and William into the room. Agent M "sat the two sodas and the whiskey sour on the table." Thereafter, Brown called for a bottle of Kijafa and, when Sidney reached for it, "the table must have tilted or something, and the glasses fell over." Sidney did not see the bottle of beer on the table.

Washington Koonce (hereinafter Washington), president of the corporate licensee, testified that "the overall length of the back room is eight and a half feet in length and it is exactly six foot wide by measurement with a ruler. Now, I have a shelf where I keep alcoholic beverages which I open up the cases and put bottles in. It's on--looking now, it would be on my left-hand side." The room contains a safe two feet wide, shelves from floor to ceiling, and a table. In his opinion, only five persons could stand in the room.

Washington further testified that "maybe a year ago" Agent M's brother, a liquor salesman, had a conversation with him (Washington) during which he told him that his brother was an ABC agent. Washington purchased "some things" from the company but whom Agent M's brother was employed by "the company messed up an order, and I stopped ordering from them."

On cross examination, Washington stated that he had met Agent M "maybe a couple of years ago" while Agent M was "in the performance of his duties" but Agent M never made mention of his brother.

Agent M, on re-direct examination, testified that Mrs. Jones' drink was returned to the bar; that it was never brought to the rear room and "she was informed that everything was all right as far as she was concerned." He said, "No one yelled for Cherry Kijafa or for anything else." Sidney "leaned into the room, and with a swipe of his hand touched nothing except the glasses knocking them from the table." Moreover, Agent M stated that no part of Sidney's body touched the table.

I have had the opportunity to judge the credibility of the witnesses as they testified and, recognizing the serious dispute of facts, I find that the testimony of the agents is highly credible and convincing, depicting what occurred on the licensee's premises on the date alleged. On the contrary, I find that little, if any, credence can be given to the licensee's witnesses, all of whom seem more inclined to exculpate the licensee than to truthfully recount what they observed and what took place on January 24, 1969. The three minors, when interviewed at the licensed premises by the agents, stated they were 21 years of age. However, at police headquarters, Janet informed the agents that she was 16 years of age, Blanche that she was 15 years of age, and William that he was 20 years of age. It is quite apparent that the minors misstated their ages and tried to mislead the agents because they were found consuming alcoholic beverages on licensed premises.

I am not impressed with the story given by Sidney Koonce to the effect that he had responded to a call for a bottle of Cherry Kijafa and, in attempting to obtain such brand, caused the table to tilt, which in turn spilled the contents of the glasses containing the drinks of the two minor girls. I believe that there was no call from anyone at the time when the incident took place. The testimony of Sidney Koonce that someone called for a bottle of Cherry Kijafa was not corroborated by the girls who were in the back room at the time.

Washington Koonce was cross-examined as to his direct testimony creating an inference that Agent M retaliated against the licensee because his brother (a salesman for a liquor distributor) lost the account. He stated that he met Agent M while the latter was in performance of his duties and that the agent never made mention to him of anything concerning his brother.

I am satisfied that the three minors in question were permitted to consume alcoholic beverages on the licensed premises on the date in question and further that Sidney Koonce deliberately disposed of the drinks seized from the girls, which were to be used for evidential purposes. I, therefore, recommend that the licensee be found guilty as charged.

Licensee has a prior adjudicated record. Effective February 20, 1967, its license was suspended by the Director for fifteen days for sale of alcoholic beverages to minors. Re Glitter Club, Inc., Bulletin 1726, Item 6.

It is further recommended that the license be suspended on the first charge for thirty days (cf. Re Fogler, Bulletin 1145, Item 7), to which should be added ten days by reason of the record of suspension for similar violation occurring within the past five years (Re Koval, Bulletin 1861, Item 8), and on the second charge for ten days (Re La Bruno, Bulletin 1759, Item 1), or a total of fifty days.

Conclusions and Order

Written exceptions to the Hearer's report were filed by the licensee pursuant to Rule 6 of State Regulation No. 16.

I have examined the exceptions and find that the matters contained therein have either been considered by the Hearer in his report or are without merit.

I have also considered the entire record herein, including the transcript of the testimony, the exhibits and the Hearer's report and concur in the findings and recommendations of the Hearer and adopt them as my conclusions herein.

Accordingly, it is on this 16th day of September 1969,

ORDERED that Plenary Retail Consumption License C-701, issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark to Glitter Club, Inc., for premises 685-687 Springfield Avenue, Newark, be and the same is hereby suspended for fifty (50) days, commencing at 2 a.m. Tuesday, September 23, 1969, and terminating at 2 a.m. Wednesday, November 12, 1969.

Joseph M. Keegan,
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

Courtney Corporation
71 Jackson Avenue
Jersey City, New Jersey

Holder of Plenary Retail Consumption license C-447, issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City.

CONCLUSIONS
and
ORDER

Licensee, by John Courtney, President, Pro se
Louis F. Treole, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to a charge alleging that on divers dates between May 22 and June 11, 1969 it variously permitted acceptance of horse race and numbers bets on the licensed premises, in violation of Rule 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 Max Waterstradt, Inc., Bulletin 1873, Item 8.

Accordingly, it is, on this 23rd day of September 1969,

ORDERED that Plenary Retail Consumption License C-447, issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City to Courtney Corporation, for premises 71 Jackson Avenue, Jersey City, be and the same is hereby suspended for fifty-five (55) days, commencing at 2 a.m. Tuesday, September 30, 1969, and terminating at 2 a.m. Monday, November 24, 1969.

Joseph M. Keegan,
Director.

4, NUMBER OF MUNICIPAL LICENSES ISSUED AND AMOUNT OF FEES PAID FOR THE PERIOD JULY 1, 1969 TO SEPTEMBER 30, 1969 AS REPORTED TO THE DIVISION OF ALCOHOLIC BEVERAGE CONTROL BY THE LOCAL ISSUING AUTHORITIES PURSUANT TO R.S. 33:1-19 (INCLUDING 53 ISSUED BY THE DIRECTOR PURSUANT TO R.S. 33:1-20)

CLASSIFICATION OF LICENSES

PAGE 7

County	PLENARY Retail Consumption		PLENARY Retail Distribution		Club		Limited Retail Distribution		Seasonal Retail Consumption		Licenses Surr. Revoked Retired	Number Licenses in Effect	Total Fees Paid
	No. Issued	Fees Paid	No. Issued	Fees Paid	No. Issued	Fees Paid	No. Issued	Fees Paid	No. Issued	Fees Paid			
Atlantic	485	\$ 209,248.00	74	\$ 26,621.00	29	\$ 2,565.00						588	\$ 238,434.00
Bergeh	812	357,231.40	301	97,072.20	166	15,244.38	44	\$ 2,106.50	5	\$ 1,398.75		1328	473,303.23
Burlington	201	96,697.00	43	15,189.00	57	7,550.00	1	50.00				302	119,486.00
Camden	447	243,940.00	85	39,953.00	80	9,163.63			1	450.00		613	293,506.63
Cape May	142	83,000.00	13	4,920.00	19	2,350.00						174	90,270.00
Cumberland	81	43,600.00	15	4,450.00	32	4,350.00						128	52,400.00
Essex	1188	768,282.00	334	221,270.00	93	12,900.00	23	1,150.00				1638	1,003,602.00
Gloucester	108	40,770.00	16	4,460.00	26	2,394.00						150	47,624.00
Hudson	1362	630,295.00	295	122,600.00	76	8,900.00	58	2,450.00			1	1790	764,245.00
Hunterdon	80	35,017.00	16	10,841.00	19	2,300.00						115	48,158.00
Mercer	398	287,363.99	51	28,190.00	63	9,450.00						512	325,003.99
Middlesex	632	324,490.00	89	31,045.00	141	11,610.00	4	200.00				866	367,345.00
Monmouth	545	291,788.26	128	46,837.00	66	7,666.25	10	492.00	18	11,007.90		767	357,791.41
Morris	357	157,247.00	105	46,351.00	72	7,072.50	13	650.00	5	1,560.00		552	212,880.50
Ocean	196	114,835.11	52	24,453.00	52	5,840.00						300	145,128.11
Passaic	771	332,184.00	167	53,520.00	51	5,950.00	6	300.00				995	391,954.00
Salem	50	19,410.00	8	1,590.00	21	1,900.00						79	22,900.00
Somerset	190	94,640.00	41	13,770.00	41	4,990.00						272	113,400.00
Sussex	166	45,335.00	21	4,400.00	14	980.00	1	50.00	1	225.00		203	50,990.00
Union	541	330,798.00	144	75,905.00	90	9,880.00	25	1,193.00				800	417,776.00
Warren	145	45,060.00	22	5,940.00	33	3,475.00			1	225.00		201	54,700.00
Totals	8897	4,551,231.76	2020	879,377.20	1241	136,780.76	185	8,641.50	31	14,866.65	1	12373	5,590,897.8

"C" - 99 no renewal - 12 New Licenses - 23 oper. under appeal - 1 surrendered
 "D" - 11 " " - 1 " "
 "CB" - 14 " " - 16 " "
 "DL" - 1 " " "
 "CS" - 2 " " "

Joseph M. Keegan
 Director

BULLETIN 1083

5. DISCIPLINARY PROCEEDINGS - SALE IN VIOLATION OF STATE REGULATION NO. 38 -SALE DURING PROHIBITED HOURS -PRIOR SIM. REC. LICENSE SUSPENDED FOR 40 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against)

Anthony Prawdzik) t/a Anthony's Tavern) 313 Henderson Street) Jersey City, New Jersey)

Holder of Plenary Retail Consumption License C-134 issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City)

CONCLUSIONS AND ORDER

Licensee, Pro se
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to charges alleging that on Sunday, July 13, 1969, he (1) sold six cans of beer for off-premises consumption, in violation of Rule 1 of State Regulation No. 38, and (2) and (3) before noon during prohibited hours, in violation of local ordinance.

Licensee has a previous record of suspension of license by the Director for twenty days effective March 4, 1969, for sale in violation of State Regulation No. 38 and false statement in the license application. Re Prawdzik, Bulletin 1850, Item 6. In addition, the license then held in partnership with Edmund Prawdzik was suspended by the Director for ten days effective September 3, 1957, for sale in violation of State Regulation No. 38.

The prior record of suspension for similar violation in 1957 occurring more than ten years ago disregarded, but the record of suspension for similar violation in March 1969 within the past five years considered, the license will be suspended for forty days, with remission of five days for the plea entered, leaving a net suspension of thirty-five days. Re Baron, Bulletin 1718, Item 6.

Accordingly, it is, on this 18th day of September, 1969,

ORDERED that Plenary Retail Consumption License C-134, issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City to Anthony Prawdzik, t/a Anthony's Tavern, for premises 313 Henderson Street, Jersey City, be and the same is hereby suspended for thirty-five (35) days, commencing at 2:00 a.m. Thursday, September 25, 1969, and terminating at 2:00 a.m. Thursday, October 30, 1969.

Joseph M. Keegan
Director

6. DISCIPLINARY PROCEEDINGS - SALE TO MINOR -FALSE STATEMENT IN LICENSE APPLICATION - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 40 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against)

Edgewood Inn, Inc.)
1852 North Olden Avenue Extension)
Ewing Township)
PO Trenton, N.J.)

CONCLUSIONS AND ORDER

Holder of Plenary Retail Consumption License C-15 issued by the Township Committee of the Township of Ewing)

Edward A. Costigan, Esq., Attorney for Licensee
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to charges alleging that (1) on July 26, 1969, it sold four containers of beer to minor, age 16, in violation of Rule 1 State Regulation No. 20, and (2) in its current license application, it failed to disclosed its record of prior license suspension, in violation of R.S. 33:1-25.

Licensee has a previous record of suspension of license by the Director for twenty days effective February 4, 1964, for sale to minors (Re Edgewood Inn, Inc., Bulletin 1551, Item 2), non-disclosure of which being the subject of the second charge.

The license will be suspended on the first charge for twenty-five days (Re Roman Inn, Inc., Bulletin 1823, Item 3) and on the second charge for ten days (Re Culver, Bulletin 1874, Item 4), to which will be added five days by reason of the record of prior suspension for similar violation occurring more than five but less than ten years ago (Re Bartone & Cusimano, Bulletin 1846, Item 9), or a total of forty days, with remission of five days for the plea entered, leaving a net suspension of thirty-five days.

Accordingly, it is, on this 25th day of September, 1969,

ORDERED that Plenary Retail Consumption License C-15 issued by the Township Committee of the Township of Ewing to Edgewood Inn, Inc. for premises 1852 North Olden Avenue Extension, Ewing, be and the same is hereby suspended for thirty-five (35) days, commencing at 2:30 a.m. Monday, September 29, 1969, and terminating at 2:30 a.m. Monday, November 3, 1969.

Joseph M. Keegan
Director

7. DISCIPLINARY PROCEEDINGS - SALE TO A MINOR - PRIOR SIMILAR RECORD - LICENSE SUSPENDED FOR 25 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary)
 Proceedings against)
 Harry William Pollack)
 t/a Joseph's Liquor Store)
 2A Wheaton Plaza)
 Millville, New Jersey)
 Holder of Plenary Retail Distribution)
 License D-1 issued by the Board)
 of Commissioners of the City of Millville)
 -----)

CONCLUSIONS
AND ORDER

Samuel Adler, Esq., Attorney for Licensee
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that on August 29, 1969, he sold twelve bottles of beer to a minor, age 19, in violation of Rule 1 of State Regulation No. 20.

Licensee has a previous record of suspension of license by the Director for ten days effective April 30, 1968, for similar violation. Re Pollack, Bulletin 1794, Item 10.

The prior record of suspension for similar violation within the past five years considered, the license will be suspended for twenty-five days, with remission of five days for the plea entered, leaving a net suspension of twenty days. Re Stewart, Bulletin 1820, Item 10.

Accordingly, it is, on this 24th day of September, 1969,

ORDERED that Plenary Retail Distribution License D-1, issued by the Board of Commissioners of the City of Millville to Harry William Pollack, t/a Joseph's Liquor Store, for premises 2A Wheaton Plaza, Millville, be and the same is hereby suspended for twenty (20) days, commencing at 9:00 a.m. Wednesday, October 1, 1969, and terminating at 9:00 a.m. Tuesday, October 21, 1969.

Joseph M. Keegan
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)
 Alton Spencer)
 t/a The Shady Oaks)
 s/w side of Malapardis Rd.)
 Hanover, Township)
 PO Box Z, Cedar Knolls, N.J.,)
 Holder of Plenary Retail Consumption License C-8, issued by the Township Committee of the Township of Hanover.)
 -----)

CONCLUSIONS and ORDER

Licensee, Pro se
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to a charge alleging that on July 10, 1969 he 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 Bowl-O-Mat Paramus Operations Corp., Bulletin 1874, Item 11.

Accordingly, it is, on this 15th day of September 1969,

ORDERED that Plenary Retail Consumption License C-8 issued by the Township Committee of the Township of Hanover to Alton Spencer, t/a The Shady Oaks, for premises s/w side of Malapardis Road, Township of Hanover, be and the same is hereby suspended for ten (10) days, commencing at 2 a.m. Monday, September 22, 1969, and terminating at 2 a.m. Thursday, October 2, 1969.

Joseph M. Keegan,
Director.

9. DISCIPLINARY PROCEEDINGS - PURCHASE FROM ANOTHER RETAILER
- LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary)
Proceedings against)

Harry Stiglitz)
t/a Morris Avenue Bar & Grill)
253 Morris Avenue)
Elizabeth, N.J.;)

CONCLUSIONS
and
ORDER

Holder of Plenary Retail Consumption)
License C-87, issued by the City)
Council of the City of Elizabeth.)

Kohn, Kirsch & Needle, Esqs., by Ned Kirsch, Esq., Attorneys for licensee
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to a charge alleging that on
divers days between March 11, 1968 and July 22, 1969 he purchased
alcoholic beverages from other retail licensees, in violation of
Rule 15 of State Regulation No. 20.

Licensee has a previous record of suspension of license
by the municipal issuing authority for ten days effective January
30, 1961, for sale during prohibited hours.

The prior record of suspension for dissimilar violation
occurring more than five years ago disregarded, 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
M.V.Patterson, Inc., Bulletin 1849, Item 5.

Accordingly, it is, on this 16th day of September 1969,

ORDERED that Plenary Retail Consumption License C-87
issued by the City Council of the City of Elizabeth to Harry
Stiglitz, t/a Morris Avenue Bar & Grill, for premises 253 Morris
Avenue, Elizabeth, be and the same is hereby suspended for ten
(10) days, commencing at 2 a.m. Tuesday, September 23, 1969, and
terminating at 2 a.m. Friday, October 3, 1969.

Joseph M. Keegan,
DIRECTOR.

10. DISCIPLINARY PROCEEDINGS - GAMBLING (NUMBERS BETS) - LICENSE SUSPENDED FOR 60 DAYS - NO REMISSION FOR PLEA ENTERED AFTER HEARING.

In the Matter of Disciplinary Proceedings against Parkway Bar & Grill Co., Inc. 612 So. Orange Avenue Newark, N.J., Holder of Plenary Retail Consumption License C-402, issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark.

CONCLUSIONS and ORDER

Elmer J. Herrmann, Jr., Esq., Attorney for Licensee Louis F. Treole, Esq.; Appearing for the Division

BY THE DIRECTOR:

After hearing, licensee pleaded non vult to charges (1) and (2) alleging that on divers dates between November 27 and December 12, 1968 it permitted acceptance of 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 (Re Zig E., Inc., Bulletin 1872, Item 4), without remission for the confesive plea untimely entered (Re Alfoldi Corp., Bulletin 1835, Item 11).

Accordingly, it is, on this 15th day of September 1969,

ORDERED that Plenary Retail Consumption License C-402, issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark to Parkway Bar & Grill Co., Inc., for premises 612 So. Orange Avenue, Newark, be and the same is hereby suspended for sixty (60) days, commencing at 2 a.m. Monday, September 22, 1969, and terminating at 2 a.m. Friday, November 21, 1969.

Joseph M. Keegan, Director.

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

In the Matter of Disciplinary)
Proceedings against)

Stephen Rosso)
t/a Buddie's Tavern)
100 Palisade Avenue)
Cliffside Park, New Jersey,)

CONCLUSIONS
and
ORDER

Holder of Plenary Retail Consumption)
License C-29, issued by the Mayor and)
Council of the Borough of Cliffside)
Park.)

Licensee, Pro se
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads guilty to a charge alleging that on June 24, 1969 he 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 Tuschyn, Bulletin 1871, Item 8.

Accordingly, it is, on this 15th day of September 1969,

ORDERED that Plenary Retail Consumption License C-29, issued by the Mayor and Council of the Borough of Cliffside Park to Stephen Rosso, t/a Buddie's Tavern, for premises 100 Palisade Avenue, Cliffside Park, be and the same is hereby suspended for five (5) days, commencing at 3 a.m. Monday, September 22, 1969, and terminating at 3 a.m. Saturday, September 27, 1969.

Joseph M. Keegan,
Director.

12. DISCIPLINARY PROCEEDINGS - PURCHASE FROM UNLICENSED INDIVIDUAL - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against)

Vito Politi)
t/a Vito's Cocktail Lounge)
143-45 Lincoln Avenue)
Orange, N.J.,)

CONCLUSIONS
and
ORDER

Holder of Plenary Retail Consumption License C-16, issued by the Municipal Board of Alcoholic Beverage Control of the City of Orange.)
-----)

Licensee, Pro se
Walter H. Cleaver, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads guilty to a charge alleging that on divers days between May 29 and June 17, 1969 he purchased alcoholic beverages from unlicensed individuals, in violation of Rule 15 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 International Brotherhood of Pulp, Sulphite & Papermill Workers Local #380, Bulletin 1841, Item 8.

Accordingly, it is, on this 29th day of September 1969,

ORDERED that Plenary Retail Consumption License C-16, issued by the Municipal Board of Alcoholic Beverage Control of the City of Orange to Vito Politi, t/a Vito's Cocktail Lounge, for premises 143-45 Lincoln Avenue, Orange, be and the same is hereby suspended for ten (10)days, commencing at 2 a.m. Wednesday, October 1, 1969, and terminating at 2 a.m. Saturday, October 11, 1969.

Joseph M. Keegan,
Director.

13. DISCIPLINARY PROCEEDINGS - SALE BELOW FILED PRICE -
LICENSE SUSPENDED FOR 10 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary)
Proceedings against)

Stella Majewski and Marge Mikolajczyk)
t/a Union Tavern)
198 Monroe Street)
Passaic, N.J.,)

CONCLUSIONS
and
ORDER

-----)
Holders of Plenary Retail Consumption)
License C-128, issued by the Municipal)
Board of Alcoholic Beverage Control of)
the City of Passaic.)
-----)

Licensees, by Stella Majewski, Pro se
Walter H. Cleaver, Esq., Appearing for the Division

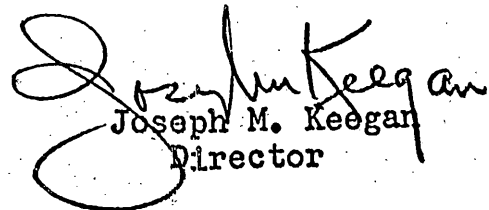
BY THE DIRECTOR:

Licensees plead non vult to a charge alleging that on July 1, 1969 they sold a quart bottle of whiskey below filed price, in violation of Rule 5 of State Regulation No. 30.

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 Shergie, Inc., Bulletin 1874, Item 10.

Accordingly, it is, on this 29th day of September 1969,

ORDERED that Plenary Retail Consumption License C-128, issued by the Municipal Board of Alcoholic Beverage Control of the City of Passaic to Stella Majewski and Marge Mikolajczyk, t/a Union Tavern, for premises 198 Monroe Street, Passaic, be and the same is hereby suspended for five (5) days, commencing at 3 a.m. Monday, October 6, 1969, and terminating at 3 a.m. Saturday, October 11, 1969.


Joseph M. Keegan
Director