STATE OF NEW JERSEY

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

BULLETIN 1899

March 3, 1970

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

BULLETIN 1899

March 3, 1970

1. PETITION PROCEEDINGS - AMENDED ORDER.

F & A Distributing Co.,)

Petitioner,

v.) AMENDED ORDER

Carillon Importers, Ltd.,

Respondent.

Susskind & Susskind, Esqs., by M. Stanley Susskind, Esq.,
Attorneys for Petitioner.
Shacter, Paris, Goldman & Ellison, Esqs., by Samuel A.
Shacter, Esq., Attorneys for Respondent.

BY THE DIRECTOR:

On January 9, 1970 Division Conclusions and Order were entered directing the respondent Carillon Importers, Ltd. to "sell and continue to sell to petitioner F & A Distributing Co. all its nationally advertised brands of alcoholic beverage products distributed in New Jersey on terms usually and normally required by the said respondent."

It appears that petitioner was only authorized to sell Bombay Gin and Bombay Vermouth, nationally advertised brands of respondent company and, by letter dated January 15, 1970, the attorneys for respondent requested that the order be amended to limit the directive to those products for which petitioner was specifically authorized. The attorneys for petitioner have notified me that they have no objection to such amendment.

Accordingly, it is, on this 21st day of January 1970,

ORDERED that the last paragraph of Conclusions and Order dated January 9, 1970, be amended as follows:

"ORDERED that respondent Carillon Importers, Ltd. sell and continue to sell to petitioner F & A Distributing Co. Bombay Gin and Bombay Vermouth, nationally advertised brands of alcoholic beverage products distributed in New Jersey, on terms usually and normally required by said respondent."

2. DISCIPLINARY PROCEEDINGS - GAMBLING (NUMBERS BETS) - LICENSE SUSPENDED FOR 60 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary

Proceedings against

Oak Bar, Inc.
619 Paterson Plank Road
Union City, N. J.,

Holder of Plenary Retail Consumption License C-32, issued by the
Board of Commissioners of the City
of Union City.

Doubles In the Matter of Disciplinary

CONCLUSIONS

AND ORDER

AND ORDER

OF Union City.

Licensee, by Raymond Bush, President, Pro se Edward F. Ambrose, Esq., Appearing for the Division

BY THE DIRECTOR:

Licensee pleads non vult to charges (1) and (2) alleging that on September 22 and 30, 1969, 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, with remission of five days for the plea entered, leaving a net suspension of fifty-five days, Re Schneider, Bulletin 1890, Item 4.

Accordingly, it is, on this 15th day of January, 1970,

ORDERED that Plenary Retail Consumption License C-32, issued by the Board of Commissioners of the City of Union City to Oak Bar, Inc. for premises 619 Paterson Plank Road, Union City, be and the same is hereby suspended for fifty-five (55) days, commencing at 3:00 a.m. Tuesday, February 3, 1970, and terminating at 3:00 a.m. Monday, March 30, 1970.

3. DISCIPLINARY PROCEEDINGS - LEWDNESS AND IMMORAL ACTIVITY (INDECENT ENTERTAINMENT) - LICENSE SUSPENDED FOR 45 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against

Band Box (A Corp.) 617-619 Frelinghuysen Avenue Newark, N. J.

CONCLUSIONS and ORDER

Holder of Plenary Retail Consumption License C-763, issued by the Municipal) Board of Alcoholic Beverage Control of the City of Newark.

Licensee, by Hugh Donald Wilkie, President, Pro se. Edward F. Ambrose, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensee pleads non vult to a charge alleging that on October 3, 10, 16 and 24, 1969, it permitted lewdness and immoral activity (indecent entertainment) on the licensed premises, in violation of Rule 5 of State Regulation No. 20.

Reports of investigation disclose that, on the dates alleged, female "go-go" dancers performed in two locations in the barroom, viz., on a platform immediately adjacent to the main bar and on top of a second bar, called a piano bar, in "micro" bikini costumes, engaged in bumps, grinds and other bodily movements simulating sexual intercourse, and permitted male patrons to insert paper currency, held in hand and teeth, inside their abbreviated bras and panties, and otherwise to come into contact with their bodies, particularly in the vulva area, including gestures and movements by the males suggesting an indecent sexual act.

Absent prior record, this license will be suspended for forty-five days, with remission of five days for the pleadentered, leaving a net suspension of forty days. Re George F. Nevius, Inc., Bulletin 1868, Item 5.

Accordingly, it is, on this 16th day of January 1970,

ORDERED that Plenary Retail Consumption License C-763, issued by the Municipal Board of Alcoholic Beverage Control of the City of Newark to Band Box (A Corp.), for premises 617-619 Frelinghuysen Avenue, Newark, be and the same is hereby suspended for forty (40) days, commencing at 2:00 a.m. Monday, February 16, 1970, and terminating at 2:00 a.m. Saturday, March 28, 1970.

4. STATUTORY AUTOMATIC SUSPENSION - ORDER LIFTING SUSPENSION.

In the Matter of a Petition to Lift the Automatic Suspension of Plenary Retail Consumption License C-12	
issued by the Township Committee of the Township of Howell to	On Petition ORDER
Charles J. Addalia N/S Monmouth County Highway #524 Howell Township, Box 64 PO Farmingdale, N. J.	

BY THE DIRECTOR:

It appears from the records of this Division that on December 8, 1969, licensee-petitioner was fined \$50 and \$5 costs in the Howell Township Municipal Court upon his conviction of a charge of sale of alcoholic beverages to minors on August 12, 1969, in violation of R.S. 33:1-77. The conviction resulted in the automatic suspension of the license for the balance of its term. R.S. 33:1-31.1. Because of the pendency of this proceeding, the statutory automatic suspension has not been effectuated.

It appears that the license was suspended by the Director of this Division for thirty-five days, effective October 27, 1969, after finding the licensee guilty of a charge in disciplinary proceedings alleging the same sale to minors. Re Addalia, Bulletin 1887, Item 8. It appearing that the said suspension has been served, I shall lift the statutory automatic suspension. Re Krouse, Bulletin 1740, Item 5.

Accordingly, it is, on this 13th day of January, 1970,

ORDERED that the statutory automatic suspension of said license C-12 be and the same is hereby lifted, effective immediately.

5. DISCIPLINARY PROCEEDINGS - SALE IN VIOLATION OF RULE 38 AND LOCAL ORDINANCE - FALSE STATEMENT IN LICENSE APPLICATION - PRIOR DISSIMILAR RECORD - LICENSE SUSPENDED FOR 30 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against

> Caled Corporation t/a Club Flamingo 430 Route 46 South Hackensack, N.J.

CONCLUSIONS

ORDER

Holder of Plenary Retail Consumption License C-4, issued by the Township Committee of the Township of South Hackensack.

Gross and Gross, Esqs., Attorneys for Licensee. Walter H. Cleaver, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensee pleads guilty to charges alleging that (1) on Sunday, July 20, 1969, it conducted business on the licensed premises and permitted said premises to be open during hours prohibited by municipal ordinance, viz., between 3:00 a.m. and 3:35 a.m., and (2) failed to disclose its record of a prior license suspension, in violation of R. S. 33:1-25.

Licensee has a record of suspension of license by the Director for forty days, effective February 2, 1966, for permitting lewdness and immoral activity (indecent entertainment) on the licensed premises, the subject of the second charge herein. Re Caled Corporation, Bulletin 1663, Item 2.

The prior record of suspension of license for dissimilar violation occurring within the past five years considered, the license will be suspended on the first charge for twenty days (Re Paula, Bulletin 1582, Item 3), and on the second charge for ten days (Re Di Donato's Bowling Center, A Corporation, Bulletin 1681, Item 4), or a total of thirty days, with remission of five days for the plea entered, leaving a net suspension of twenty-five days.

Accordingly, it is, on this 15th day of January 1970,

ORDERED that Plenary Retail Consumption License C-4, issued by the Township Committee of the Township of South Hackensack to Caled Corporation, t/a Club Flamingo, for premises 430 Route 46, South Hackensack, be and the same is hereby suspended for twenty-five (25) days, commencing at 2:00 a.m. Monday, January 26, 1970, and terminating at 2:00 a.m. Friday, February 20, 1970.

6. DISCIPLINARY PROCEEDINGS - PURCHASE FROM RETAILER - TRANSPORTATION WITHOUT TRANSIT INSIGNIA - LICENSE SUSPENDED FOR 25 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary

Proceedings against

William G. Gerber

504-506 - 21st Avenue

Paterson, N. J.

CONCLUSIONS

Holder of Plenary Retail Consumption
License C-216, issued by the Board

of Alcoholic Beverage Control for
the City of Paterson.

Jeffer, Walter, Tierney, DeKorte, Hopkinson & Vogel, Esqs., Attorneys for licensee.
Walter H. Cleaver, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensee pleads non vult to charges alleging that on divers days between May 19 and August 25, 1969, he (1) purchased alcoholic beverages from retail licensees in violation of Rule 15 of State Regulation No. 20, and (2) transported such beverages in a vehicle without requisite transit insignia, in violation of Rule 2 of State Regulation No. 17.

Absent prior record, 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 M.V. Patterson, Inc., Bulletin 1849, Item 5.

Accordingly, it is, on this 19th day January 1970,

ORDERED, that Plenary Retail Consumption License C-216, issued by the Board of Alcoholic Beverage Control for the City of Paterson to William G. Gerber, for premises 504-506 - 21st Avenue, Paterson, be and the same is hereby suspended for twenty (20) days, commencing at 3:00 a.m. Tuesday, January 27, 1970, and terminating at 3:00 a.m. Monday, February 16, 1970.

7. DISCIPLINARY PROCEEDINGS - POSSESSION OF PUNCHBOARD AND RAFFLE TICKETS - LICENSE SUSPENDED FOR 10 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary
Proceedings against

Trenton Aerie #100 Fraternal
Order of Eagles
124 N. Warren St. and rear of
126 N. Warren St.,
Trenton, New Jersey

Holder of Club License CB-3, issued
by the City Council of the City of
Trenton

Licensee, by William Post, Secretary, Pro se. Louis F. Treole, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensee pleads <u>non vult</u> to charges (1) and (2) alleging that, on September 13, 1969, it permitted a gambling device or apparatus (a punchboard) and possessed lottery (punchboard and raffle) tickets on the licensed premises, in violation of Rules 6 and 7 of State Regulation No. 20.

Licensee has a previous record of suspension of license by the Director for thirty days, effective January 7, 1952, for permitting (1) a disturbance on the licensed premises, (2) sale to non-members, and (3) gambling (card playing) on the licensed premises. Re Trenton Aerie #100 Fraternal Order of Eagles, Bulletin 923, Item 5.

The prior record of suspension of license for dissimilar violations occurring more than five years ago disregarded, the license will be suspended for ten days, with remission of five days for the plea entered, leaving a net suspension of five days. Cf. Point Pleasant Lodge #1549 Loyal Order of Moose, Bulletin 1719, Item 11.

Accordingly, it is, on this 19th day of January, 1970,

ORDERED that Club License CB-3, issued by the City Council of the City of Trenton to Trenton Aerie #100 Fraternal Order of Eagles, for premises 124 N. Warren St. and rear of 126 N. Warren St., Trenton, be and the same is hereby suspended for five (5) days, commencing at 2:00 a.m. Monday, January 26, 1970, and terminating at 2:00 a.m. Saturday, January 31, 1970.

8.	ACTIVITY	REPORT FOR JANUARY 1970	:
ARRESTS:			
Total number of persons arrested			4
Licensees and employees	H		
RETAIL LICENSEES:			572
Premises where alcoholic beverages were	pauped		450
Bottles gauged			6,829
Premises where violations were found -			160
Violations found	~ ~ ~ ~ O1	No disposal permit 4	227
NO FORM E-141-A ON PREMISES	- PU	Prohibited signs 1	
Unqualified employees	- 35	Other violations 36	
Application copy not available	30	Prohibited signs 1 Other violations 36	9 3 4 4
STATE LICENSEES:	•		·
Premises inspected			12
COMPLATATE.	•		4
Complaints societed for importion			372
Investigations completed		المن المنظمين أن أنه بعد أبي بالمناب أبي بيرية الما بيرية المن بالمراجع بدرات بالمراجع بالمراجع بالم	363
Investigations pending			207
1 ARDRAIDRY			
Refills from licensed premises - bottle			69 60
Bottles from unlicensed premises	,		ŭ
IDENTIFICATION:			
Criminal fingerprint identifications ma	de		_ 1
Persons fingerprinted for non-criminal	purposes -		<i>3</i> 30 195
		ent agencies	195
Cases transmitted to municipalities			h
Violations involved			Į.
Sale to minors	- 2		
Sale during prohibited hours	2		21
Violations involved			21 24
Beverage Tax Law non-compliance	8	Permitting lottery & raffle on prem 1	
Dermitting lattery acty on premise	e h	Permitting misc wembling on prem	
Sale during prohibited hours	4	Failure to close premises during prohibited hours 1	
Possessing liquor not truly labeled Sale to minors	ñ	prohibited hours 1	
Cases brought by municipalities on own	initiative	and reported to Division	23
Violations involved			23 29
Sale to minors	10	Obtaining alc. bev. from improper source 1	
Sale during prohibited hours	7	Source 1	
Fail. to close prem. during proh. h Permitting brawl on premises	rs 2	Purchase of illicit alca beverages 1 Hindering investigation 1	
Conducting business as a nuisance -	2	Fail. to afford view into premises	
Permitting loitering by minors unac	comp.	Fail. to afford view into premises during prohibited hours 1	
by adults (local reg.)	2		
HEARINGS HELD AT DIVISION:			
Total number of hearings held Appeals	8	Fligibility	41
Disciplinary proceedings	17	Eligibility9 Tax Revocations7	
STATE LICENSES AND PERMITS:			
Total number issued		Wine permits 2	1,324
Licenses Solicitors' permits	- 3 - 37	Wine permits 2 Miscellaneous permits 223	1 th th
Employment permits	– 26և	Transit insignia 367	
Disposal permits	- 68	Transit certificates 30	•
Social affair permits	<i>33</i> 0		
ACCIOC OF ANTICCHEM CAMEC CONTROL	<i>f</i> .		
OFFICE OF AMUSEMENT GAMES CONTROL:	56		
Enforcement files established			

RICHARD C. McDONOUGH
Director of Alcoholic Beverage Control
Commissioner of Amusement Games Control

9. DISCIPLINARY PROCEEDINGS - ORDER REIMPOSING SUSPENSION STAYED DURING APPEAL.

In the Matter of Disciplinary
Proceedings against

Delabu, Inc.
t/a Steve Brody's Bar
1101-03-05-07-09 Ocean Avenue
Asbury Park, N. J.

Holder of Plenary Retail Consumption
License C-10, issued by the City
Council of the City of Asbury Park.

Hanlon, Argeris & Amdur, Esqs., by Robert M. Hanlon, Esq.,
Attorneys for Licensee
Edward F. Ambrose, Esq., Appearing for the Division.

BY THE DIRECTOR:

On July 8, 1969 I entered an order herein suspending the license for seventy days effective July 15, 1969, after finding the licensee guilty of (a) possessing obscene pictures on the licensed premises, (b) permitting serving alcoholic beverages other than ordered, and (c) hindering an investigation of the licensed premises. Re Delabu. Inc., Bulletin 1873, Item 4.

Prior to the effectuation of the suspension, upon appeal filed, the Appellate Division of the Superior Court stayed the operation of the suspension until the outcome of the appeal.

The court affirmed the action of the Director on January 14, 1970. <u>Delabu, Inc. v. Division of Alcoholic Beverage Control, etc.</u> (App. Div. 1970), not officially reported, recorded in Bulletin 1873, Item 1. The suspension may now be reimposed.

Accordingly, it is, on this 29th day of January 1970,

ORDERED that the seventy-day suspension heretofore imposed and stayed during the pendency of proceedings on appeal be reinstated against Plenary Retail Consumption License C-10, issued by the City Council of the City of Asbury Park to Delabu, Inc., t/a Steve Brody's Bar, for premises 1101-03-05-07-09 Ocean Avenue, Asbury Park, commencing at 3 a.m. Tuesday, February 3, 1970, and terminating at 3 a.m. Tuesday, April 14, 1970.

10. DISQUALIFICATION REMOVAL PROCEEDINGS - BRIBERY - ORDER REMOVING DISQUALIFICATION.

In the Matter of an Application to Remove Disqualification because of a Conviction, Pursuant to R.S. 33:1-31.2)	CONCLUSIONS and ORDER
Case No. 2365	,	•

BY THE DIRECTOR:

Petitioner's criminal record discloses that on May 23, 1947 he was convicted in the Federal Court in Newark of bribery and as a result thereof was sentenced to serve one year and a day in a Federal penitentiary (suspended), fined \$100 and placed on probation for two years.

Since the crime of which petitioner was convicted involves the element of moral turpitude (Re Elig. #723, Bulletin 1559, Item 5), he was thereby rendered ineligible to be engaged in the alcoholic beverage industry in this State. R.S. 33:1-25, 26.

At the hearing held herein, petitioner (66 years old) testified that he is unmarried; that for the past thirty years he has resided at his present address in a neighboring State; that he had been employed as a chef in licensed premises for over twenty years; that thereafter, between 1965 and 1969, he had been employed as a waiter in unlicensed premises; that on January 29, 1969 his employer had obtained a "C" license; that in April of said year his employer had informed him that he was required to obtain an employment permit to be eligible to work in licensed premises.

Petitioner further testified that prior thereto he had no knowledge of such requirement; that on April 14, 1969 he had obtained an unlimited employment permit (cancelled July 17, 1969) based on an application in which he denied he had ever been convicted of any crime; that such denial was made "because after twenty years I thought everything was forgotten, it was a small matter" and he did not believe he had committed a crime; that ever since July 17, 1969 he has not been employed in the alcoholic beverage industry in this State.

Petitioner further testified that he is asking for the removal of his disqualification to be free to engage in the alcoholic beverage industry in this State and that ever since his conviction in 1947 he has not been convicted of any crime or arrested.

Petitioner produced three character witnesses (a cook and two waiters) who testified that they have known petitioner for more than five years last past and that in their opinion he is now an honest, law-abiding person with a good reputation.

The Police Department of the municipality wherein the petitioner resides reports there are no complaints or investigations presently pending against petitioner.

Considering all the aforesaid facts and circumstances, I am satisfied that petitioner has conducted himself in a law-abiding manner for five years last past, and that his association with the alcoholic beverage industry in this state will not be contrary to the public interest.

Accordingly, it is, on this 23rd day of January 1970,

ORDERED that petitioner's statutory disqualification because of the conviction described herein be and the same is hereby removed, in accordance with the provisions of R.S. 33:1-31.2.

RICHARD C. McDONOUGH DIRECTOR

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

In the Matter of Disciplinary
Proceedings against

Anne Huneke
t/a Jerry's Tavern
231 Stuyvesant Avenue
Lyndhurst, N. J.,

Holder of Plenary Retail Consumption
License C-31, issued by the Board of
Commissioners of the Township of
Lyndhurst.

Lamage A Breeding Essen Atternaty for Licenses

James A. Breslin, Esq., Attorney for Licensee. Edward F. Ambrose, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensee pleads <u>non vult</u> to charges (1) and (2) alleging that on divers days between November 13 and December 12, 1969, she 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 (55) days. Re Riley, Bulletin 1873, Item 7.

Accordingly, it is, on this 4th day of February 1970,

ORDERED that Plenary Retail Consumption License C-31, issued by the Board of Commissioners of the Township of Lyndhurst to Anne Huneke, t/a Jerry's Tavern, for premises 231 Stuyvesant Avenue, Lyndhurst, be and the same is hereby suspended for fifty-five (55) days, commencing at 2:00 a.m. Wednesday, February 11, 1970, and terminating at 2:00 a.m. Tuesday, April 7, 1970.

2. DISCIPLINARY PROCEEDINGS - GAMBLING (NUMBERS BETS) LICENSE SUSPENDED FOR 60 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary)
Proceedings against)

George Kochmar, Howard Openshaw
& Catherine Openshaw (P))
t/a Kozy Korner Tavern
135 Jackson Avenue) CONCLUSIONS
Jersey City, New Jersey and
) ORDER

Holders of Plenary Retail Consumption
License C-227, issued by the Municipal)
Board of Alcoholic Beverage Control of
the City of Jersey City.

Licensees, Pro se. Edward F. Ambrose, Esq., Appearing for the Division.

BY THE DIRECTOR:

Licensees plead <u>non vult</u> to charges (1) and (2) alleging that on divers days between May 2 and June 11, 1969, they permitted acceptance of numbers bets on the licensed premises in violation of Rules 6 and 7 of State Regulation No. 20.

Although the licensees who compose the present partnership have no prior record as such, it appears that a license held by two of them, George Kochmar and Howard Openshaw as partners for the same premises, was suspended by the Director for ten days, effective October 29, 1962, for sale of alcoholic beverages during prohibited hours in violation of Rule 1 of State Regulation No. 38. Re Kochmar and Openshaw, Bulletin 1484, Item 5.

The prior record of dissimilar violation occurring more than five years ago disregarded, 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 Tom-0-Inc., Bulletin 1893, Item 3.

Accordingly, it is, on this 3rd day of February, 1970,

ORDERED that Plenary Retail Consumption License C-227, issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City to George Kochmar, Howard Openshaw & Catherine Openshaw (P), t/a Kozy Korner Tavern, for premises 135 Jackson Avenue, Jersey City, be and the same is hereby suspended for fifty-five (55) days, commencing at 2:00 a.m. Wednesday, February 11, 1970, and terminating at 2:00 a.m. Tuesday, April 7, 1970.

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13. DISCIPLINARY PROCEEDINGS - SALE TO MINOR - FAILURE TO DISCLOSE PRIOR RECORD OF SUSPENSION IN CURRENT LICENSE APPLICATION - LICENSE SUSPENDED FOR 30 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary

Proceedings against

Paul's Shore Liquors, Inc.
t/a Chez's Cocktail Lounge
429-33 Cookman Avenue
Asbury Park, N. J.

CONCLUSIONS
and
ORDER

Holder of Plenary Retail Consumption
License C-67, issued by the City
Council of the City of Asbury Park.

Carton, Nary, Witt & Arvanitis, Esqs., Attorneys for licensee. Walter H. Cleaver, Esq., Appearing for Division.

BY THE DIRECTOR:

Licensee pleads non vult to charges alleging that (1) on November 22, 1969 it sold drinks of beer to a minor, age 19, in violation of Rule 1 of State Regulation No. 20, and (2) in its current license application, it failed to disclose record of a 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 October 12, 1965, for sale of alcoholic beverages to a person actually or apparently intoxicated (Re Paul's Shore Liquors, Inc., Bulletin 1646, Item 3), non-disclosure of which being the subject of the second charge.

The prior record of suspension of license for dissimilar violation occurring within the past five years considered, the license will be suspended on the first charge for twenty days (Re Cheryl-Ann Inc., Bulletin 1778, Item 7), and on the second charge for ten days (Re Marcella Bar, Inc., Bulletin 1892, Item 4), or a total of thirty days, with remission of five days for the plea entered, leaving a net suspension of twenty-five days.

Accordingly, it is, on this 4th day of February 1970,

ORDERED that Plenary Retail Consumption License C-67, issued by the City Council of the City of Asbury Park to Paul's Shore Liquors, Inc., t/a Chez's Cocktail Lounge, for premises 429-33 Cookman Avenue, Asbury Park, be and the same is hereby suspended for twenty-five (25) days, commencing at 3:00 a.m. Thursday, February 12, 1970, and terminating at 3:00 a.m. Monday, March 9, 1970.

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

In the Matter of Disciplinary

Proceedings against

Richard N. Musselman, Inc.
t/a A Bar
820-826 Locust St.
Camden, N. J.

Holder of Plenary Retail Consumption
License C-100, issued by the Municipal
Board of Alcoholic Beverage Control of)
the City of Camden.

Licensee, by Richard N. Musselman, President, Pro se. Walter H. Cleaver, Esq., Appearing for the Division.

BY THE DIRECTOR:

Licensee pleads non vult to a charge alleging that on December 9, 1969 it sold twenty-four bottles of beer 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 Majewski and Mikolaiczyk, Bulletin 1883, Item 13.

Accordingly, it is, on this 3rd day of February 1970,

ORDERED that Plenary Retail Consumption License C-100, issued by the Municipal Board of Alcoholic Beverage Control of the City of Camden to Richard N. Musselman, Inc., t/a A Bar, for premises 820-826 Locust Street, Camden, be and the same is hereby suspended for five (5) days, commencing at 2 a.m. Monday, February 9, 1970, and terminating at 2 a.m., Saturday, February 14, 1970.

15. DISCIPLINARY PROCEEDINGS - SALE TO MINORS - LICENSE SUSPENDED FOR 25 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary

Proceedings against

Edward W. Formhals

t/a Leons & Eds Tavern

118-120- 60th Street

West New York, N. J.

Holder of Plenary Retail Consumption

License C 4 issued by the Pound of

Holder of Plenary Retail Consumption) License C-6, issued by the Board of Commissioners of the Town of West) New York.

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

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that on November 26, 1969 he sold drinks of beer to four minors, ages 17, 17, 19 and 19, in violation of Rule 1 of State Regulation No. 20.

Absent prior record, 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. Cf. Re Edgewood Inn. Inc., Bulletin 1551, Item 2, and Re Inlet Hotel Bar and Cafe, Inc., Bulletin 1820, Item 7.

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

ORDERED that Plenary Retail Consumption License C-6, issued by the Board of Commissioners of the Town of West New York to Edward W. Formhals, t/a Leons & Eds Tavern, for premises 118-120 - 60th Street, West New York, be and the same is hereby suspended for twenty (20) days, commencing at 3:00 a.m. Tuesday, February 17, 1970, and terminating at 3:00 a.m. Monday, March 9, 1970.

16. DISCIPLINARY PROCEEDINGS - SALE IN VIOLATION OF STATE REGULATION NO. 38 - LICENSE SUSPENDED FOR 15 DAYS, LESS 5 FOR PLEA.

In the Matter of Disciplinary Proceedings against

John Raymond McCarthy t/a Stag Bar 459 Baldwin Avenue Jersey City, N. J.,

CONCLUSIONS and

ORDER

Holder of Plenary Retail Consumption) License C-135, issued by the Municipal Board of Alcoholic Beverage Control of) the City of Jersey City.

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

BY THE DIRECTOR:

Licensee pleads non vult to charge alleging that on Sunday, December 21, 1969 he sold a one-half pint bottle of brandy for off-premises consumption, in violation of Rule 1 of State Regulation No. 38.

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 Alviggi, Bulletin 1893, Item 8.

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

ORDERED that Plenary Retail Consumption License C-135, issued by the Municipal Board of Alcoholic Beverage Control of the City of Jersey City to John Raymond McCarthy, t/a Stag Bar, for premises 459 Baldwin Avenue, Jersey City, be and the same is hereby suspended for ten (10) days, commencing at 2:00 a.m. Monday, February 16, 1970, and terminating at 2:00 a.m. Thursday, February 26, 1970.

RICHARD C. McDONOUGH DIRECTOR

17. STATE LICENSES - NEW APPLICATION FILED.

The F. & M. Schaefer Brewing Co. 56 Park Place
Newark New Jersey

Newark, New Jersey
Application filed March 3, 1970 for additional warehouse license at 1835 Burnett Avenue, Union, New Jersey under Limited Wholesale License WL-6.

Richard C. McDonough Director

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