

**BOARD OF LIQUOR LICENSE COMMISSIONERS FOR BALTIMORE CITY
AMENDED DOCKET – THURSDAY, DECEMBER 10, 2009
ROOM 215 - CITY HALL - 100 NORTH HOLLIDAY STREET**

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

1:00 p.m. cases

John C. Miller & Gary A. LaFrance, JILA Enterprises, LLC t/a Three...2901 E. Baltimore Street – Class BD7 Beer, Wine & Liquor License – **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” from May 1, 2009 to date (Re: Licensees do not have a 2009 Trader’s License) and November 5, 2009 (Re: Charter for limited liability company is not in good standing)

DECISION:

Christoulantis Minadakis, Jimmy’s Seafood, Inc. T/a Jimmy’s Seafood Restaurant, 6526 Holabird Avenue – Class “B” Beer, Wine & Liquor license – **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” from May 1, 2009 to date (Re: Licensee does not have a 2009 Trader’s License) and November 5, 2009 (Re: Corporate charter is not in good standing)

DECISION:

David Abi-Najm, Dany Abi-Najm & Clifford McDougall, Lebanese Taverna Baltimore, Inc. T/a Lebanese Taverna, 800 Lancaster Street – Class “B” Beer, Wine & Liquor License – Request to remove restrictions presently on outdoor table service

DECISION:

Erika Pair, 411 East, LLC T/a Red Room 411 E. Baltimore Street – Class BD7 Beer, Wine & Liquor license – **Violation of Adult Entertainment Rule 5(a)(2)** “No patron may touch a dancer’s: ... (2i) genitals or genital area ...” on September 13, 2009 (Re: Dancer and patron engaged in what appeared to be sexual intercourse); **Violation of Adult Entertainment Rule 6** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise ... (1) any acts of sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation, or any sexual acts that are prohibited by law;” on September 13, 2009 (Re: Dancer and patron engaged in sexual intercourse at the rear of the club) ; **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on September 13, 2009 (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION:

3:00 p.m.

Carol A. Delawder, Steven M. Delawder & John Fouts, Glass Slipper, Ltd. T/a Mouse Trap II, 406 E. Baltimore Street – Class BD7 Beer, Wine & Liquor License - **Violation of Adult Entertainment Rule 5(b)(2)** “No dancer may touch a patron’s (i) breast or chest; (ii) genitals or genital area’ or (iii) anus, anal area or buttocks” on July 12, 2009 (Re: Dancer had her hand in unzipped pants of male patron); **Violation of Adult Entertainment Rule 6** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise ... (2) caressing, fondling, or touching the breast or chest, genitals or genital area, or anus, anal area, or buttocks of any other person, whether clothed or unclothed on July 12, 2009 (Re: Dancer had her hand inside unzipped pants of male patron); **Violation of Rule 4.01(a)** “No licensee shall sell or furnish alcoholic beverages to any person under twenty-one (21) years of age or to any person with the knowledge that such person is purchasing or acquiring such beverages for consumption by any person under twenty-one (21) years of age” on July 12, 2009 (Re: Two eighteen year old male patrons consuming alcohol inside licensed premises) and on July 12, 2009 (Re: Twenty year old male patron purchased and consumed alcohol at licensed premises); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on July 12, 2009 (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION:

Wanda Nash & Stephanie K. Wantland, GM Holdings, Inc. T/a Lust, 408 E. Baltimore Street– Class BD7 Beer, Wine & Liquor License – **Violation of Adult Entertainment Rule 7** “No dancer may mingle with patrons while the dancer is nude” on September 12, 2009 (Re: Dancer with no underwear seated in the lap dance area with a patron) and on September 12, 2009 (Re: Another dancer with no underwear performing a lap dance for a patron seated at the bar); **Violation of Adult Entertainment Rule 3(a)** A dancer may not perform or otherwise appear nude unless the dancer; (1) is on a stage that is raised at least 18 inches above floor level; and 2)except as provided in subsection (b) of this rules, is at least 3 feet from the nearest patron on September 12, 2009 (Re: Dancer with no underwear performing a lap dance for a patron seated at the bar); **Violation of Adult Entertainment Rule 5(b)(2)** “No dancer may touch a patron’s (i) breast or chest; (ii) genitals or genital area’ or (iii) anus, anal area or buttocks” on September 12, 2009 (Re: Dancer rubbing up and down male patron’s body from his genital area to his midsection); **Violation of Adult Entertainment Rule 6** “An adult-entertainment business may not permit any of the following on the premises, whether by dancers, patrons, or otherwise ... (2)caressing, fondling, or touching the breast or chest, genitals or genital area, or anus, anal area, or buttocks of any other person, whether clothed or unclothed on September 12, 2009 (Re: Dancer rubbing against genital area and mid section of male patron); **Violation of Rule 4.18** “No licensee shall commit or allow the commission on his premises of any act which shall be contrary to any federal, state or local statute, law or ordinance or against the public peace, safety, health, welfare, quiet or morals” on September 12, 2009 (Re: Violation of Adult Entertainment Rules as adopted under the provisions of Baltimore City Code, Article 15 §1-3(a) and enforced under authority of Article 2B §12-203.1)

DECISION: