

**BOARD OF LIQUOR LICENSE COMMISSIONERS FOR BALTIMORE CITY**  
**DOCKET – THURSDAY, MAY 20, 2010**  
**ROOM 215 - CITY HALL - 100 NORTH HOLLIDAY STREET**

**Please note:** If you are interested in a particular case, please call 396-4385 the day before these hearings to verify that a particular case is still scheduled for this date.

**1:00 p.m. cases**

**Luigi A. Romano & George Small, Jr., Pasta Mista of Hopkins Square, Inc. T/a Maxie's, 3003 N. Charles Street** – Class “B” Beer, Wine & Liquor license – Application for a new Class “B” Beer, Wine & Liquor restaurant license under the provisions of Rule 2.08 requiring capital investment of \$200,000 in restaurant fixtures and facilities and a minimum seating capacity of 75 persons

**DECISION:**

**Nancy Noppenberger, Donald Hutchinson & Eric Orlinsky, Maryland Zoological Society, Inc. T/a Maryland Zoo in Baltimore, Druid Hill Park**– Class “D” Beer & Wine License – Request to change hours specified in restriction on license

**DECISION:**

**Robert Garland, Jr. & Trisia Garland, RTG Entertainment, LLC T/a Bobby's, 1140 S. Paca Street** –Class “D” Beer, Wine & Liquor License – Hardship extension request under the provisions of Article 2B §10-504(d)

**DECISION:**

**Jose Antonio Hernandez T/a Las Marias Restaurant, 4329 E. Lombard Street** – Class “D” Beer & Wine License – Hardship extension request under the provisions of Article 2B §10-504(d)

**DECISION:**

**Teclé Zemikiel & Michael Equbay, M & T Liquor Food Mart, LLC T/a M & T Liquor and Food Mart, 2002-04 E. Oliver Street** – Class “A” Beer, Wine & Liquor License - **Violation of Rule 4.10(a)** “No licensee shall purchase alcoholic beverages except from a duly licensed manufacturer or wholesaler; nor shall any licensee sell to any other licensee any alcoholic beverages; and no licensee shall, at any time, keep or permit to be kept upon the licensed premises, any alcoholic beverages unless purchased in accordance with the Rule” on April 1, 2010 (Re: Sixteen (16) cans of Steel Reserve beer seized as having been purchased from other than a licensed wholesaler)

**DECISION:**

**Steve A. McMurray, St. Mary's Liquors, LLC T/a St. Mary's Restaurant & Bar, 120 W. 25<sup>th</sup> Street** – Class BD7 Beer, Wine & Liquor License - **Violation of Rule 4.20(a)** “No licensee shall make any installation or alteration on a licensed premises or change the manner in which alcoholic beverages are dispensed without the prior approval of the Board” from January 15, 2009 to date (Re: Licensee is using second floor for dining and entertainment); **Violation of Article 2B §10-202 (e)(2)(i)** “On receipt of an application for a new license, a transfer of a license, a change in the class of the license, a request for live entertainment on the licensed premises, or an extension of the licensed premises, the Board of License Commissioners for Baltimore City shall advertise and post notice of the application or request in accordance with this paragraph...(iii)”The Board shall hold a public hearing on each request for a new license, a change in the class of license, a request of live entertainment, or an expansion of the licensed premises;” from January 15, 2009 (Re: No application had been filed concerning expansion of licensed premises by adding the second floor for business instead of storage)

**DECISION:**

**3:00 p.m. case**

**Frank Petillo & Richard Fuller, Jr., 301 South Ann Corporation T/a Jazzy Blues Club, 301 S. Ann Street**–Class BD7 Beer, Wine & Liquor License – **Public hearing under the provisions of Article 2B §10-403(a)(1)** “The Comptroller or the Board of License Commissioners for any county or Baltimore City, as the case may be, may on its own initiative or upon the written complaint of ten or more citizens, residents, real estate owners and voters of the precinct in which any licensed place of business is situated or upon the complaint of any deputy or inspector employed by the Comptroller in the administration of this law, or any peace officer, or if the licensee is located within the corporate limits of any municipality, which is within a county, upon complaint of the mayor and council of that

municipality, after a hearing upon charges to be framed by the officer or Board, or upon the complaint, notice of which shall be given to the licensee at least ten days before the hearing, revoke or suspend any license issued under the provisions of this article” concerning complaints at the location during the period May 1, 2009 to date (Re: License holders are not on-site, bar is noisy and routine disturbing, patrons are unruly and destructive and bar caters to underage drinkers)

**DECISION:**