



The Commonwealth of Massachusetts
Department of the State Treasurer
Alcoholic Beverages Control Commission
Boston, Massachusetts 02114

Deborah B. Goldberg
Treasurer and Receiver General

Kim J. Gainsboro, Esq.
Chairman

NOTICE OF SUSPENSION

June 24, 2015

GLORY RBG LLC DBA JULEP BAR / BLUE
200 HIGH STREET
BOSTON, MA 02110
LICENSE#: 011601490
VIOLATION DATE: 04/04/2015
HEARD: 06/09/2015

After a hearing on June 9, 2015, the Commission finds Glory RBG LLC dba Julep Bar / Blue violated:

- 1) 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit: c. 138, §34C - Possession of an Alcoholic Beverage by a Person Under Twenty-One (21) Years of Age (14 Counts).
- 2) 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit: 780 CMR 121.1 Overcrowding.

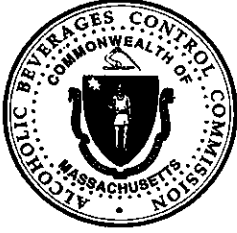
The above-captioned Licensee's license is **SUSPENDED INDEFINITELY FORTHWITH** until further written order from this Commission.

You are advised that you have the right to appeal this decision under M.G.L. c. 30A to Superior Court within thirty (30) days upon receipt of this notice.

ALCOHOLIC BEVERAGES CONTROL COMMISSION

Kim S. Gainsboro
Chairman

cc: Local Licensing Board
Frederick G. Mahony, Chief Investigator
Christopher Temple, Investigator
Caroline Wilichoski, Investigator
Philip A. Tracy Jr., Esq. via facsimile 617-523-2346
Administration
File



The Commonwealth of Massachusetts
Department of the State Treasurer
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DECISION

GLORY RBG, LLC D/B/A JULEP BAR / BLUE
200 HIGH STREET
BOSTON, MA 02110
LICENSE#: 011601490
VIOLATION DATE: 04/04/2015
HEARD: 06/09/2015

Glory RBG, LLC d/b/a Julep Bar / Blue (the "Licensee") holds an alcoholic beverages license issued pursuant to M.G.L. c. 138, §12. The Alcoholic Beverages Control Commission (the "Commission") held a hearing on Tuesday, June 9, 2015, regarding alleged violations of:

- 1) 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit: c. 138, §34C - Possession of an Alcoholic Beverage by a Person Under Twenty-One (21) Years of Age (14 Counts);
- 2) 204 CMR 2.05 (2), to wit: 780 CMR 121.1- Overcrowding.

Prior to the commencement of the hearing, the Licensee stipulated to the violation of 204 CMR 2.05 (2), to wit: c. 138, §34C (14 Counts) alleged in Investigator Temple's Report.

The following documents are in evidence as exhibits:

1. Investigator Temple's Investigative Report dated April 5, 2015;
2. Puerto Rico Driver's License for M. Fabiola;
3. Ecuador Driver's License for M. Jimenez;
4. Puerto Rico Driver's License for E. Padilla;
5. False Puerto Rico Driver's License for D. Arocho;
6. Puerto Rico Driver's License for D. Arocho;
7. False Peru Driver's License for C. Fernandini;
8. Unidentified Female's False Driver's License, in the name of D. Cedeno;
9. Colombia Driver's License (front) for C. Freile;
10. Colombia Driver's License (back) for C. Freile;
11. Colombia Driver's License for D. Montes;
12. El Salvador Driver's License for M. Trigueros
13. Guatemala Driver's License for G. Molina;
14. False Venezuela Driver's License for S. Combatti
15. False Venezuela Driver's License for A. Delfino;
16. False Venezuela Driver's License for I. Cadorin;
17. Second False Venezuela Driver's License for I. Cadorin;
18. False El Salvador Driver's License for S. Rodriguez; and
19. Boston Fire Department Assembly Permit.

- A. Licensee's Stipulation of Facts;
- B. Licensee's/Mr. Barnett's Memo to Attorney Phillip Tracy, Jr. and
- C. Licensee's Video Recording of Front Door Surveillance April 4, 2015.

The Commission took Administrative Notice of the Licensee's Commission files.

There is one (1) audio recording of this hearing, and two (2) witnesses testified.

FACTS

1. On Saturday, April 4, 2015¹, at approximately 5:45 p.m., Investigators Wilichoski, Kenny, Carey, Teehan, Velez, and Temple (the "Investigators") along with Chief Investigator Mahony, investigated the business operation of Glory RBG LLC d/b/a Julep Bar / Blue to determine the manner in which its business was being conducted. (Testimony, Exhibit 1)
2. Investigators entered the licensed premises which they observed were extremely crowded, with individuals standing shoulder to shoulder in the aisles extending from the front to the rear of the premises. (Testimony, Exhibit 1)
3. Investigators found it difficult to maneuver in the premises and realized the size of the crowd presented a very dangerous situation should an emergency occur. (Testimony, Exhibit 1)
4. Investigators did not observe any staff or employees in possession of a counting device, commonly utilized by doorpersons at §12 premises, nor was any such device presented to them. (Testimony, Exhibit 1)
5. Investigators asked the manger Zach Barnett the legal capacity for the premises. Mr. Barnett stated the capacity was 400 persons and the current number of patrons was 373. He said with the addition of the staff, the total would be 400. (Testimony, Exhibit 1)
6. At approximately 5:45 p.m., Investigators observed several youthful appearing individuals in possession of alcoholic beverages on the left side of the premises. (Testimony, Exhibit 1)
7. Maria Fabiola, actual date of birth 5/13/1996 (age 18), was in possession of a vodka and cranberry juice. Ms. Fabiola stated she was not asked for identification when she entered the premises because she was part of a group that had a table. (Testimony, Exhibits 1,2)
8. Martina Jimenez, actual date of birth 4/18/1996 (age 18), was in possession of a vodka and cranberry juice, and a glass of champagne. Ms. Jimenez stated when she was asked for identification to enter the premises she presented her Ecuadoran driver's license with the above information. (Testimony, Exhibits 1,3)
9. Ethan Padilla, actual date of birth 8/16/1995 (age 19), was in possession of a rum and cola drink. He presented his Puerto Rican driver's license with the information above to Investigators. (Testimony, Exhibits 1,4)
10. Dario Arocho, date of birth 2/10/1995 (age 20), was in possession of a rum and cranberry juice. Mr. Arocho stated when he was asked for identification he provided a false identification with his name and picture and a date of birth 2/10/1992 (age 23). (Testimony, Exhibits 1,5,6)
11. Investigators identified the four underage individuals above to the manager, Zachary Barnett. (Testimony, Exhibit 1)
12. Investigators observed a youthful appearing female identified as Camille Fernandini, actual date of birth 4/08/1995 (age 19), who was in possession of a glass of champagne. Ms. Fernandini provided Investigators with a false identification in her name with her picture listing date of birth 8/04/1992 (age 22). Ms. Fernandini stated she was not asked for identification when she entered the licensed premises because her friend had a table. Investigators identified Ms. Fernandini to Mr. Barnett. (Testimony, Exhibits 1,7)

¹ Due to a typographical error, Investigator Temple moved to amend, with assent from the Licensee, the date of this violation to the correct date of April 4, 2015.

13. Investigator Wilichoski observed a youthful appearing female in the ladies room, in possession of vodka and tonic water. The unidentified female provided Investigator Wilichoski with the Venezuelan driver's license of another individual, and then ran out of the ladies room into the crowded bar. (Testimony, Exhibits 1, 8)
14. Investigator Wilichoski observed another youthful appearing female, identified as Chiriboga Freile, actual date of birth 7/6/1996 (age 18), in the ladies room in possession of a vodka and cola drink. Investigators identified Ms. Freile to the license manager, Mr. Barnett. (Testimony, Exhibits 1, 9, 10)
15. As Investigator Wilichoski exited the ladies room, she and Investigator Teehan observed a youthful appearing female identified as Daniela Montes, actual date of birth 8/22/1994 (age 20), in possession of a glass of champagne. Ms. Montes was in possession of a false Colombian identification with her name and picture and a date of birth 8/22/1992 (age 22). Investigators identified Ms. Montes to Mr. Barnett. (Testimony, Exhibits 1, 11)
16. Investigators Teehan and Wilichoski observed a youthful appearing female identified as Sophia Rodriguez, actual date of birth 5/15/1995 (age 19) in possession of a glass of champagne. Ms. Rodriguez provided Investigators with a false El Salvadoran driver's license with her name and picture and a date of birth 5/15/1992 (age 22). Investigators identified Ms. Rodriguez to Mr. Barnett. (Testimony, Exhibits 1, 18)
17. Investigator Wilichoski observed another youthful appearing female identified as Maria Trigueros, actual date of birth 11/03/1994 (age 20) in possession of a vodka and tonic water. Ms. Trigueros stated to Investigators that she provided her El Salvadoran driver's license, with the information above, to enter the premises. Investigators identified Ms. Trigueros to the license manager, Mr. Barnett. (Testimony, Exhibits 1, 12)
18. Investigators Kenny and Velez observed a youthful appearing female identified as Gabriela Molina, actual date of birth 4/08/1994 (age 20) in possession of a vodka and tonic water. Ms. Molina stated to Investigators that she used her Guatemalan driver's license, which stated she was 20 years of age, to gain entrance to the premises. Investigators identified Ms. Molina to the license manager, Mr. Barnett. (Testimony, Exhibits 1, 13)
19. Investigators Teehan and Kenny observed a youthful appearing female identified as Alessandra Corradi, actual date of birth 12/30/1995 (age 19) who was in possession of a mixed drink. Ms. Corradi provided Investigators with a false Venezuelan driver's license in the name of Stephania Combatti, with date of birth 10/13/1993 (age 21). Investigators identified Ms. Corradi to Mr. Barnett. (Testimony, Exhibits 1, 14)
20. Investigators Teehan and Kenny observed a youthful appearing female identified as Andrea Delfino, actual date of birth 2/14/1996 (age 19), who was in possession of a Red Bull energy drink and vodka. Ms. Delfino provided Investigators with a false Venezuelan driver's license in her own name, with date of birth 2/14/1992 (age 23). Investigators identified Ms. Delfino to Mr. Barnett. (Testimony, Exhibits 1, 15)
21. Investigators Teehan and Kenny observed another a youthful appearing female identified as Ivanna Cardorin, actual date of birth 5/07/1997 (age 17) in possession of a Red Bull energy drink and vodka. Ms. Cardorin provided Investigators with a false Venezuelan driver's license with her name and picture and date of birth 5/07/1993 (age 21). Investigators identified Ms. Cardorin to Mr. Barnett. (Testimony, Exhibits 1, 16, 17)
22. Investigator Carey and Chief Investigator Mahony observed that as Investigators began checking the identifications of the individuals above, approximately 100 youthful looking individuals exited the premises and the crowd size significantly decreased. (Testimony, Exhibit 1)
23. Boston Fire Department Place of Assembly Permit indicates that in the evening, the capacity of the lower level of the premises is 60 persons standing and 60 seated. The capacity for the first floor level of the premises is 241 persons standing and 39 seated. According to the Assembly Permit, the total occupancy is 389 persons.² (Testimony, Exhibits 1, 19)

² The Boston Fire Department Assembly Permit states the legal capacity is 399 persons. (Exhibit 19)

24. When Investigator Temple counted the individuals left in the licensed premises, he arrived at a total of 440 persons on the first floor level. (Testimony, Exhibit 1)
25. Investigator Temple observed several individuals, who stated to him they were not employees, in possession of bottles of champagne. Investigator Temple observed these individuals drinking from the champagne bottles and serving champagne to other individuals. (Testimony, Exhibit 1)
26. Investigators advised Mr. Barnett of the violation and that a report would be submitted to the Chief Investigator for review. (Testimony, Exhibit 1)
27. At the Commission hearing, the Licensee submitted in evidence a memo from license manager Zachary Barnett to Attorney Phillip Tracy regarding security changes and policies, dated June 1, 2015, which stated in pertinent part, that security specialists were added to oversee the operations and ID process. (Exhibit B, Testimony)
28. Commission records indicate that the following parties have a direct beneficial interest in the license: Glory RBG, LLC – Licensee:
 - a. Ronald Luccio, member of LLC, 35% stock ownership;
 - b. LAD (Louis A. Delpidio) Trust, (approved stock transfer from Lou Delpidio) member of LLC, 27.5% stock ownership;
 - c. Jackson Gateman, member of LLC, 17.5% stock ownership;
 - d. Zachary Barnett, License Manager, member of LLC, 7.5% stock ownership;
 - e. Brian O'Donnell, managing member of LLC, 7.5% stock ownership; and
 - f. Benjamin Urbelis, member of LLC, 5 % stock ownership. (Commission records)
29. On May 7, 2015, the Licensing Board for the City of Boston issued a one (1) day suspension as the Licensee was found, after a hearing, to have committed the violations of minors in possession of alcoholic beverages on the premise (2 counts), blocked emergency egress aisles throughout premise, service of alcoholic beverages to minors, service of alcoholic beverages to an intoxicated minor patron, which occurred on November 8, 2014. (Commission Records, Testimony)
30. On March 3, 2015, the Commission held a hearing for violations of: 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit: c. 138, §34C - Possession of an Alcoholic Beverage by a Person Under Twenty-One (21) Years of Age (9 Counts) which occurred on December 5, 2014, for which the Licensee received a penalty of a thirty-five (35) day suspension, of which fifteen (15) days will be served and twenty (20) days will held in abeyance for a period of two (2) years provided no further violations of Chapter 138 or Commission Regulations occur.³ (Commission Records, Testimony)

DISCUSSION

Licenses to sell alcoholic beverages are a special privilege subject to public regulation and control, Connolly v. Alcoholic Beverages Control Comm'n., 334 Mass. 613, 619 (1956), for which States have especially wide latitude pursuant to the Twenty-First Amendment to the United States Constitution. Opinion of the Justices, 368 Mass. 857, 861 (1975). The procedure for the issuance of licenses and required conduct of licensees who sell alcoholic beverages is set out in M.G.L. c. 138.

M.G.L. c. 138 gives the Commission the authority to grant, revoke and suspend licenses. Chapter 138 was “enacted ... to serve the public need and ... to protect the common good.” M.G.L. c. 138, §23. “[T]he **purpose of discipline is not retribution, but the protection of the public.**” Arthurs v. Board of Registration in Medicine, 383 Mass. 299, 317 (1981) (Emphasis supplied). The Commission is given “comprehensive powers of supervision over licensees.” Connolly, 334 Mass. at 617.

³ The Licensee is serving the fifteen (15) day suspension commencing Friday, June 12, 2015 and terminating Friday, June 26, 2015. (Commission records)

The Commission is given broad authority to promulgate regulations. The Commission may make regulations for “clarifying, carrying out, enforcing and preventing violation of” statutory provisions for the “method of carrying on the business of any licensee,” and “for the proper and orderly conduct of the licensed business.” M. G.L. c. 138, §24. The Commission has exercised this authority through the promulgation of regulations that are codified at chapter 204 of the Code of Massachusetts Regulations (“CMR”). The Commission also has comprehensive powers of supervision over licensees and has the statutory authority under M.G.L. c. 138, § 64 to revoke or suspend a license for violation of a regulation. Aristocratic Restaurant of Massachusetts, Inc. v. Alcoholic Beverages Control Comm’n, 374 Mass. 547 (1978); Connolly, 334 Mass. at 617.

A Commission regulation promulgated at 204 CMR 2.05(2) provides that “[n]o licensee for the sale of alcoholic beverages shall permit any disorder, disturbance or illegality of any kind to take place in or on the licensed premises. The licensee shall be responsible therefore, whether present or not.” The law is well-settled that “under the regulation, [204 CMR 2.05(2)] the responsibility of the licensee is to exercise sufficiently close supervision so that there is compliance with the law on the premises. A vendor who sells alcohol is “bound at his own peril to keep within the condition of his license.” Commonwealth v. Gould, 158 Mass. 499, 507, (1893). Burlington Package Liquors, Inc. v. Alcoholic Beverages Control Comm’n, 11 Mass. App. Ct. 785, 788 (1981). The Licensee violated this regulation by permitting multiple illegalities on its premises on April 4, 2015. Each is discussed in turn below.

Sale to Underage Persons

General Laws chapter 138, §34 provides, in part, that “[w]hoever makes a sale or delivery of any alcoholic beverage or alcohol to any person under 21 years of age, either for his own use or for the use of his parent or any other person, ... shall be punished.” The Appeals Court has stated that “the purpose of the statute [is] to protect the welfare of children from the danger of alcohol.” Tobin v. Norwood Country Club, Inc., 422 Mass. 126, 133-134 (1996); accord Fran’s Lunch, Inc. v. Alcoholic Beverages Control Comm’n, 45 Mass. App. Ct. 663, 664 (1998).

General Laws chapter 138, §34C states, in pertinent part, that: “Whoever, being under twenty-one years of age and not accompanied by a parent or legal guardian, knowingly possesses any alcohol or alcoholic beverages, shall be punished.”

General Laws chapter 138, §34B provides, in pertinent part, that “[a]ny licensee, or agent or employee thereof, under this chapter, who reasonably relies on such a liquor purchase identification card, or an identification card issued under section 8E of chapter 90, or motor vehicle license issued pursuant to said section eight, for proof of a person’s identity and age shall be presumed to have exercised due care in making such delivery or sale of alcohol or alcoholic beverages to a person under twenty-one years of age.” By its plain language, without the need for construction or interpretation, the relief available to a licensee under §34B is limited when the accusation is that the licensee delivered or sold alcoholic beverages to a person under the age of 21.

Section 34B offers protection from license revocation or criminal penalties to license holders only when the licensee reasonably relies on one of four pieces of identification specified in the statute, including a valid Massachusetts driver’s license. However, the Commission has established that to obtain the protection accorded to a license holder under §34B, a license holder must obtain proof of age prior to the purchase of alcoholic beverages, and also must obtain proof of age on the day of the alleged sale to a minor. The Appeals Court has reviewed this Commission interpretation and upheld it as reasonable. Howard Johnson Co. v. Alcoholic Beverages Control Comm’n, 24 Mass. App. Ct. 487 (1987); In Re: Alan C. Dinh d/b/a Juliano’s Beer & Wine (ABCC Decision April 8, 2005).

A non-Massachusetts driver’s license is not a piece of identification on which alcoholic beverages license holders may rely as proof of age to obtain the protections extended under §34B. Murray’s Liquors, Inc. v. Alcoholic Beverages Control Comm’n, 48 Mass. App. Ct. 100 (1999); In Re: Alan C. Dinh d/b/a

Juliano's Beer & Wine, Quincy (ABCC Decision April 8, 2005); M&B and Sons Liquors, Inc., Lowell (ABCC Decision, December 16, 2009).

The Licensee stipulated to the violation of 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit: c. 138, §34C - Possession of an Alcoholic Beverage by a Person Under Twenty-One (21) Years of Age, (14) counts.

Fourteen (14) individuals were inside the premises drinking alcoholic beverages who were younger than 21 years of age. Of these fourteen underage patrons:

- one minor was 17 years of age, who used a fraudulent ID from Venezuela;
- three minors were 18 years of age - one minor was not asked for any ID and another minor used her genuine Ecuadoran ID which stated she was 18 years of age;
- five minors were 19 years of age - one minor used his genuine ID from Puerto Rico which stated he was 19 years of age, one minor was not asked for any ID, but was in possession of a fraudulent ID from Peru; and the three other 19 year old minors were in possession of fraudulent ID's, one ID from El Salvador and two ID's from Venezuela;
- four minors were 20 years of age - two minors used their genuine ID's which stated they were 20 years of age, one ID was from El Salvador, and one ID was from Guatemala; two other minors were in possession of fraudulent ID's from Colombia and Puerto Rico;
- one minor was unidentified because she ran away from Investigators.

Based on the evidence presented, the Commission finds that the Licensee committed violations of 204 CMR 2.05 (2) - Permitting an illegality on the licensed premise, to wit: M.G.L. c. 138, §34C- Possession of an alcoholic beverage by a person under 21 years of age (14 counts).

Overcrowding

The Licensee was charged with a violation of 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit 780 CMR 121.1 Overcrowding. The Licensee did not stipulate to this allegation. The Commission finds that when the Investigators entered the premises they observed it to be extremely crowded. Patrons were standing shoulder to shoulder in the aisles, extending from the front to the rear of the premises and investigators had difficulty trying to maneuver inside the premises. The investigators realized that the size of the crowd presented a very dangerous situation should an emergency occur.

Investigator Temple did not observe any staff member or door personnel in possession of a counting device or clicker, nor was any type of counting device presented to the investigators. Investigators asked the manager Zach Barnett what the capacity was for the premises and he stated the capacity was 400 persons, and the current number of patrons was 373. He said with the addition of the staff, the total would be 400.

As the investigators began checking the identifications of patrons, approximately 100 individuals exited the premises and the crowd decreased significantly. At this time Investigator Temple counted the individuals inside the licensed premises, and there were a total of 440 persons on the first floor level. The Boston Fire Department Assembly Permit states the total occupancy is 399 persons, with only 280 persons on the first level.

Based on the evidence, the Commission finds that the Licensee committed the violation of 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit 780 CMR 121.1 Overcrowding.

The Commission is extremely concerned and alarmed about the operation of this licensed premises. The Licensee allowed minors into the premises who did not even present IDs, minors who presented genuine IDs showing them to be under the age of 21, and minors who presented fraudulent identifications.

Licensee's History before the Commission

In May of 2015, the Licensee was found in violation and suspended by the Licensing Board for the City of Boston for the violations of minors in possession of alcoholic beverages on the premise (2 counts), blocked emergency egress aisles throughout the premise, service of alcoholic beverages to minors, and service of alcoholic beverages to an intoxicated minor patron, which violations occurred on November 8, 2014.

A hearing was held by the Commission on March 3, 2015 for similar violations involving nine counts of Minors in Possession of an Alcoholic Beverage by a Person Under Twenty-One Years of Age which occurred on December 5, 2014. The Licensee received the sanction of a thirty-five day suspension, of which fifteen days would be served, and twenty days would be held in abeyance for a period of two years provided no further violations of Chapter 138 or Commission Regulations occur.

The instant violation involving fourteen minors occurred on April 4, 2015 -- one month after the Licensee received the aforementioned suspension for nine minors in possession of alcoholic beverages inside the licensed premises.

The Licensee has committed violations involving TWENTY-FIVE MINORS IN POSSESSION OF ALCOHOLIC BEVERAGES in the last six months. The Licensee is operating this business in a dangerous manner which jeopardizes public safety, and is not in accordance with Chapter 138 and Commission Regulations.

CONCLUSION

Based on the evidence, the Alcoholic Beverages Control Commission finds the Licensee violated:

- 1) 204 CMR 2.05 (2) Permitting an Illegality on the Licensed Premises, to wit: c. 138, §34C - Possession of an Alcoholic Beverage by a Person Under Twenty-One Years of Age (14 Counts);
- 2) 204 CMR 2.05 (2), to wit: 780 CMR 121.1 Overcrowding.

The Commission **INDEFINITELY SUSPENDS** the license of Glory RBG, LLC d/b/a Julep Bar/Blue **effective forthwith** until further written order of the Commission.

The Commission will not issue any further order without a written request from the Licensee showing good cause to reconsider this indefinite suspension and a hearing before the Commission that the Licensee attends.

The hearing to reconsider this indefinite suspension before the Commission **MUST** be attended by all parties named on the license as having a direct or indirect beneficial interest in this license, including but not limited to:

- a. Ronald Luccio, member of LLC, 35% stock ownership;
- b. LAD (Louis A. Delpidio) Trust, (approved stock transfer from Lou Delpidio) member of LLC, 27.5% stock ownership;
- c. Jackson Gateman, member of LLC, 17.5% stock ownership;
- d. Zachary Barnett, License Manager, member of LLC, 7.5% stock ownership;
- e. Brian O'Donnell, managing member of LLC, 7.5% stock ownership;
- f. Benjamin Urbelis, member of LLC, 5% stock ownership; and
- g. Security Specialists who oversee operations and the ID process.

ALCOHOLIC BEVERAGES CONTROL COMMISSION

Kathleen McNally, Commissioner

Kathleen McNally

Elizabeth A. Lashway, Commissioner

Elizabeth A. Lashway

Dated: June 24, 2015

You have the right to appeal this decision to the Superior Courts under the provisions of Chapter 30A of the Massachusetts General Laws within thirty (30) days of receipt of this decision.

cc: Local Licensing Board
Frederick G. Mahony, Chief Investigator
Christopher Temple, Investigator
Caroline Wilichoski, Investigator
Philip A. Tracy Jr., Esq. via facsimile 617-523-2346
Administration
File