



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501) 682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 00020
Private Club Class B, Retail Beer on Premises
Jerry Jennings, PERMITTEE
DBA: Copper Penny Pub
711 Central Ave
Hot Springs, Garland County, AR.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 00020, Private Club Class B, Retail Beer on Premises, held by Jerry Jennings, Permittee, to do business as Copper Penny Pub, located at 711 Central Ave, Hot Springs, Arkansas. Said charges were as follows:

1. That on or about July 25, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about July 25, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

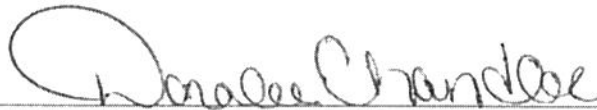
Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 00020, Private Club Class B, Retail Beer on Premises shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **October 06, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **October 06, 2020**, and continue uninterrupted through **December 05, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 16th day of September, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION

A handwritten signature in cursive script, reading "DoraLee Chandler", written over a horizontal line.

DORALEE CHANDLER, DIRECTOR

DC/wfb

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9214 8901 7307 0611 3600 66

Jerry Jennings
dba Copper Penny Pub
566 FILES RD
STE C
HOT SPRINGS AR 71913-7358



STATE OF ARKANSAS
**Department of Finance
and Administration**

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1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
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IN THE MATTER OF:

Permit No.: 02601
Restaurant Mixed Drink Minimum
Juan Zarate, PERMITTEE
DBA: Jaliscoz VIP/Pit Stop Bar and Grill
5506 Baseline Road
Little Rock, Pulaski County, AR.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 02601, Restaurant Mixed Drink Minimum, held by Juan Zarate, Permittee, to do business as Jaliscoz VIP/Pit Stop Bar and Grill, located at 5506 Baseline Road, Little Rock, Arkansas. Said charges were as follows:

1. That on or about August 03, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, Failure to be a Good Neighbor, a Class A violation.
2. That on or about August 03, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, Failure to Maintain Health, Safety and Sanitary Standards, a Class C violation.
3. That on or about August 07, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, Failure to be a Good Neighbor, a Class A violation.
4. That on or about August 07, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, Failure to Maintain Health, Safety and Sanitary Standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of one thousand five hundred dollars (\$1,500.00) and placed on **PROBATION** for a period of one hundred twenty (120) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 02601, Restaurant Mixed Drink Minimum shall be and the same is hereby **FINED** in the amount of one thousand five hundred dollars (\$1,500.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **October 06, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of one hundred twenty (120) days, said period of **PROBATION** to begin on **October 06, 2020**, and continue uninterrupted through **February 03, 2021**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 16th day of September, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION

A handwritten signature in cursive script, reading "Doralee Chandler", is written over a horizontal line.

DORALEE CHANDLER, DIRECTOR

DC/wfb

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9214 8901 7307 0611 3600 35

Juan Zarate
dba Jaliscoz VIP/Pit Stop Bar & Grill
5500 BLUEBERRY DR

LITTLE ROCK AR 72206-5077



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th. Ste. 503
Little Rock, Arkansas 72201
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IN THE MATTER OF:

Permit No.: 06052
Restaurant Beer & Wine – on Premises Only
Kim Greening, PERMITTEE
DBA: Dragon’s Den Café
7858 Genoa Road
Texarkana, Miller County, Arkansas.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 06052, Restaurant Beer & Wine – on Premises Only, held by Kim Greening, Permittee, to do business as Dragon’s Den Café, located at 7858 Genoa Road, Texarkana, Arkansas. Said charges were as follows:

1. That on or about August 07, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about August 07, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

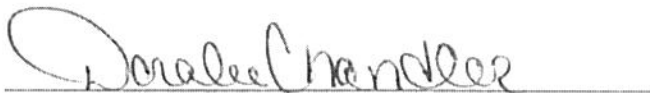
Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 06052, Restaurant Beer & Wine – on Premises Only, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **October 06, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **October 06, 2020**, and continue uninterrupted through **December 05, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 16th day of September, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION



DORALEE CHANDLER, DIRECTOR

DC/wfb

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9214 8901 7307 0611 3631 04

Kim Greening
Dragon's Den Cafe
2310 LOCUST ST

TEXARKANA AR 71854-3760



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th. Ste. 503
Little Rock, Arkansas 72201
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www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 01677
Private Club Class A
Cesar H. Islas, PERMITTEE
DBA: Diamond Grill
305 North Airport
Jonesboro, Craighead County, Arkansas.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 01677, Private Club Class A, held by Cesar H. Islas, Permittee, to do business as Diamond Grill, located at 305 North Airport, Jonesboro, Arkansas. Said charges were as follows:

1. That on or about July 18, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation. Fine: \$500.00
2. That on or about July 18, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation. Fine: \$100.00

The following findings are made, TO WIT:

That the Permittee has failed to respond to an Offer of Settlement by the response due date of **August 14, 2020** and has thereby waived a hearing in the matter.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 01677, Private Club Class A, shall be and

the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **November 07, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION


DORALEE CHANDLER, DIRECTOR

DC/wfb

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9214 8901 7307 0611 3596 40

Mr. Cesar H. Islas
Diamond Grill
301 Burke Avenue

Jonesboro AR 72401

Search Selected Shipment Details

Recipient Details

Attention To: Cesar H. Islas

Phone #: na

Email: na

Package Details

Waybill #: **9214890173070611354959**

Weight: 1

Reference One:

Package ID: **28027**

Two:

Status: Delivered

Three:

Shipping Cost: 0.46	Customer:
Accessorial: 4.80	0.46
Other: 0.00	4.80
	0.00

Total Cost: **5.26** **\$5.26 USD**

Date	Description
07/30/2020 15:21	JONESBORO,AR DELIVERED FRONT DESK/RECEIPT
07/29/2020 22:54	MEMPHIS,TN DEPART USPS FACILITY
07/29/2020 14:23	MEMPHIS,TN PROCESSED THROUGH USPS FACILI
07/29/2020 07:52	MEMPHIS,TN PROCESSED THROUGH USPS FACILI
07/28/2020 20:23	LITTLE ROCK,AR DEPART USPS FACILITY
07/28/2020 18:54	LITTLE ROCK,AR PROCESSED THROUGH USPS FA
07/28/2020 17:39	LITTLE ROCK,AR ORIGIN ACCEPTANCE
07/27/2020 19:06	LITTLE ROCK,AR PRE-SHIPMENT INFO SENT USPS ▾

Package Options

Void Package

Reprint Label

Track Package

Package Contents

Part #	Quantity	Description	Unit Price	Total Value	Hazardous Id	Proper Shipping N
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Proof of Delivery



STATE OF ARKANSAS
**Department of Finance
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ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
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www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 01756
Private Club Class B, Retail Beer on Premises
Jessie Orrell, PERMITTEE
DBA: Boogies Bar and Grill
1010 East Grand
Hot Springs, Garland County, Arkansas.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 01756, Private Club Class B, Retail Beer on Premises, held by Jessie Orrell, Permittee, to do business as Boogies Bar and Grill, located at 1010 East Grand, Hot Springs, Arkansas. Said charges were as follows:

1. That on or about July 17, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about July 17, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty days (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 01756, Private Club Class B, Retail Beer on Premises, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED**

that said permit shall be placed on **PROBATION** for a period of sixty days (60) days, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **November 07, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION



DORALEE CHANDLER, DIRECTOR

DC/wfb

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Jessie Orrell
Boogies Bar and Grill
371 GOLD NUGGET LOOP

HOT SPRINGS AR 71913-8418



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
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www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 02201
Restaurant Mixed Drink Minimum
Cassie Francioni, PERMITTEE
DBA: Maxine's
700 Central Ave.
Hot Springs, Garland County, Arkansas

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 02201, Restaurant Mixed Drink Minimum, held by Cassie Francioni, Permittee, to do business as Maxine's, located at 700 Central Ave., Hot Springs, Arkansas. Said charges were as follows:

1. That on or about July 7, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about July 7, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.
3. That on or about July 7, 2020, disorderly conduct occurred on the permitted premises, a fight, in violation of Section 3.19(12) of the A.B.C. Rules, a Class A violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charges, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in

the amount of one thousand one hundred dollars (\$1,100.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 02201, Restaurant Mixed Drink Minimum shall be and the same is hereby **FINED** in the amount of one thousand one hundred dollars (\$1,100.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **November 07, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION


DORALEE CHANDLER, DIRECTOR

DC/wfb

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Cassie Francioni
dba Maxine's
528 PROSPECT AVE

HOT SPRINGS AR 71901-5105



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
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www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 02796
Restaurant Mixed Drink Maximum
Brenda S. Swango, PERMITTEE
DBA: River Grille
1003 McClain Road
Bentonville, Benton County, Arkansas.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 02796, Restaurant Mixed Drink Maximum, held by Brenda S. Swango, Permittee, to do business as River Grille, located at 1003 McClain Road, Bentonville, Arkansas. Said charge was as follows:

The Director finds as fact that the permitted location was open for business and serving patrons on Friday, April 17, 2020, at 4:52 p.m. The Director further finds as fact that the permitted location was among those facilities—bars, clubs, and retail food establishments—that the Governor of Arkansas ordered to close for dine-in service by the Arkansas State Board of Health directive issued on March 20, 2020. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes a failure to maintain health, safety and sanitary standards in violation of ABC Rule 1.79(7), a Class C violation. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes failure to be a good neighbor in violation of ABC Rule 1.79(32), a Class A violation.

And from findings of fact deduced at a hearing held on August 05, 2020, the following findings are made, TO WIT:

That the Permittee Brenda S. Swango, was present at the hearing and appeared pro se. It is further found that testimony was elicited from ABC Enforcement Agent Marlin C. Stout.

Based on the testimony elicited, it is found that there is sufficient evidence contained within the record to reflect that the alleged violation did occur.

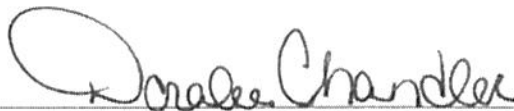
Based on these findings, it is concluded that the subject permit should be **FINED** six hundred dollars (\$600.00) placed on **PROBATION** for a period of sixty days (60).

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 02796, Restaurant Mixed Drink Maximum, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty days (60) days, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **November 07, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION

A handwritten signature in cursive script that reads "Doralee Chandler". The signature is written in black ink and is positioned above a horizontal line.

DORALEE CHANDLER, DIRECTOR

DC/wfb

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9214 8901 7307 0611 3574 62

Brenda S. Swango
dba River Grille
1003 MCCLAIN RD

BENTONVILLE AR 72712-6737



STATE OF ARKANSAS
**Department of Finance
and Administration**

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1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
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IN THE MATTER OF:

Permit No. : 03244
Private Club Class B
Dennis B. Harris, PERMITTEE
DBA: The Right Spot
708 Ouachita 67
Camden, AR 71701

ORDER

There was considered by the Director, the matter pertaining to charges filed against Permit No. 03244, Private Club Class B, held by Dennis B. Harris, Permittee, to do business as The Right Spot, located at 708 Ouachita 67, Camden, AR 71701. Said charges were as follows:

1. That on or about February 22, 2020, your outlet was in violation of Section 1.79(32) of the ABC Rules, Failure to be a Good Neighbor, a Class A violation.
2. That on or about February 22, 2020, a strong odor of burning marijuana emanated from the establishment. The permittee was in violation of A.B.C. Rule 1.79(24), in that your operator knew or reasonably should have known that an agent, employee, or patron of the establishment possessed an illegal drug, narcotic, controlled substance, or drug paraphernalia on the permitted premises, or allowed the possession of the same on the permitted premises, a Class A violation.
3. That on or about May 23, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, Failure to be a Good Neighbor, a Class A violation, two (2) counts.
4. That on or about May 23, 2020, your operator allowed minors in the private club when no food service was available, in violation of Section 5.49 of the A.B.C. Rules, a Class C violation, two (2) counts.
5. That on or about May 23, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation, five (5) counts.

6. That of or about May 23, 2020, your outlet allowed open containers of alcoholic beverages to be carried from the permitted premises, in violation of Section 1.79(38) of the A.B.C. Rules, a Class C violation.
7. That on or about May 23, 2020, your operator allowed guns on the permitted premises, in violation of Section 1.79(33) of the A.B.C. Rules, a Class A violation, two (2) counts.
8. That on or about May 23, 2020, you operator failed to cooperate or take reasonable action to assist any such law enforcement officers who are on the permitted premises in the performance of their duties in violation of A.C.A. § 3-4-403 and Section 1.79(10) of the A.B.C. Rules, a Class A violation.
9. That on or about May 23, 2020, your outlet materially altered your business/entertainment plan without prior approval in violation of Section 1.25 and 1.34 of the A.B.C. Rules, a Class C violation.
10. That on or about May 23, 2020, your outlet was in violation of A.C.A. § 3-4-405 and Section 5.32 of the A.B.C. Rules, for unauthorized purchasing by a private club from other than a retailer, a Class C violation, six (6) counts.
11. That on or about May 23, 2020, your outlet, a private club, failed to maintain financial records in violation of A.C.A. §3-4-405 and Section 5.37 of the A.B.C. Rules, a Class C violation.
12. That on or about May 23, 2020, it was discovered your outlet, a private club, failed to maintain a membership book in violation of A.C.A. 3-4-405 and Section 5.22 of the A.B.C. Rules, a Class C violation.
13. That on or about May 23, 2020, it was discovered your outlet failed to file a timely change of manager application or replacement application with this agency, in violation of Section 1.79(26) of the A.B.C. Rules, a Class C violation.
14. That on or about May 23, 2020, gambling occurred on the permitted premises, in violation of A.C.A. 3-5-307(5) and Sections 3.19(1)c of the A.B.C. Rules, a Class A violation.
15. That on or about May 23, 2020, your operator allowed minors who were non-member/non-guest, to enter the private club and served that individual alcoholic beverages, in violation of Sections 5.30 and 5.31 (5.57 – wet county, 5.31 – dry county) of the A.B.C. Rules, a Class C violation.
16. That on or about June 24, 2020, it was discovered that your outlet, a private club, had unauthorized advertising, in violation of A.C.A. 3-4-405(a)(24) and A.B.C. Rule 5.47, a Class C violation.

FINDINGS OF FACTS

And from findings of fact deduced at a hearing held on July 17, 2020, the following findings are made, TO WIT:

That the Permittee Dennis B. Harris, was present at the hearing and was represented by his attorney, Adam Childers. Testifying on behalf of the Permittee was David Harris and Nancy Lott. Testimony was elicited from A.B.C. Enforcement Agent Seletia Powell, Inspector Veronica Collier of the Arkansas Department of Health, Ouachita County Sheriff David Norwood, Captain David Pennington of the Ouachita County Sheriff's Department, Deputy Cody Bright of the Ouachita County Sheriff's Department and Deputy Justin Creech of the Ouachita County Sheriff's Department. The hearing was conducted by A.B.C. Staff Attorney Michael C. Lewis.

On or about May 24, 2020 the Right Spot hosted a private party in which numerous patrons attended. The Right Spot is a 21 and up private club that allows smoking. At least three of the people attending the party at The Right Spot were under the age of twenty-one (21), one of which was a baby. The Right Spot was opened and served food that night, although this was prohibited by the Arkansas Department of Health. In addition, The Right Spot does not list food service in its approved business plan that is on file with ABC Administration. At some point during the night, an altercation arose between an individual identified as Peewee and Ryan White, a security guard for The Right Spot. The altercation spilled outside at which time gun fire was exchanged between Ryan White and Peewee. Ryan White and Khyricinquir Hall, a minor, were shot.

Ryan White and Khyricinquir Hall were both taken to the Ouachita County Medical Center for treatment. While at the hospital, Mr. White and Mr. Hall were questioned by members of the Ouachita County Sheriff's Department. In addition, Katalya Willis, Khyricinquir Hall's mother, was asked about the shooting. Katalya Willis advised that she didn't know anything about the shooting and was not there. The narratives provided by Mr. White and Mr. Hall conflicted.

While processing the crime scene at The Right Spot, the Sheriff's Department found empty shell casings belonging to a 9mm and a 38 caliber. Blood splatter and a driver's license belonging to Katalya Willis were also found.

On or about May 26, 2020, Ta'ki Willis and Katalya Willis went to the Sheriff's office and advised Captain David Pennington that neither of them were present at the establishment the night of the shooting. Mr. Willis and Ms. Willis are brother and sister and had been portraying themselves as the owners and managers of The Right Spot.

In order to gather more evidence, a search warrant was then obtained by the Sheriff's Department for The Right Spot. Katalyia Willis showed up at The Right Spot as the Sherriff's Department was attempting to gain entry into the building to execute the search warrant. Ms. Willis refused to unlock The Right Spot for the Sheriff's Department and advised that she did not have a key. Ms. Willis cursed the officers while they executed the search warrant. A lock smith had to be called out to The Right Spot so that the Sheriff's Department could gain access to the building.

While executing the search warrant, Taki Willis attempted to gain access to the property from a back wooded area. Captain David Pennington advised Mr. Willis that he needed to exit the property until the search was complete. Mr. Willis refused to leave the property and argued with officials from Sheriff's Department. Mr. Willis was then arrested for Obstruction of Government Operations and taken to Ouachita County Detention Facility. Once the Sheriff's Department concluded their search of The Right Spot, Ms. Willis produced a key and unlocked The Right Spot. During the search, the Sheriff's Department seized the security camera system.

On or about May 28, Alcoholic Beverage Control Agent Seletia Powell ("Agent Powell") contacted Dennis Harris, the permit holder, to discuss the shooting. Mr. Harris advised that Taki was not the owner or club manager but was just a promoter. The Harris brothers advised they did not know that the club was open to a party on the Saturday night and they thought it was closed.

On or about May 29, Agent Powell and Veronica Collier, an Environmental Health Specialist with the Arkansas Department of Health, went to The Right Spot to continue their investigation. Mr. Harris could not be present to meet Agent Powell and Ms. Collier at The Right Spot. Instead, he had Taki Willis meet them. Ms. Collier was unaware that The Right Spot had been cooking or serving food as they were not a permitted restaurant under the Department of Health. Mr. Willis had advised Ms. Collier in the past that The Right Spot would not be cooking food. Ms. Collier stated that it was obvious that they had been cooking and that the refrigerators were full of food. Ms. Collier found The Right Spot to be in violation of numerous Health Department Rules. Ms. Collier found the following five Health Department Violations:

1. Violation 4-602.11: Equipment and food contact surfaces were very dirty and in need of cleaning and shall be effectively washed to remove soils that can cause contamination of food as well as foodborne illness.
2. Violation 6-304.11: The unauthorized use of grease fryer without an adequate hood ventilation system.
3. Violation of 2-103.11: Person in charge demonstrated the knowledge of food safety and Dept. of Health rules and regulations to protect the public from foodborne illnesses.

4. Violation of 4-602.13: Nonfood-contact surfaces of equipment's shall be cleaned at a frequency necessary to preclude accumulation of soil and residues.
5. Cooking food outside of the facility at the side door without protection from the elements. Cookers outside of the permitted facility shall be fully enclosed with ceiling and walls that are smooth, nonabsorbent, and easily cleanable or screen mesh.

In addition, The Right Spot was in violation of the Department of Health's order prohibiting bars and clubs from being opened. Of the violations that Ms. Collier discovered, three (3) of them were deemed critical violations. In addition to the Health Department violations, Ms. Collier and Agent Powell testified to the overall poor condition of The Right Spot. Specifically, a horrible smell that emanated from inside of the club, and grease all over the walls from the fryers. Moreover, there appeared to be standing water on the floor and the roof had been leaking. In addition, empty containers of alcohol were noticed outside the permitted premise.

Agent Powell found receipts from Central, Moon, and Glaziers to Star Liquor; however, there were no records to indicate who The Right Spot had purchased their alcohol from. The Right Spot had no records pertaining to their alcohol sales or purchases. In addition, Agent Powell was unable to locate The Right Spot's membership book. Taki Willis advised Agent Powell that The Right Spot had been ordering alcohol from Moon and Glaziers.

When Agent Powell questioned Taki Willis about the shooting, Mr. Willis made a phone call first to determine what he could say. After placing a phone call, Taki Willis informed Agent Powell that he did have a party in which minors were present and food was served at The Right Spot. Taki and Katalyia Willis were in fact present at the party. Sometime during the night, a fight broke out between the security guard, Ryan White, and another male only known as PeeWee. Shots were exchanged between Ryan White and Peewee. Ryan White was shot. Khyricinquir Hall was shot by crossfire. The patrons of the club immediately left The Right Spot.

Throughout the investigations of the shooting, Taki Willis, Katalyia Willis and the victims made multiple false statements to law enforcement officers. They regularly frustrated the investigation. It took over a week until Taki Willis become truthful with law enforcement officers and this was only after a search warrant was issued and video surveillance from The Right Spot was seized.

In a review of the security cameras obtained during the Sheriff's Department's search of The Right Spot, it was determined that drinks were being sold to patrons on the night of the shooting. The security footage showed at least three minors in the club that night. One of the minors was a baby being carried around. Because The Right Spot is a 21 and up club, a minor cannot be a member or a guest of the private club. The security footage also revealed illegal gambling took place that night. Specifically, a number of patrons were playing dice for money on a pool table. The patrons can be seen rolling the dice and exchanging money amongst themselves.

Prior to talking with Dennis Harris on May 28th, it was presumed that Taki Willis and Katalyia Willis were the managers of the club because they had been telling people they were the managers/owners. Following the shooting, Taki Willis even spoke to the Quorum Court of Ouachita County on behalf of The Right Spot. Agent Powell testified that Dennis Harris stated he still maintained rental property in Camden but was only there about one week out of the month and that he had family and business in Houston and California. Mr. Harris testified that he was in Camden more than one week a month; but acknowledged that he does travel out of the state.

The Right Spot made illegal advertisements on two separate occasions. The advertisements did not say "attention members" as required by the ABC rules. One advertisement was for a party on June 23rd and the second advertisement was for a party on July 4th. Copies of the advertisements were put into evidence.

On or about February 22, 2020, a noise complaint against The Right Spot was made to the Ouachita County Sheriff's Department. Upon arriving to The Right Spot, Deputy Creech could hear loud music coming from the establishment and from cars in the establishment's parking lot.

CONCLUSION OF LAW

Based on the testimony elicited, it is found that there is sufficient evidence contained within the record to reflect that the following violations did occur:

1. That on or about February 22, 2020, loud music could be heard from outside the establishment as well as from vehicles in the parking lot of the establishment in violation of Section 1.79(32) of the ABC Rules, Failure to be a Good Neighbor, a Class A violation.
2. That on or about May 23, 2020, your outlet was opened and operating although Arkansas Health Department mandated that all bars were to be closed which is in violation of Section 1.79(32) of the A.B.C. Rules, Failure to be a Good Neighbor, a Class A violation,

3. That on or about May 23, 2020, a shooting occurred at your location resulting in two patrons, one of which was a minor, being taken to the hospital for gunshot wounds in violation of Section 1.79(32) of the A.B.C. Rules, Failure to be a Good Neighbor, a Class A violation.
4. That on or about May 23, 2020, your operator allowed minors in the private club when no food service was available from a Health Department approved kitchen, in violation of Section 5.49 of the A.B.C. Rules, a Class C violation, three (3) counts.
5. That on or about May 23, 2020, your outlet was found to have violated Arkansas Department of Health Food Code 4-602.11: Equipment and food contact surfaces were very dirty and in need of cleaning and shall be effectively washed to remove soils that can cause contamination of food as well as foodborne illness which is in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.
6. That on or about May 23, 2020, your outlet was found to have violated Arkansas Department of Health Food Code 6-304.11: the unauthorized use of grease fryer without an adequate hood ventilation system which is in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.
7. That on or about May 23, 2020, your outlet was found to have violated Arkansas Department of Health Food Code 2-103.11: person in charge failed to demonstrate the knowledge of food safety and Dept. of Health rules and regulations to protect the public from foodborne illnesses, which is in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.
8. That on or about May 23, 2020, your outlet was found to have violated Arkansas Department of Health Food Code 4-602.13: Nonfood-contact surfaces of equipment's shall be cleaned at a frequency necessary to preclude accumulation of soil and residues, which is in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.
9. That on or about May 23, 2020, your outlet was found to have violated the Arkansas Department of Health Food Code for Cooking food outside of the facility at the side door without protection from the elements. Cookers outside of the permitted facility shall be fully enclosed with ceiling and walls that are smooth, nonabsorbent, and easily cleanable or screen mesh. This is a violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

10. That on or about May 23, 2020, your outlet was found to have violated the Arkansas Department of Health mandate that bars remain closed, which is in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.
11. That of or about May 23, 2020, your outlet allowed open containers of alcoholic beverages to be carried from the permitted premises, in violation of Section 1.79(38) of the A.B.C. Rules, a Class C violation.
12. That on or about May 23, 2020, your operator allowed guns on the permitted premises, in violation of Section 1.79(33) of the A.B.C. Rules, a Class A violation, two (2) counts.
13. That on or about May 23, 2020, you operator, Taki Willis, failed to cooperate or take reasonable action to assist any such law enforcement officers who are on the permitted premises in the performance of their duties in violation of A.C.A. § 3-4-403 and Section 1.79(10) of the A.B.C. Rules, a Class A violation.
14. That on or about May 23, 2020, you operator, Katalyia Willis, failed to cooperate or take reasonable action to assist any such law enforcement officers who are on the permitted premises in the performance of their duties in violation of A.C.A. § 3-4-403 and Section 1.79(10) of the A.B.C. Rules, a Class A violation.
15. That on or about May 23, 2020, your outlet materially altered your business/entertainment plan by serving food out of an unapproved kitchen without prior approval in violation of Section 1.25 and 1.34 of the A.B.C. Rules, a Class C violation.
16. That on or about May 23, 2020, your outlet purchased alcohol from a wholesaler in violation of A.C.A. § 3-4-405 and Section 5.32 of the A.B.C. Rules, a Class C violation, six (6) counts.
17. That on or about May 23, 2020, your outlet, a private club, failed to maintain financial records in violation of A.C.A. §3-4-405 and Section 5.37 of the A.B.C. Rules, a Class C violation.
18. That on or about May 23, 2020, it was discovered your outlet, a private club, failed to maintain a membership book in violation of A.C.A. 3-4-405 and Section 5.22 of the A.B.C. Rules, a Class C violation.
19. That on or about May 23, 2020, it was discovered your outlet failed to file a timely change of manager application or replacement application with this agency, in violation of Section 1.79(26) of the A.B.C. Rules, a Class C violation.

20. That on or about May 23, 2020, gambling occurred on the permitted premises, in violation of A.C.A. 3-5-307(5) and Sections 3.19(1)c of the A.B.C. Rules, a Class A violation.
21. That on or about May 23, 2020, your operator allowed minors who were non-member/non-guest, to enter the private club and served that individual alcoholic beverages, in violation of Sections 5.30 and 5.31 (5.57 – wet county, 5.31 – dry county) of the A.B.C. Rules, a Class C violation.
22. That on or about June 24, 2020, it was discovered that your outlet, a private club, had an unauthorized advertisement by not placing "Attention Members" in its advertisement, in violation of A.C.A. 3-4-405(a)(24) and A.B.C. Rule 5.47, a Class C violation.
23. That on or about July 3, 2020, it was discovered that your outlet, a private club, had an unauthorized advertisement by not placing "Attention Members" in its advertisement, in violation of A.C.A. 3-4-405(a)(24) and A.B.C. Rule 5.47, a Class C violation.

Therefore, it is hereby ORDERED that Permit number 03244 Private Club Class B, shall be **REVOKED** for cause.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020

ALCOHOLIC BEVERAGE CONTROL DIVISION


DORALEE CHANDLER, DIRECTOR

DC/wfb



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 04294
Restaurant Beer & Wine – On Premises only
Xiang X. Lin, PERMITTEE
DBA: China Plus
6211 Colonel Glenn Road
Little Rock, Pulaski County, AR.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 04294, Restaurant Beer & Wine – On Premises Only, held by Xiang X. Lin, Permittee, to do business as China Plus, located at 6211 Colonel Glenn Road, Little Rock, Arkansas. Said charges were as follows:

1. That on or about July 10, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about July 10, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 04294, Restaurant Beer & Wine – On

Premises Only, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **November 07, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION



DORALEE CHANDLER, DIRECTOR

DC/wfb

USPS CERTIFIED MAIL™



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Xiang X. Lin
China Plus
6211 COLONEL GLENN RD

LITTLE ROCK AR 72204-7731



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL

1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501) 682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 04870
Restaurant Beer & Wine-on Premises Only
Fen Chen, PERMITTEE
DBA: Asian Tasty Buffet
11121 North Rodney Parham Road, Ste. 27B
Little Rock, Pulaski County, Arkansas.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 04870, Restaurant Beer & Wine-on Premises Only, held by Fen Chen, Permittee, to do business as Asian Tasty Buffet, located at 11121 North Rodney Parham Road, Ste. 27B, Little Rock, Arkansas. Said charges were as follows:

1. That on or about July 16, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about July 16, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 04870, Restaurant Beer & Wine-on Premises Only, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **November 07, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION

A handwritten signature in cursive script that reads "Doralee Chandler". The signature is written in black ink and is positioned above a horizontal line.

DORALEE CHANDLER, DIRECTOR

DC/wfb

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Fen Chen
Asian Tasty Buffet
11121 N RODNEY PARHAM RD
STE 27B
LITTLE ROCK AR 72212-4158



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501) 682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Temporary Permit No.: 19516-01
Lauren Pruitt, PERMITTEE
DBA: Peacemaker Music & Arts Festival
Location: 121 Riverfront Drive,
Ft. Smith, Sebastian County, Arkansas.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Temporary Permit No. 19516-01, held by Lauren Pruitt, Permittee, to do business as Peacemaker Music & Arts Festival, located at 121 Riverfront Drive, Ft. Smith, Arkansas. Said charges were as follows:

1. That on or about July 25, 2020, your outlet was in violation of Section 1.79(32) of the A.B.C. Rules, failure to be a good neighbor, a Class A violation.
2. That on or about July 25, 2020, your outlet was in violation of Section 1.79(7) of the A.B.C. Rules, failure to maintain health, safety and sanitary standards, a Class C violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of thirteen (13) months.

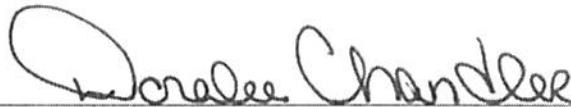
NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Temporary Permit No. 19516-01, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00),

in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on **September 08, 2020**. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of thirteen (13) months, said period of **PROBATION** to begin on **September 08, 2020**, and continue uninterrupted through **October 08, 2021**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 19th day of August, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION

A handwritten signature in cursive script that reads "Doralee Chandler". The signature is written in black ink and is positioned above a horizontal line.

DORALEE CHANDLER, DIRECTOR

DC/wfb

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Lauren Pruitt
dba Peacemaker Music & Arts Festival
1303 S 37TH ST

FORT SMITH AR 72903-2942



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL

1515 West 7th. Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 00536
Private Club – Class B,
Private Club – Satellite Class B
Brandon Billingsley, PERMITTEE
DBA: Carriage Room Supper Club, Inc.
1530 South Ivory
Horseshoe Bend, Izard County, Arkansas

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 00536, Private Club – Class B, Private Club – Satellite Class B, held by Brandon Billingsley, Permittee, to do business as Carriage Room Supper club, Inc., located at 1530 South Ivory, Horseshoe Bend, Izard County, Arkansas. Said charges were as follows:

The Director finds as fact that the permitted location was open for business and serving patrons on April 02, 2020. The Director further finds as fact that the permitted location was among those facilities -- bars, clubs and retail food establishments – that the Governor of Arkansas ordered to close on March 20, 2020. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes a failure to maintain health, safety, and sanitary standards in violation of ABC Rule 1.79(7), a Class C violation. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes failure to be a good neighbor in violation of ABC Rule 1.79(32), a Class A violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

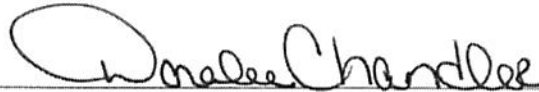
NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 00536, Private Club – Class B, Private Club – Satellite Class B, shall be and the same is hereby **FINED** in the amount of six

hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on August 4, 2020. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on August 4, 2020, and continue uninterrupted through October 3, 2020. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 15th day of July, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION

A handwritten signature in cursive script that reads "Doralee Chandler". The signature is written in black ink and is positioned above a horizontal line.

DORALEE CHANDLER, DIRECTOR

DC/wfb

USPS CERTIFIED MAIL™



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BRANDON BILLINGSLEY
CARRIAGE ROOM SUPPER CLUB, INC
902 TWIN PTS

HORSESHOE BEND AR 72512-2402



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 04344
Restaurant Mixed Drink Maximum
Thomas K. Lee, PERMITTEE
DBA: Lakepoint Restaurant and Event Center
101 Marina Drive
Bella Vista, Benton County, Arkansas

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 04344, Restaurant Mixed Drink Maximum, held by Thomas K. Lee, Permittee, to do business as Lakepoint Restaurant and Event Center, located at 101 Marina Drive, Bella Vista, Benton County, Arkansas. Said charges were as follows:

The Director finds as fact that the permitted location was serving patrons on Saturday, May 09, 2020. The Director further finds as fact that the permitted location was among those facilities--bars, clubs, and retail food establishments--that the Governor of Arkansas ordered to close for dine-in service by Arkansas State Board of Health directive issued on March 20, 2020. The Director finds that the permitted location allowed people to congregate in the parking lot of the permitted premise in close proximity to each other. The Director concludes as a matter of law that allowing patrons to congregate in close proximity in the outlet's parking lot is against the orders of the State Board of Health and constitutes a failure to maintain health, safety, and sanitary standards in violation of ABC Rule 1.79(7), a Class C violation. The Director concludes as a matter of law that allowing the consumption of alcohol on the parking lot of the permitted premise and in close proximity is against the orders of the State Board of Health and constitutes failure to be a good neighbor in violation of ABC Rule 1.79(32), a Class A violation.

The following findings are made, TO WIT:

That the Permittee has failed to respond to an Offer of Settlement by the response due date of June 10, 2020 and has thereby waived a hearing in the matter.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be **FINED** in the amount of six hundred dollars (\$600.00) and placed on **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 04344, Restaurant Mixed Drink Maximum, shall be and the same is hereby **FINED** in the amount of six hundred dollars (\$600.00), in accordance with the provisions of Act 790 of 1981. Said **FINE** is due and payable by **Check, Cashier's Check or Money Order** at the offices of the ABC Administration on or before the close of business on July 7, 2020. If said **FINE** is not paid by such date, the aforementioned permit shall be **SUSPENDED** until such time as the **FINE** is paid in full. It is further **ORDERED** that said permit shall be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on July 7, 2020, and continue uninterrupted through September 5, 2020. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 17th day of June, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION


DORALEE CHANDLER, DIRECTOR

DC/wfb

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THOMAS K. LEE
LAKEPOINT RESTAURANT
P.O. BOX 6210

BELLA VISTA AR 72714-1210



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th. Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 02313
Private Club Class A,
Retail Beer on Premises
Thomas D. Hanson, PERMITTEE
DBA: Tommy Dean's, Inc.
121 N. Ozark Street
Altus, Franklin County, AR.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 02313, Private Club Class A, Retail Beer on Premises, held by Thomas D. Hanson, Permittee, to do business as Tommy Dean's, Inc., located at 121 N. Ozark Street, Altus, Franklin County, Arkansas. Said charges were as follows:

The Director finds as fact that the permitted location was open for business and serving patrons on Friday, March 21, 2020. The Director further finds as fact that the permitted location was among those facilities--bars, clubs, and retail food establishments--that the Governor of Arkansas ordered to close for dine-in service by Arkansas State Board of Health directive issued on March 20, 2020. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes a failure to maintain health, safety, and sanitary standards in violation of ABC Rule 1.79(7), a Class C violation. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes failure to be a good neighbor in violation of ABC Rule 1.79(32), a Class A violation. The Director issues this warning letter in lieu of imposing a monetary penalty but imposes probation for a sixty (60) day period against the permit.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit should be issued a **WARNING** in lieu of imposing a monetary penalty, but imposes **PROBATION** for a period of sixty (60) days.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 02313, Private Club Class A, Retail Beer on Premises shall be and the same is hereby placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **June 09, 2020**, and continue uninterrupted through **August 08, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 20th day of May, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION



DORALEE CHANDLER, DIRECTOR

DC/wfb

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THOMAS D. HANSON
TOMMY DEAN'S, INC
PO BOX 332

ALTUS AR 72821-0221



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 02443
Private Club Class A, Retail Beer on Premises
Jason Shope, Permittee
d/b/a: On the Mark of Fayetteville, Inc.
2588 North Gregg
Fayetteville, Washington County, AR.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 02443, Private Club Class A, Retail Beer on Premises, held by Jason Shope, Permittee, to do business as On the Mark of Fayetteville, Inc., located at 2588 North Gregg, Fayetteville, Washington County, Arkansas. Said charge was as follows:

The Director finds as fact that the permitted location was open for business and serving patrons on Friday, March 20, 2020, at 8:00 p.m. The Director further finds as fact that the permitted location was among those facilities—bars, clubs, and retail food establishments—that the Governor of Arkansas ordered to close for dine-in service by an Arkansas State Board of Health directive issued on March 20, 2020. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes a failure to maintain health, safety, and sanitary standards in violation of ABC Rule 1.79(7), a Class C violation. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes failure to be a good neighbor in violation of ABC Rule 1.79(32), a Class A violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact, occur. It is further concluded that the subject permit is issued a **WARNING** in lieu of imposing a monetary penalty but imposes **PROBATION** for a period of sixty (60) days against the permit.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 04755, Restaurant Mixed Drink Maximum shall

be and the same be placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **June 09, 2020**, and continue uninterrupted through **August 08, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 20th day of May, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION



DORALEE CHANDLER, DIRECTOR

DC/wfb

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Jason Shope
dba On the Mark of Fayetteville, Inc.
1712 N OLD WIRE RD

FAYETTEVILLE AR 72703-3015



STATE OF ARKANSAS
**Department of Finance
and Administration**

ALCOHOLIC BEVERAGE CONTROL
1515 West 7th, Ste. 503
Little Rock, Arkansas 72201
Phone: (501)682-1105
Fax: (501) 682-2221
www.arkansas.gov/dfa

IN THE MATTER OF:

Permit No.: 03443
Retail Beer on Premises
Kimberly A. Parrish, PERMITTEE
DBA: Park Street Pub
124 West Park Street
Altus, Franklin County, AR.

ORDER

There was considered by the Director, the matter pertaining to a charge filed against Permit No. 03443, Retail Beer on Premises, held by Kimberly A. Parrish, Permittee, to do business as Park Street Pub, located at 124 West Park Street, Altus, Franklin County, Arkansas. Said charges were as follows:

The Director finds as fact that the permitted location was open for business and serving patrons on Friday, March 21, 2020. The Director further finds as fact that the permitted location was among those facilities--bars, clubs, and retail food establishments--that the Governor of Arkansas ordered to close for dine-in service by Arkansas State Board of Health directive issued on March 20, 2020. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes a failure to maintain health, safety, and sanitary standards in violation of ABC Rule 1.79(7), a Class C violation. The Director concludes as a matter of law that refusal to close as ordered by the State Board of Health constitutes failure to be a good neighbor in violation of ABC Rule 1.79(32), a Class A violation.

The following findings are made, TO WIT:

That the Permittee has filed a letter in response to the charge waiving a hearing on the charge, requesting that the matter be disposed of on the record.

Based on the above and foregoing findings, as well as filed pertinent documents, it is concluded that there is sufficient, substantial evidence contained within the record to reflect that the alleged violation did, in fact,

occur. It is further concluded that the subject permit should be issued a **WARNING** in lieu of imposing a monetary penalty but imposes **PROBATION** for a sixty (60) day period against the permit.

NOW THEREFORE, by reason of the herein above stated conclusions, it is hereby **ORDERED** that Permit No. 03443, Retail Beer on Premises, shall be and the same is hereby placed on **PROBATION** for a period of sixty (60) days, said period of **PROBATION** to begin on **June 09, 2020**, and continue uninterrupted through **August 08, 2020**. During such period of **PROBATION** and henceforth, the permitted business establishment shall be operated in such a manner as to strictly conform to all appropriate Alcoholic Beverage Laws of the State of Arkansas and Rules and Regulations adopted by the Alcoholic Beverage Control Board.

You are hereby notified that you have the right to appeal this decision to the full Alcoholic Beverage Control Board within fifteen (15) days from the date this **ORDER** is received.

DONE AT LITTLE ROCK, ARKANSAS, this 20th day of May, 2020.

ALCOHOLIC BEVERAGE CONTROL DIVISION


DORALEE CHANDLER, DIRECTOR

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KIMBERLY A. PARRISH
DBA PARK STREET PUB
925 CARBON PLANT RD

ALTUS AR 72821-9149
