

**BEFORE THE WASHINGTON STATE LIQUOR CONTROL BOARD**

IN THE MATTER OF:

IGNACIO MARTINEZ d/b/a  
MARTINEZ SPORTS BAR

116 WEST 2<sup>ND</sup> STREET  
WAPATO, WA 98951

LICENSEE

LICENSE NO. 350787

LCB NOS. 24,070; 24,079; 24,092;  
24,729; 24,855

OAH NOS. 2013-LCB-0010  
2013-LCB-0022  
2013-LCB-0023  
2013-LCB-0049  
2013-LCB-0077

FINAL ORDER OF THE BOARD

The above-captioned matter coming on regularly before the Board, and it appearing that:

**I. PROCEDURAL BACKGROUND**

1. This Final Order addresses five cases that were consolidated for hearing before the Office of Administrative Hearings. The Initial Order in these matters was issued by Administrative Law Judge Mark H. Kim on August 14, 2014. In that Initial Order, ALJ Kim sustained the Board's complaint in Case No 2013-LCB-0010 (24, 070) and 2013-LCB-0022 (24,079), as the Licensee did not to contest those violations. The Board affirms the Initial Order relating to those cases, and in case No. 2013-LCB-0022 (24,092). The Board has determined to reverse the Initial Orders Findings and Conclusions for Case No. 24,729, 2013-LCB-0049 and for Case No. 24,855, 2013-LCB-0077. The Board modifies the Initial Order to insert full references to the Board's Complaint number as well as the number assigned to each case by the Office of Administrative Hearings as set out in the Summary of Cases below, to make it clear which case

is being referenced at any particular point in the Final Order. The Board also revises the Findings of Fact and Conclusions of Law, as well as the Initial Order.

**SUMMARY OF CASES:**

<b>Case numbers:</b>	<b>LCB No.</b>	<b>OAH No.</b>	<b>Initial Order result</b>
	24,070	2013-LCB-010	Sustained (not contested)
	24,079	2013-LCB-0023	Sustained (not contested)
	24,092	2013-LCB-0022	Sustained (minor frequenting)
	24,729	2013-LCB-0049	No violation (disorderly conduct)
	24,855	2013-LCB-0077	No violation (disorderly conduct)

2. On August 27, 2014, the Enforcement Division of the Board, through Assistant Attorney General Kim O'Neal and the Licensee, through Attorney at Law Victor Lara filed a Joint Motion for Additional Time to File Petition for Review in these matters. The Board granted the Joint Motion.
3. On October 3, 2014, the Board received a Petition for Review from the Enforcement and Education Division of the Board (Enforcement) challenging Findings of Fact Nos. 14-17 (relating to Case No. 2013-LCB-0049, LCB No. 24,729) (p. 4 of Initial Order); and Findings of Fact 22 through 26 (relating to Case No. 2013-LCB-0077, LCB No. 24,855), p. 5 of Initial Order).
4. On October 8, 2014, the Board received a Petition for Review from the Licensee, objecting to Conclusions of Law Nos. 5, 6, and 7 (relating to Case No. 2013-LCB-0022, LCB No. 24,092) (p. 6-7 of Initial Order); and also challenging Conclusion of Law No. 13 for the same case, which imposes the sanction of cancellation of the license for Ignacio Martinez, d/b/a Martinez Sports Bar. The Licensee included an Unofficial Transcript of part of the hearing, for Case No. 24,092, 2013-LCB-0022, which was digitally recorded, but not transcribed by the Officer of Administrative Hearings.

5. The Board also received the Enforcement and Education Division's Motion to Strike Unofficial Transcript, and the Licensee's Response to that motion. The Motion to Strike Unofficial Transcript is denied, as it was not relied on by the Board.

6. The Board reviewed the records and files in these cases, along with the Petitions for Review. The Board hereby ORDERS that the Initial Order is REVERSED, and Findings of Fact, Conclusions of Law and Initial Order MODIFIED as follows:

The Board affirms the Initial Order finding the Board's complaints proven for LCB Case No. 24,070, OAH No. 2013-LCB-010 (sale/service to minor), LCB Case No. 24,079, OAH No. 2013-LCB-0023 (sale/service to minor) and LCB Case No. 24,092, OAH No. 2013-LCB-0022 (allowing minor to enter and remain). The Board reverses the Initial Order's ruling on LCB Case No. 24,729, OAH No. 2013-LCB-0049 (disorderly conduct) and for LCB Case No. 24,855, OAH No. 2013-LCB-0077 (disorderly conduct), and sustains the complaints in those two cases.

## II. FINDINGS OF FACT

- A. The Initial Order, page 2, first paragraph, lines 5-6, the Liquor Enforcement Officer identified as "Hilario Caine" is changed to read "Caine Hilario".
- B. The Board adopts Findings of Fact Nos. 1 through 13, except as noted below in paragraph C, without change.
- C. Finding of Fact No. 2, relating to **Case No. 2013-LCB-0022, LCB No. 24,092** is modified to add "LCB No. 24,092" on lines 21-22. The last sentence of the Finding of Fact 2 is revised to read: "The penalty sought for this violation was cancellation of the license, as it was the fourth violation involving minors."

D. **Case 2013-LCB-0049, LCB No. 24,729.** The Board modifies Findings of Fact 14 through 18 of the Initial Order as follows:

14. Eduardo Velazquez-Perez testified that he and his uncle Lucas Velazquez were asked to surrender their drinks and leave the bar shortly before 2 A.M. They asked if they could remain in the bar to finish their drinks, were told they could not. The server spoke with the security guard on duty, Faustino Gonzalez, and he also refused to allow Mr. Velasquez-Perez and Mr. Velasquez to finish the drinks. Lucas Velazquez left his drink inside the bar, and left the bar, followed Mr. Gonzalez. Eduardo Velazquez-Perez took the beer he had been served with him as he exited the bar after Mr. Gonzalez. Exhibit 41, the video, confirms this testimony.

15. Mr. Gonzalez accompanied both men outside the bar. The bar had a video camera which was recording the view just outside the front door to the bar that evening, and the video was preserved and admitted as evidence. The video shows that Mr. Gonzalez and the two patrons continued to talk outside the bar, and were joined by a fourth person after a period of time. Both of the Wapato Police Officers who investigated this incident, Officers Sperle and Eismann, viewed the video, and both testified that it was their opinion as experienced law enforcement officers that Mr. Gonzalez was not being physically threatened, had a clear path to exit the discussion by returning inside the bar. It did not appear that he acted in self-defense, but that by spraying pepper spray in the faces of Mr. Velazquez-Perez and Mr. Velazquez, he used force when it was not necessary to do so.

16. The video of the event shows a discussion at close range. Although the video does not contain audio, Mr. Velazquez-Perez testified that Mr. Gonzalez continued to yell at him and Mr. Velazquez. Mr. Gonzalez testified that Mr. Velazquez repeatedly stated that he was "going to kill" Mr. Gonzalez, but Mr. Gonzalez did not mention that to the police officers that evening, nor to the Liquor Enforcement Officer who interviewed him. Mr. Gonzalez' also testified that he did not take the "threat" seriously, as he knows that people who have been drinking often say things they don't mean or intend to do.

17. The video does not show any threat to Mr. Gonzalez, any expression of concern or fear on

his face, and it does not show him making any attempt to avoid the encounter or to get Mr. Velazquez Perez and Mr. Velazquez to move away from him prior to using the pepper spray. The video confirms that no one touched Mr. Gonzalez prior to his use of the pepper spray. The video, Mr. Velazquez-Perez's testimony and the opinions of the police officers all dispute Mr. Gonzalez's claim that he felt his life was being threatened. Mr. Gonzalez claimed that he believed his life was in danger but he continued to engage with the patrons because he needed to get the beer away from Mr. Velazquez-Perez. If Mr. Gonzalez truly believed his life was in danger, it is not credible that he would risk his life in order to prevent Mr. Velazquez-Perez from continuing to consume the beer outside the licensed premises.

18. After Mr. Gonzalez sprayed pepper spray in the faces of Mr. Velazquez and Mr. Velazquez-Perez, Mr. Gonzalez almost immediately approached Mr. Velazquez, who was clearly incapacitated by the pepper spray, and threw him into the street with no apparent reason for doing so. Mr. Velazquez did not remove alcohol from the premises, and presented no threat to Mr. Gonzalez at that point. Mr. Gonzalez then picked up the beer bottle Mr. Velazquez-Perez had dropped, and put it into the garbage before pacing up and down the sidewalk. Several minutes passed before Mr. Gonzalez can be seen using a cell phone, presumably the call to the police dispatcher. After interviewing the participants and viewing the video recording numerous times, Wapato Police Detective Sperle cited Mr. Gonzalez for assault based on his assessment of the interaction. The involvement of another patron (identified at the hearing as Don Vaca) who protested Mr. Gonzalez's conduct heightens the concern that the incident could have escalated, putting patrons and the public at risk.

E. **Case No. 2013-LCB-0077, LCB No. 24,855.** The Board adopts Findings of Fact Nos. 19, 20, and 21 without change. They Board modifies Findings of Fact Nos. 22 through 27 as set forth below, and makes additional Findings of Fact. Finding of Fact No. 27 from the Initial Order is renumbered as No. 33.

22. Officers Eismann and Campos both testified to having interviewed the victim, Maria Sanchez, a female witness named Leticia Lupercio-Sanchez, the bartender (who did not testify at the hearing) and the security guard, Faustino Gonzalez, at the bar the night of the incident. The interviews with the two female witnesses and the security guard were conducted mostly in Spanish by Officer Campos, so Officer Eismann had a limited understanding of what was said. The statements from Ms. Sanchez and Mr. Gonzalez were written in Spanish and translated into English by Liquor Officer Asher's wife Blanca Martinez-Asher. At the hearing, the certified translator who provided translation services for the hearing examined the English translations of the written statements and stated on the record that they were accurately translated.

23. Officers Eismann and Campos both testified to what they saw on the security video footage shot through the bar's security cameras, which Officer Eismann copied onto his phone. Officer Eismann testified that he copied only the video footage showing Mr. Martinez pushing Ms. Sanchez to the sidewalk outside the bar because that was the clearest assault shown on the video recordings they viewed, not that the officers did not believe that Mr. Martinez forcibly removed Ms. Sanchez from the premises when he escorted her outside. Officers Eismann and Campos both testified that they concluded there was sufficient evidence to establish that Mr. Martinez assaulted Ms. Sanchez, and that he was charged with the criminal violation of fourth degree assault.

24. Officer Campos testified that he believed it was necessary to obtain a no-contact order prohibiting Mr. Martinez from having any physical contact with Ms. Sanchez, and that he obtained and served such an order on Mr. Martinez. Officer Campos testified that Ms. Sanchez was concerned enough about her safety that he and Officer Eismann followed her to her residence and determined that Mr. Martinez was not there before going back to the police station. He also testified that Ms. Sanchez asked to be notified if Mr. Martinez was arrested.

25. The video recording admitted at hearing as Exhibit 3, which was played at the hearing, shows Ms. Sanchez come quickly out of the bar facing away from the camera, trying to catch her balance, consistent with her testimony that she was pushed out of the door by Mr. Martinez. Mr. Martinez immediately follows her out the door and before she can really

regain her balance, he shoves her down to the sidewalk. Ms. Sanchez appears frightened and cowering away from Mr. Martinez, who stands over her obviously speaking in a forceful manner. He then walks away down the street.

26. Officers Eismann and Campos testified that when Mr. Martinez learned that they were looking for him, he came to the Wapato Police station in the early morning hours after the incident. Both Officers Eismann and Campos were present during their interview of Mr. Martinez, which occurred following an advisement of Miranda warnings. Mr. Martinez waived his rights and agreed to speak with the officers. Both officers testified that Mr. Martinez admitted to having pushed Ms. Sanchez, both inside the bar and outside the front door of the bar. The officers arrested Mr. Martinez following that interview.

27. While Ms. Sanchez requested to withdraw her allegations of assault shortly after the incident and both she and Ms. Lupercio-Sanchez tried to minimize and claim they could not recall the incident in their testimony at hearing, that testimony was not credible in light of the rest of the evidence, including their written statements and the video recording. Both women agreed they had written the statements in evidence the night of the incident, and both agreed that their knowledge of and recollection of the incident would have been better at the time they wrote the statements than at the hearing. Neither woman testified that her written statement was inaccurate or a lie. At the hearing, Ms. Sanchez testified that she did not want to be pushed out of the bar, and that she didn't want to be "touched like that" or "pushed out." Ms. Lupercio-Sanchez testified that she really didn't see or pay attention to the interaction between Maria Sanchez and Mr. Martinez inside the bar, yet she also testified that she hadn't looked because "I did not want to see him push her out the door." This confirms the account she gave of what she witnessed in her written statement, written the night of the incident. Both women have motivations to try to aid Mr. Martinez as Ms. Sanchez remains in a live-in relationship with him and has a daughter with him and Ms. Lupercio-Sanchez works for him at times in the bar.

28. Ms. Sanchez claimed in her testimony at hearing that she had stumbled and fell because she twisted her ankle due to a broken heel on her shoe. Officer Carnpos testified that Ms. Sanchez told him the night of the incident that her ankle had been injured during Mr.

Martinez's assault on her, and that he had examined her ankle giving him a good view of her shoe. He testified that the heel of her shoe was not broken. Officer Campos testified that Ms. Sanchez did not attribute either her fall or her injury to her shoes or a broken heel the night of the incident, nor did she admit to provoking Mr. Martinez in any way. Officer Campos testified that he did not change his assessment of the assault incident after hearing Ms. Sanchez's account of the incident when she requested that charges be dropped because her account was not consistent with the evidence he had collected.

29. The written statements of both female witnesses are more credible than their hearing testimony where the two accounts differ. Even considering their hearing testimony as a whole, both women confirm that an assault occurred during which Mr. Martinez pushed Ms. Sanchez with unwanted force both inside the bar, through the front door of the bar, and onto the sidewalk immediately outside the bar.

30. The testimony of Mr. Gonzalez, the security guard, about this incident is not credible, and his timeline is inconsistent with the accounts of the other witnesses, including the police officers and Mr. Martinez's admissions. His description of the way Mr. Martinez and Ms. Sanchez left the bar is directly contradicted by the testimony of all of the other witnesses except Mr. Munoz who testified he did not see anything. No video was produced that would confirm Mr. Gonzalez's account of the incident. Mr. Gonzalez's description of Ms. Sanchez's intoxication similarly is not consistent with the other witnesses' testimony, particularly the testimony of the police officers who have training and experience in assessing the level of intoxication of people they observe and interview.

31. Ms. Sanchez's testimony at hearing is contradicted by the testimony of the police officers (City of Wapato) at the hearing, and it also inconsistent with her written statement and her behavior on the night of the incident. At the hearing, both Ms. Sanchez and Ms. Lupercio-Sanchez tried to minimize the incident, and claimed they could not recall the incident. The officers who responded to Ms. Sanchez' call to 911 testified that they spoke with her at length that night, and she showed them video of the interactions between Mr. Martinez and Ms. Sanchez both inside the premises and outside the premises. The officers testified that she did not appear intoxicated, and did not smell of intoxicants. The officers did

not observe the heel of her shoe to be broken or missing, although they viewed her ankle for signs of injury, nor do their reports reflect that she was intoxicated or even smelled of alcohol.

32. Officer Campos testified to what he observed when he viewed the video of Mr. Martinez and Ms. Sanchez's interactions inside the bar, which are consistent with disorderly conduct occurring inside the bar. Officer Campos also testified that Mr. Martinez admitted to him that night, when Mr. Martinez came to the police station, that he (Mr. Martinez) has pushed Ms. Sanchez inside the bar, as well as outside on the sidewalk. At the time at the incident, Mr. Martinez admitted to Wapato police officers that he pushed Ms. Sanchez both inside and outside of the bar, and that he physically compelled her to leave the premises.

33. The Board adopts Finding of Fact No. 27, renumbered as 34, which recites the Violation History for the premises under Mr. Martinez' ownership, including the two violations referenced in this order that the licensee did not contest.

### III. CONCLUSIONS OF LAW

The Board adopts Conclusions of Law Nos. 1, 2, 3, 4, 5, 8 and 10 without change. The Board strikes Conclusion of Law No. 7. The Board modifies Conclusions of Law No. 6, and 9, 11 and 12 and adds Conclusion of Law No. 13, as follows:

#### **Case No. LCB 24,092, OAH No. 2013-LCB-0022**

6. The Licensee, through the security guard at the entrance, had knowledge that a person under 21 years of age was admitted to the licensed premises because that employee checked the minor's identification showing he was under 21 years of age. If the first check of the underage operative's identification had been by the bartender, the Board would find that the bar acted responsibly in refusing to serve him and directing him to leave the premises. However, as the security guard checked the minor's identification then allowed him to enter, the charge is proven. The underage operative was in the premises for between five and ten minutes, and if he had not approached the bartender directly for a drink, he could easily have remained in the

premises longer, and could have obtained alcohol by drinking with another person, or having another purchase alcohol for him.

**Case No. LCB 24,729, OAH No. 2013-LCB-0049 (disorderly conduct)**

9. The conduct of Mr. Gonzalez began inside the premises, and continued without interruption to the view shown on the video. The fact that Mr. Gonzalez was just outside the front door to the premises when he used the pepper spray, and when he threw Mr. Velazquez to the street after using the pepper spray, is not determinative. If Mr. Gonzalez did not regard the sidewalk area immediately outside the front door as under the control of the licensee, then he would have no right to ask individuals to leave the area. The area where Mr. Gonzalez used the pepper spray is necessary for patrons to access and leave Martinez Sports Bar, even if the legal title to the sidewalk area is not held by the licensee. This case is not controlled by S & S Market, which involved substantially different facts. In S & S Market, the court found the conduct of persons who used the sidewalk and areas surrounding the location, which sold alcohol only for off-premises consumption, to be outside of the licensee's control. S & S Market did not involve conduct by the licensee's employees, but by third persons, who may or may not even have been patrons of the establishment. Here, Mr. Gonzalez engaged in discussion with patrons that lasted more than several minutes, and he made no attempt to get them to leave the area before using the pepper spray.

**Case No. LCB 24,855, OAH No. 2013-LCB-0077 (disorderly conduct)**

11. The conduct of Mr. Martinez when "escorting" Maria Sanchez out of the premises and shoving her to the ground began inside the premises and continued without interruption on the adjacent sidewalk. Mr. Martinez sought to remove Ms. Sanchez from the premises, and did so forcefully. What Ms. Sanchez told the police officers on the night of the incident, was consistent with her written statement prepared that night, and with what the video portrays. The fact that it is the licensee himself who engaged in the conduct is an aggravating circumstance; his conduct could easily have escalated or caused further disorderly conduct, and sets a poor example for patrons.

12. Mr. Martinez's actions violate WAC 314-11-015(1) (a), (2), (3) (a) and (c) and (4), all constituting disorderly conduct. Mr. Martinez's actions created a significant risk or harm to the victim as well as risk that other disorderly conduct would occur through intervention of other patrons and/or the risk that others will engage in similar conduct encouraged by the acts of the Licensee. Although the final push occurred outside the bar, the conduct was a continuation of conduct that began inside the licensed premises, without any intervening actions.
13. The Licensee did not contest the violations issued under LCB Nos. 24,079 (OAH No. 2013-LCB-010) and 24,079 (OAH No. 2013-LCB-0023), thus these violations were affirmed in the Initial Order. The penalty for these violations, standing alone, would be imposition of a seven day suspension and a thirty day suspension, respectively. See WAC 314-20-015. The penalty for a fourth public safety violation, which includes both allowing a minor to enter and remain in a restricted area of the licensed premises, and disorderly conduct, is cancellation of the license.

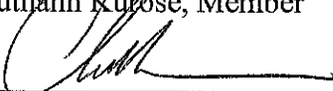
#### IV. ORDER

The Board hereby ORDERS that the violations in Case Nos. 2013-LCB-0010 (24, 070) and 2013-LCB-0022 (24,079), 2013-LCB-0022(24,092), 2013-LCB-0049(24,729) and 2013-LCB-0077 (24,855) are SUSTAINED, and the Liquor License Privileges of Ignacio Martinez d/b/a MARTINEZ SPORTS BAR, License No. 350787, is hereby REVOKED.

DATED this 13 day of January, 2015.

  
\_\_\_\_\_  
Sharon Foster, Chair

  
\_\_\_\_\_  
Ruthann Kurose, Member

  
\_\_\_\_\_  
Chris Marr, Member

Reconsideration. Pursuant to RCW 34.05.470, you have ten (10) days from the mailing of this Order to file a petition for reconsideration stating the specific grounds on which relief is requested. A

petition for reconsideration, together with any argument in support thereof, should be filed by mailing or delivering it directly to the Washington State Liquor Control Board, Attn: Kevin McCarroll, 3000 Pacific Avenue Southeast, PO Box 43076, Olympia, WA 98504-3076, with a copy to all other parties of record and their representatives. Filing means actual receipt of the document at the Board's office. RCW 34.05.010(6). A copy shall also be sent to Mary M. Tennyson, Senior Assistant Attorney General, 1125 Washington St. SE, P.O. Box 40110, Olympia, WA 98504-0110. A timely petition for reconsideration is deemed to be denied if, within twenty (20) days from the date the petition is filed, the agency does not (a) dispose of the petition or (b) serve the parties with a written notice specifying the date by which it will act on the petition. An order denying reconsideration is not subject to judicial review. RCW 34.05.470(5). The filing of a petition for reconsideration is not a prerequisite for filing a petition for judicial review.

Stay of Effectiveness. The filing of a petition for reconsideration does not stay the effectiveness of this Order. The Board has determined not to consider a petition to stay the effectiveness of this Order. Any such request should be made in connection with a petition for judicial review under chapter 34.05 RCW and RCW 34.05.550.

Judicial Review. Proceedings for judicial review may be instituted by filing a petition in superior court according to the procedures specified in chapter 34.05 RCW, Part V, Judicial Review and Civil Enforcement. The petition for judicial review of this Order shall be filed with the appropriate court and served on the Board, the Office of the Attorney General, and all parties within thirty days after service of the final order, as provided in RCW 34.05.542.

Service. This Order was served on you the day it was deposited in the United States mail. RCW 34.05.010(19).



Washington State  
Liquor Control Board

---

January 14, 2015

Victor Lara,  
Attorney for Licensee  
Hurley & Lara  
411 N 2<sup>nd</sup> St  
Yakima, WA 98901-2336

Kim O'Neal, AAG  
GCE Division, Office of Attorney General  
1125 Washington Street SE  
PO Box 40100  
Olympia, WA 98504-0100

**RE: FINAL ORDER OF THE BOARD**

**LICENSEE: Ignacio Martinez**

**TRADE NAME: Martinez Sports Bar**

**LOCATION: 116 W 2<sup>nd</sup> St, Wapato, WA 98951**

**LICENSE NO. 350787**

**LCB HEARING NOS. 24,070; 24,079; 24,092; 24,729; 24,855**

**OAH NOS. 2013-LCB-0010, 2013-LCB-0022, 2013-LCB-0023, 2013-LCB-0048, 2013-LCB-0077**

**AVN NOS. 4D2054B, 4D2103C, 4D2140B, 4D3009A, 4D3305A**

**UBI: 601-798-493-001-0005**

Dear Parties:

Please find the enclosed Final Order of the Board and Declaration of Service by Mail in the above-referenced matter.

If you have any questions, please contact me at (360) 664-1602.

Sincerely,

Kevin McCarroll  
Adjudicative Proceedings Coordinator

Enclosures (2)

cc: Spokane and Pasco Enforcement and Education Divisions, WSLCB  
Lisa Red, Enforcement and Education Division Headquarters, WSLCB  
Beth Lehman, Licensing Customer Service Manager, WSLCB

WASHINGTON STATE LIQUOR CONTROL BOARD

IN THE MATTER OF:

IGNACIO MARTINEZ  
d/b/a MARTINEZ SPORTS BAR

116 W 2<sup>ND</sup> ST  
WAPATO, WA 98951

LICENSEE

LICENSE NO. 350787

LCB NOS. 24,070; 24,079; 24,092;  
24,729; 24,855

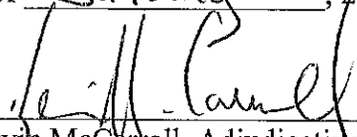
OAH NOS. 2013-LCB-0010  
2013-LCB-0022  
2013-LCB-0023  
2013-LCB-0048  
2013-LCB-0077

DECLARATION OF SERVICE BY  
MAIL

I certify that I caused a copy of the FINAL ORDER OF THE BOARD in the above-referenced matter to be served on all parties or their counsel of record by US Mail Postage Prepaid via Consolidated Mail Service for applicants and licensees, by electronic mail for WSLCB offices, and Campus Mail via Consolidated Mail Services for state offices on the date below to:

VICTOR LARA, ATTORNEY FOR LICENSEE HURLEY & LARA 411 N 2 <sup>ND</sup> ST YAKIMA, WA 98901-2336	OFFICE OF THE ATTORNEY GENERAL MAIL STOP 40100, GCE DIVISION KIM O'NEAL, ASSISTANT ATTORNEY GENERAL
IGNACIO MARTINEZ d/b/a MARTINEZ SPORTS BAR 116 W 2 <sup>ND</sup> ST WAPATO, WA 98951-1368	IGNACIO MARTINEZ d/b/a MARTINEZ SPORTS BAR PO BOX 215 WAPATO, WA 98951-0215

DATED this 14<sup>th</sup> day of January, 2015, at Olympia, Washington.

  
Kevin McCarroll, Adjudicative Proceedings Coordinator