

PURCHASING AND LICENSING COMMITTEE

11-0612R

RESOLUTION IN THE MATTER OF THE OFF SALE INTOXICATING LIQUOR LICENSE OF SUPER ONE LIQUOR, LLC (SUPER ONE LIQUOR), 210 NORTH CENTRAL AVENUE.

CITY PROPOSAL:

BE IT RESOLVED, that the city council of the city of Duluth makes the following findings of fact:

(a) On September 7, 2011, the alcohol, gambling and tobacco commission held a public hearing to consider whether disciplinary action should be taken against the intoxicating liquor license of Super One Liquor, LLC, d/b/a Super One Liquor, 210 North Central Avenue, and has submitted its report to the city council of the city of Duluth as Public Document No. _____;

(b) Pursuant to Duluth City Code Chapter 8, Section 9, clause (a), on November 28, 2011, the city council considered the records and evidence submitted;

(c) The finding of facts as set forth in Public Document No. _____ regarding any suspension, revocation and/or civil penalty relating to the off sale intoxicating liquor license of Super One Liquor, LLC, d/b/a Super One Liquor, 210 North Central Avenue, are adopted.

BE IT FURTHER RESOLVED, that the decision of the city council regarding any suspension, revocation and/or civil penalty is as follows: that the city council impose a \$500 civil penalty payable within 30 days of final council action, and payment of \$250 of the penalty by stayed for a period of one year on the condition that the licensee have no same or similar violations.

Approved as to form:


Attorney

CLERK JJC:mao 11/15/2011

STATEMENT OF PURPOSE: The alcohol, gambling and tobacco commission (AGTC) held a hearing on September 7, 2011, regarding the off sale liquor license of Super One Liquor. On March 21, 2011, the liquor store clerk was ticketed for selling alcohol to an underage individual. According to city code, the licensee is responsible for the actions of the employees and was also ticketed. This is the first offense for the licensee, and Section 8-9 provides that the presumptive penalty for a first offense is a \$500 penalty. Because of mitigating factors, the recommendation of the AGTC is to impose a civil penalty of \$500 payable within 30 days of council action, with \$250 of the fine stayed for one year pending no same or similar violations.

CITY OF DULUTH

ALCOHOL, GAMBLING AND TOBACCO COMMISSION

REPORT TO THE CITY COUNCIL

IN THE MATTER OF: **SUPER ONE LIQUOR, LLC**, 210 N. Central Avenue, Duluth, Minnesota 55807.

The above-entitled matter came on for hearing before the Duluth Alcohol, Gambling and Tobacco Commission on September 7, 2011, in the City Council Chambers in Duluth, Minnesota. The hearing record closed on September 7, 2011 upon completion of the hearing.

Terri L. Lehr, Assistant City Attorney, City of Duluth, Office of the City Attorney, 410 City Hall, Duluth, Minnesota, 55802, appeared on behalf of the City licensing staff. Licensee appeared by Attorney Bruce Anderson (staff counsel to Miner's, Inc.) and Angelo Decaro.

This Report is a recommendation, not a final decision. The Duluth City Council will make the final decision after a review of the record which may adopt, reject or modify the Findings of Fact, Conclusion and Recommendations contained herein. Pursuant to Minn.Stat. §14.61, the final decision of the Council shall not be made until this Report has been made available to the parties to the proceeding for at least ten days. An opportunity must be afforded to each party adversely affected by the Report to file exceptions and present argument to the City Council. Parties should contact the City Clerk to ascertain the procedure for filing exceptions or presenting argument.

FINDINGS OF FACT

The commission makes the following findings of fact.

1. Licensee is licensed by the City of Duluth to sell intoxicating liquor "off-sale" at the premises located at 210 N. Central Avenue, Duluth, Minnesota.
2. On March 21, 2011, an employee of Licensee was issued a citation for sale of intoxicating liquor to a person under the age of 21 in violation of Duluth City Code section 8-28. The employee was convicted of this offense on April 2, 2011 and sentenced to pay a fine of \$585.00.

3. The Licensee was also issued a citation under Duluth City Code section 8-35 for the illegal sale and convicted of this violation on May 24, 2011, paying a fine of \$250.00.
4. The Commission then issued its Notice of and Order for Hearing and set a hearing date of September 7, 2011.
5. This is the Licensee's first violation for purposes of the presumptive penalty schedule provided for in Duluth City Code section 8-9. Mitigating circumstances include the following: The Licensee has a long history of sales in many locations throughout Minnesota and Michigan without violations. The Licensee has a "zero tolerance policy" that requires employees to ask for valid identification from all customers reasonably appearing to be under the age of 35 years and that further mandates the immediate termination of any employee who makes a sale to a minor. The employee who made the sale in this matter was immediately terminated from his employment. Since this violation, the Licensee has been conducting its own internal "stings" to verify compliance with the zero tolerance policy.

CONCLUSIONS

Based upon these facts, the commission makes the following conclusions:

1. Section 8-9(b)(1) of the Duluth City Code provides that the violation of any law relating to the operation of a liquor establishment shall be deemed to be good cause for disciplinary action up to and including imposition of a civil penalty, license suspension or license revocation.
2. Section 8-35 of the Duluth City Code provides that the licensee shall be responsible for the conduct of its place of business and any violation of Chapter 8 of the Duluth City Code committed on the licensed premises by an employee of the licensee shall be deemed the act of the licensee as well as the employee.
3. The Licensee is liable for the violation occurring on its licensed premise on March 21, 2011.
4. Section 8-9(c) of the Duluth City Code provides that the presumptive penalty for the current violation is a \$500 civil penalty. Mitigating circumstances exist as follows: The Licensee has a long history of sales in many locations throughout

Minnesota and Michigan without violations. The Licensee has a “zero tolerance policy” that requires employees to ask for valid identification from all customers reasonably appearing to be under the age of 35 years and that further mandates the immediate termination of any employee who makes a sale to a minor. The employee who made the sale in this matter was immediately terminated from his employment. Since this violation, the Licensee has been conducting its own internal “stings” to verify compliance with the zero tolerance policy.

RECOMMENDATION

It is the recommendation of the Duluth Alcohol, Gambling and Tobacco Commission that the Duluth City Council impose a civil penalty as follows:

1. Payment of a \$500 penalty; and
2. That payment of \$250 of the penalty be stayed for a period of one year on the condition that the Licensee have no same or similar offenses within the one year; and
3. That payment of \$250 of the penalty be made within 30 days of final council action.

Dated: _____

**DULUTH ALCOHOL, GAMBLING
AND TOBACCO COMMISSION**

By: _____
George Hanson, President

Alcohol, Gambling, and Tobacco Hearing
September 7, 2011
SUPER ONE LIQUOR, LLC, d/b/a Super One Liquor, 210 N. Central Ave.

- Anderson: I am Bruce Anderson, staff counsel with Miner's Inc., Super One Foods. This is Angela DeCaro. He is our liquor manager. Angelo is the guy who is going to visit with you about what happened.
- Hanson: We let the city present their case first, and then you folks get to present your side and ask questions. It's not super formal. If you have a need to ask a question or something we would probably let you jump up there. If you have something to say, we want to hear it. This is your opportunity because whatever we recommend we are going to send that to the council. Usually they act on our recommendations, but not always.
- Lehr: I should tell the commission members that this is not going to be an evidentiary or disputed hearing with regards to the facts, at least, as to what happened. I had a conversation with Attorney Anderson last month, and it is my understanding that Super One, the licensee is not challenging the violation. They are going to admit the violation occurred. It is my understanding that they want to address the commission regarding what your recommendation may be regarding the proposed administrative penalty. I suspect they are going to be talking about the remedial action or steps they've taken since this incident happened. With that I would simply submit the city's case based on the written documentation and advise the commission that the recommendation of the city is presumptive \$500 penalty.
- Hanson: Is that all you have for now?
- Lehr: Yes.
- Hanson: Angelo, is that what you want me to call you?
- DeCaro: Angelo is fine. What happened was on March 21, one of our employees sold alcohol to a minor. He sold a six pack of Coors Lite to a minor which ended up being a sting operation. What happened was, we had to let him go because that is our policy. Before we hire our employees, we make them sign this form. It is company policy and we put it in their file. Can I give you guys a copy?
- Hanson: Do you have enough copies for all of us, or do we have to share? Give us just a minute to take a peek of this. Pretty tough policy.

DeCaro: Kyle was a very good employee, and it was really hard. He was a college student, and he made an honest mistake. He knew the person, and he felt very bad and he stated on the police report that "I'm going to lose this job." He was a very good kid, it was hard to let him go, but that is our policy and we have to adhere to it. It is very important to us.

Hanson: Just out of curiosity, how many times in the last five years have you had to let somebody go for an incident like this?

Anderson: I can answer that. I have been with the company now, on staff, almost 17 years and I represented the company many years before that. Grocery stores on the UP, Upper Peninsula, MI, in Michigan they have their alcoholic beverages on the grocery store shelf. So we have been with the liquor business along with the grocery business elsewhere for a long period of time. We work very very hard at developing a culture that we simply don't see alcohol to minors. Everybody is human, everybody makes mistakes. This is one mistake none of our employees are allowed to make, because if anybody got one bite of the apple, we wouldn't be in the liquor business. So, nobody is allowed to make these kinds of mistakes. We work very very hard to instill that culture into our employee staff. We've got out there somewhere north of 2000 employees. Many of them handle liquor transactions. We sell 3.2 beer and wine coolers in our stores in Minnesota even though we don't have liquor stores in same locations. Again, over and over again we preach no sales to minors. Now to answer your question, the answer is probably two or three in the last five years. I think I can count on one hand, and maybe a few more over the last 20 years that we've failed sting operations, probably five or six times. But the thing you have got to keep in mind here is that we are talking about those numbers, I'm talking about hundreds of thousands of liquor transactions a year, well north of 300,000 or 400,000 transactions. From the State perspective, on a percentage basis it is very small, but we've got zero tolerance out there. Employees violate the policy, the expectation is that you will lose your job. They sign that when they sign on to be an employee.

DeCaro: Since this happened in March, I've worked with our loss prevention, and they have been conducting their own stings to both liquor stores that I run. They have been conducting their own stings internally just to make sure we are adhering to our policies and this doesn't happen again.

Hanson: You have some minor Miner children you can run in there.

- DeCaro: No, we have a group, I don't know where our loss prevention comes from.
- Anderson: They might be grandchildren, but most likely great grandchildren.
- Hanson: I ask the question because in 1986, I called on Jim Miner, Sr. and Jim Miner, Jr. up at the airpark when their offices were across from RJ Reynolds. I haven't seen them in decades, but I know they have been around a long time and I have actually been to a lot of their stores in Wisconsin.
- I know your run a pretty tight ship. I really do and I'm familiar with history here. I don't believe for a second that Jim Miner is selling any liquor to minors. Any questions from anybody? Any comments from staff or police department?
- Birchland: Their operation appears from my viewpoint to be extremely good. It is probably as good as we've seen come in here. It is a shame that we had to hear this. I'm just wondering how many of you had more experience on this - how low can we go? There is quite a bit of mitigating circumstances that we have had to come up with some pretty flimsy ones at times it almost seems like this one, the employee immediately dismissed, running their own stings. I have never heard things like that come here before.
- Hanson: Those types of things have been in here before. I agree in general with what you say. In my experience, the lowest I think we have ever gone is to recommend the \$250 with stayed. If I recall there was one time we only asked for \$100 or something. That was like seven years ago. It was when I first came on, it was a unique deal.
- Donahue: I guess my only concern would be if we went too low, the council will just look at it and not take anything into account, and just file the whole thing.
- Birchland: What we have done in the past, and I would make a motion that we reduce the fine to \$250 payable 30 days after council subject to no same or similar for the next year.
- Donahue: Second
- Hanson: Motion is made and seconded. Any discussion?
- Hammack: Just an observation. Is the person still working there?

Hanson: No, they terminated him.

Lehr: I would just ask if someone wants to articulate the mitigating circumstances to support deviation from a presumptive penalty.

Hanson: Thank you for reminding so we don't have to go through that whole dance again. Mr. Birchland, would you mind trying to address that?

Birchland: From what I can remember, the long history of selling in many locations with very few violations. That covers not only Minnesota, but Michigan, also that the policy they have that the person, if is found to sell to a minor, is terminated immediately seems like harshest we've seen, also the fact with their loss prevention program and running their own stings which, I think, is good practice for anyone to go through. I feel that those are the reasons that I can remember from the testimony.

Hanson: Okay, so we have our mitigating circumstances. Any further discussion? I'm going to call for a vote here unless any of the parties want to contribute some more information.

A motions made and seconded. Motion passes. Angelo and Mr. Anderson, this is the recommendation, and, I think if you were to appear in front of the council, there is a possibility they might, you never know, lower the fine. They will decide on it. It will be on the consent agenda format, and they have pulled our recommendations off the agenda before and made there own plan. If you sign up and show up and say you want to speak, I've got to believe they will let you talk. It is kind of an open policy that they do. Thank you.

CITY OF DULUTH
ALCOHOL, GAMBLING AND TOBACCO COMMISSION

* * * * *

NOTICE OF AND ORDER FOR HEARING

* * * * *

TO: **SUPER ONE LIQUOR, LLC**, Attention: Manager, 210 N. Central Ave., Duluth, Minnesota 55807.

PLEASE BE ADVISED that on **September 7, 2011**, at **4:45 p.m.** in the Council Chambers at City Hall in the City of Duluth, the Duluth Alcohol, Gambling and Tobacco Commission will hold a hearing, pursuant to Minnesota Statutes §340A.415 and Section 8-9 of the Duluth City Code, to consider what, if any, disciplinary action, including suspension or revocation or a civil fine of not to exceed \$2,000, will be recommended to the Duluth City Council with respect to your intoxicating liquor license.

If you do not appear at said hearing, the Alcohol, Gambling and Tobacco Commission may, in your absence, recommend that the Duluth City Council consider the allegations contained herein to be true.

At the above-mentioned hearing, you may, at your option, be represented by legal counsel.

The Rules for Contested Case Hearings Minnesota Rules Chapter 1400, Part 5550, et.seq, to the extent applicable, and Minnesota Statutes §14.57 through §14.69 govern. Copies of these laws and rules may be obtained at the Duluth Public Library or online from the official web site of the State of Minnesota.

The City will present its case, and then you will have an opportunity to present your case. At the time of the hearing, you should be prepared to produce any evidence and arguments you feel are relevant to the issues raised. You or your attorney will be allowed

to cross-examine all adverse witnesses. If needed, subpoenas are available (Minnesota Rules 1400.7000).

You must advise the Commission if you seek to admit evidence that is classified not public. If data that is not public is admitted, it may become public. Relief is available under Minnesota Statutes §14.60, subd. 2. If an interpreter is needed, you must inform the Commission and one will be appointed.

A notice of appearance must be filed with the City Clerk within 20 days of the date of service of the notice of hearing if you intend to appear at the hearing unless the hearing date is less than 20 days from the issuance of the notice of hearing.

The person representing the City, who you should contact to discuss settlement or other concerns is Terri L. Lehr, Assistant City Attorney.

The hearing will be open to the public.

The following facts give rise to the inquiry and hearing mentioned above:

1. Super One Liquor, LLC, d/b/a Super One Liquor, is licensed by the City of Duluth to sell “off-sale” intoxicating liquor at the premises located at 210 N. Central Avenue, Duluth, Minnesota 55807.
2. On or about March 21, 2011, Kyle J. Pederson, an employee of Licensee, sold beer to an underage person at Licensee’s business establishment known as Super One Liquor. Pederson was cited for the violation and convicted on April 2, 2011. *See City Docs. 1-3 (Duluth Police Department Report ICR# 11-046167; City of Duluth District Court Ticket No. D033923; and Proof of Payment of \$585 fine).*
3. Licensee was cited under Duluth City Code section 8-35 for the unlawful sale and convicted of this offense on 5/24/2011. *See City Docs. No. 4-5 (City of Duluth Ordinance Violation Ticket No. LP10001768; and Proof of Payment of \$250 fine on 06/03/2011.)*

4. This is the Licensee's first violation for purposes of the presumptive penalty under Duluth City Code.
5. Pursuant to Duluth City Code section 8-9, absent aggravating or mitigating circumstances, the presumptive penalty for the current violation is a \$500 civil penalty.

Pursuant to City Code Sections 8-9(a) and (b)(1) the Alcohol, Tobacco and Gambling Commission will consider whether the violation alleged is good cause for suspension or revocation of the liquor license or for the imposition of a civil penalty.

(Records Supporting This Notice Are Attached As City Document Numbers 1-5.)

Dated: July 28, 2011

JEFFREY J. COX, Secretary
Alcohol, Gambling and Tobacco
Commission

and

TERRI L. LEHR
TERRI L. LEHR, (0191668)
Assistant City Attorney

Gunnar B. Johnson, City Attorney
Attorneys for the Alcohol, Gambling and
Tobacco Commission

245567025847.txt

* Changes made to this file will not be saved in Shield *

PPR, KEY

DURING LIQUOR COMPLIANCE CHECKS ATTACHED SOLD TO 20YOA MALE (TIMOTHY JOHN CROSSMON 7-16-90) A 6PK OF COORS LIGHT BEER. HE ALSO ADMITTED TO SELLING IT TO HIM W/O CHECKING AN ID. SAID HE HAS WORKED HERE FOR 2 MONTHS AND IS GOING TO LOSE HIS JOB. TAGGED FOR SELLING ALCOHOL TO A MINOR.

TAG FOR SELLING ALCOHOL TO A MINOR

UNIT	START TIME	END TIME	ST	ASSIGNEE1
S67	03/21/11 19:46:33	- 19:46:33	DP	1DU427
S67	03/21/11 19:46:33	- 19:46:33	E	1DU427
S67	03/21/11 19:46:33	- 21:15:33	S	1DU427
S68	03/21/11 19:46:33	- 19:46:33	DP	1DU425
S68	03/21/11 19:46:33	- 19:46:33	E	1DU425
S68	03/21/11 19:46:33	-	S	1DU425
S67	03/21/11 21:15:33	-	A	1DU427

① SuperOne
LEMON
All Flavors
750 ml

BULL DOG
HOCKEY



STATE OF MINNESOTA
COUNTY OF ST. LOUIS
DISTRICT COURT

COMPLAINT

Court Number

DIVISION CO, CD

DRIVER LICENSE NUMBER D 67716790720	STATE X MN	ICR NUMBER 11-046167
NAME - FIRST/MIDDLE/MAIDEN Kula Joseph Pederson		LAST
STREET ADDRESS 320 N 7th Ave W		
CITY Duluth		STATE ZIP CODE X MN 55807

DATE OF BIRTH 08/07/88	EYES BL	HEIGHT 600	WEIGHT 154	SEX M	JUV. PAR./GUAR. -
VEHICLE LICENSE PLATE -	STATE -	MAKE -	MODEL -	COLOR	

DATE OF OFFENSE: TIME (P.M.)
3/21/11 A.M. (P.M.)

Endanger Life or Property
 Unsafe Conditions (2 or more)
 Accident Type: PD Injury Fatal PED

Hazardous Material
 Commercial Vehicle

LOCATION & CITY (IF APPLICABLE)
Super One Liquor 210 N Canal Ave Duluth

MILEPOST
Duluth

OFFENSE DESCRIPTION NO. 1 DRIVER OWNER PASSENGER OPERATE PARK

STATUTE ORDINANCE
8-28

SPEED (Over Limit) 1004
mph in zone

OFFENSE DESCRIPTION NO. 2 DRIVER OWNER PASSENGER OPERATE PARK

STATUTE ORDINANCE

OFFENSE DESCRIPTION NO. 3 DRIVER OWNER PASSENGER OPERATE PARK

STATUTE ORDINANCE

OFFENSE DESCRIPTION NO. 4 DRIVER OWNER PASSENGER OPERATE PARK

STATUTE ORDINANCE
P.P.A. call 800-657-3611

COURT NAME AND LOCATION:

COURT ADMINISTRATOR - 100 N. 5th AVE. W. - ROOM 109
DULUTH, MN 55802 (218) 726-2464

COURT DATE To Be Set	COURT TIME Sat A.M.	NOTE: Refer to Back of Summons For Further Information
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The Undersigned being duly sworn, deposes and says that the person named on this complaint did commit the above offense(s).

OFFICER 427 425 BADGE
Drondarski/Amson DPO 9/7/10

0039923
003600

DISTRICT COURT INFORMATION:

PLEA _____ COURT DATE _____ BAIL \$ _____

COURT/JUDGES NOTES _____

DEFINITIONS/KEY TO ABBREVIATIONS

- COMMERCIAL VEHICLE: VEHICLE OVER 25,000 GVW OR BUS 12 OR MORE PASSENGERS
- HAZARDOUS MATERIALS: ANY SIZE VEHICLE TRANSPORTING HAZ MAT
- UNSAFE CONDITIONS (2 OR MORE OF THE FOLLOWING): RAIN SNOW SLIPPERY PAVEMENT ; IMPAIRED VISIBILITY (SPECIFY) _____
- ACCIDENT : PD = PROPERTY DAMAGE ONLY ; INJURY = PERSONAL INJURY
- FATAL = 1 OR MORE FATALITIES ; PED = PEDESTRIAN INVOLVED

OFFICERS NOTES (OPTIONAL)

VIOLATORS DIRECTION: N S E W SQUAD: 67/68 PAGE: STATIONARY

LANE: _____ OBSERVATIONS: _____

SPEED READING: _____ PATROL SPEED: _____

DOUBLER ALIGN: _____ TERRAIN: _____

TRAFFIC SURVEY: NO OTHER TRAFFIC OTHER (SPECIFY): _____

ROAD TYPE: RESIDENTIAL RURAL URBAN DIVIDED

OTHER WARNINGS/NOTATIONS: _____

IDENTIFICATION: DMV REG. ID OTHER (SPECIFY): AN

STATEMENTS BY DRIVER: Sold 6 pack Coors Light Bottles

OTHER NOTES/INFORMATION: to Timothy John Crossman
7/16/90 (2090) during liquor compliance checks,
Admitted and said he's worked here 2
months and will lose job for 12.
Cooperative + polite. Did not ask for ID.
No further reports. Crossman came back
into store w/ us and positively
ID'ed him. Photo's in shield.
Beer destroyed.

REGISTER OF ACTIONS

CASE No. 69DU-VB-11-3015

State of Minnesota vs Kyle Joseph Pederson

§
§
§
§
§

Case Type: Crim/Traf Non-Mand
Date Filed: 03/24/2011
Location: - St. Louis-Duluth

PARTY INFORMATION

Defendant	Pederson, Kyle Joseph 320 N 78 AVE W Duluth, MN 55807	Male DOB: 08/07/1988	Lead Attorneys
Jurisdiction	State of Minnesota NONE		MARY E ASMUS 218-730-5490(H)

CHARGE INFORMATION

Charges: Pederson, Kyle Joseph	Statute	Level	Date
1. DPD-LIQUOR-SALES TO MINORS PROHIBITED	DU8.28	Petty Misdemeanor	03/21/2011

EVENTS & ORDERS OF THE COURT

DISPOSITIONS	
04/02/2011	Disposition 1. DPD-LIQUOR-SALES TO MINORS PROHIBITED Convicted
04/02/2011	Disposition 1. DPD-LIQUOR-SALES TO MINORS PROHIBITED Guilty
04/02/2011	Payable without appearance 1. DPD-LIQUOR-SALES TO MINORS PROHIBITED 03/21/2011 (PMD) DU8.28 (ALCOHOL)
	Fees - Adult: (Grand Total: \$585.00) Due 4/2/2011 Fine: \$500.00 Fees: (Fees Total: \$85.00) Criminal Surcharge: \$75.00 Law Library: \$10.00 Level of Sentence: Convicted of a Misdemeanor

OTHER EVENTS AND HEARINGS

03/24/2011 Citation E-Filed

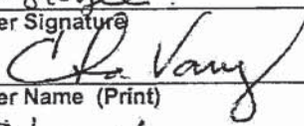
FINANCIAL INFORMATION

	Defendant Pederson, Kyle Joseph		
	Total Financial Assessment		586.25
	Total Payments and Credits		586.25
	Balance Due as of 06/28/2011		0.00
03/24/2011	Transaction Assessment		85.00
03/24/2011	Transaction Assessment		500.00
04/02/2011	IVR Payment	Receipt # EP69D-2011-05258	Pederson, Kyle Joseph (585.00)
04/02/2011	Transaction Assessment		1.25
04/02/2011	IVR Payment	Receipt # EP69D-2011-05259	Pederson, Kyle Joseph (1.25)

**CITY OF DULUTH
CITY ORDINANCE VIOLATION**

This Citation charges you with a violation
of a Duluth City Ordinance.

For more information, see the reverse side of this ticket.

ICR Number 11-046167		Date/Time Issued 4-18-11 @ 0930	
Alleged Violator's Name Super one liquor, LLC			
Address 210 N. Central Av. Duluth, MN 55812		City	State Zip Code
DOB	Phone Number		
Vehicle Information			
License No.	State	Reg. Expires	
Vehicle Make	Model	Color	
Violation Information			
Date of Violation 3-21-2011		Time of Violation 1935	
Location 210 N. Central Ave			
Charge licensee liable		Ordinance No. 8-35	
Description clerk at store sold alcohol to underage person and was cited licensee liable for action of employee			
Officer Signature 			
Officer Name (Print) Cha Vang		Badge No. 325	
Served: In person <input checked="" type="checkbox"/> By mail <input type="checkbox"/>		Positively Identified <input type="checkbox"/>	
Date Due: 5-2-2011		Minimum Fine Amount Due: <input type="checkbox"/> \$50.00 <input checked="" type="checkbox"/> \$200.00 <input type="checkbox"/> \$400.00	
Ticket Number: LP10001768			

Sign On Sign Off
 Stop

Main Formats
 Query
 Other

Permit Maintenance

Officer Maintenance

Daily Ticket Report

Increase Fine

Decrease Fine

Ticket Notes

Plate Notes

Alternate Name

Repair HH Ticket

Vehicle Tow Format

Local Ordinance

Web Payment Format

Letters
 Totals

Local Ordinance Ticket Inquiry 2 Version 1.0.4

Ticket Info

Ticket Number: LP10001769
 Issue Date: 03/21/2011
 Issue Time: 19:35

Defendant Info

Drivers Lic/State/DOB: [] [] []
 Name Last/First/MI: SUPER ONE LIQUID LLC
 Street Address: 210 N. CENTRAL AVE.
 City/State/Zip: DULUTH MN 55807

Ticket Detail

Fine Amount:	200.00	Pymt Entered:	06/03/2011
Penalty:	50.00	Return Date:	
Miscellaneous:	.00	Notice1 Date:	05/24/2011
Bad Check Fee:	.00	Notice2 Date:	
Paid Amount:	250.00	Notice3 Date:	
Dismissed:	.00	Notice4 Date:	
Amount Due:	.00	Partial Notice:	
Disposition:	PF	Collection Letter:	
Disp Date:	06/24/2011	Ticket Type:	Manual
TRLEntered:	04/18/2011	Ticket Status:	PAID

Print Page
 Cancel

