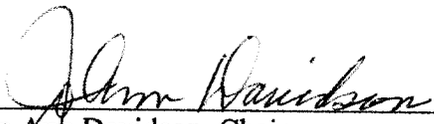


- 2) Based on the above finding, which resulted from the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the Commission's licensing investigation, Jones failed to establish, by clear and convincing evidence, his suitability for licensure as a casino gaming employee, as required by R.C. 3772.10(B) and (C)(7).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **ORDERS** as follows:

- 1) Jones's Casino Gaming Employee License Application is **DENIED**;
- 2) Jones is **PROHIBITED** from working or otherwise serving in any capacity that requires a license under R.C. Chapter 3772; and
- 3) A certified copy of this Order shall be served upon Jones, via certified mail, return receipt requested, and his counsel of record, if any, via ordinary mail.

IT IS SO ORDERED.



Jo Ann Davidson, Chair
Ohio Casino Control Commission

NOTICE OF APPEAL RIGHTS

Applicant is hereby notified that pursuant to R.C. 119.12, this Commission Order may be appealed by filing a Notice of Appeal with the Commission setting forth the Order that Applicant is appealing from and stating that the Commission's Order is not supported by reliable, probative, and substantial evidence and is not in accordance with law. The Notice of Appeal may also include, but is not required to include, the specific grounds for the appeal. The Notice of Appeal must also be filed with the appropriate court of common pleas in accordance with R.C. 119.12. In filing the Notice of Appeal with the Commission or court, the notice that is filed may be either the original Notice of Appeal or a copy thereof. The Notice of Appeal must be filed within 15 days after the date of mailing of this Commission Order.

**STATE OF OHIO
CASINO CONTROL COMMISSION**

In re:

**JEFFERY ROBINSON,
CASINO GAMING EMPLOYEE LICENSE
APPLICANT**

Applicant.

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Case No. 2012-0013
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ORDER DENYING CASINO GAMING EMPLOYEE LICENSE APPLICATION

On or about February 23, 2012, Applicant Jeffery Robinson filed with the Ohio Casino Control Commission (“Commission”) an application for a casino gaming employee license. Thereafter, the Commission conducted a suitability investigation of Robinson to determine his eligibility for such a license.

A casino gaming employee license applicant is eligible for licensure upon meeting the following criteria: (1) being at least 21 years of age, R.C. 3772.131(C); (2) filing a true and complete Casino Gaming Employee License Application, R.C. 3772.131(D) and Ohio Adm. Code 3772-8-02(A); (3) submission of two sets of the applicant’s fingerprints and a photograph, R.C. 3772.131(E); (4) payment of the nonrefundable application fee of \$250.00, R.C. 3772.131(E) and Ohio Adm. Code 3772-8-03(A), and all fees necessary to cover the cost of the background investigation in excess of the application fee, Ohio Adm. Code 3772-8-03(B); (5) reimbursement of the costs for the background check, including the criminal records check, R.C. 3772.07 and 3772.131(E); (6) not having been convicted of or pled guilty or no contest to a disqualifying offense, R.C. 3772.07; and (7) otherwise is suitable for licensure, R.C. 3772.10(B) and (C)(7).

During the suitability investigation, the Commission discovered sufficient derogatory information to warrant issuance of a Notice of Intent to Deny and Opportunity for Hearing (“Notice”), dated April 20, 2012. (Exhibit A.) Robinson received the Notice, sent via certified mail, on or about April 23, 2012. (Exhibit B.) Pursuant to R.C. 119.07 and 3772.04, Robinson had the right to a hearing if requested within 30 days of the Notice’s mailing. Robinson failed to do so. Accordingly, no hearing was held and the matter was brought before the Commission on June 20, 2012, for final adjudication. R.C. 119.07 and 3772.04(A).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **FINDS** as follows:

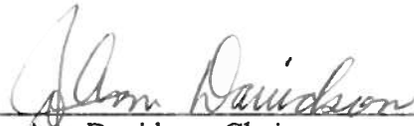
- 1) The results of the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the results of the Commission’s licensing investigation revealed that Robinson submitted a Casino Gaming Employee License Application that contained false information, to wit: Robinson failed to disclose a 1991 arrest for Complicity to Commit Breaking and Entering and his conviction resulting therefrom of Failure to Report a Crime, a lesser offense, in violation of R.C. 3772.10(C)(2);

- 2) The results of the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the results of the Commission's licensing investigation revealed that Robinson had been convicted of, or pleaded guilty or no contest to, one or more offenses that have an element of moral turpitude, constituting one or more "disqualifying offenses," as defined by R.C. 3772.07(D), to wit: Robinson was convicted of Failure to Report a Crime, in violation of R.C. 3772.07(D) and 3772.10(C)(1); and
- 3) Based on the above findings, which resulted from the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the Commission's licensing investigation, Robinson failed to establish, by clear and convincing evidence, his suitability for licensure as a casino gaming employee, as required by R.C. 3772.10(B) and (C)(7).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **ORDERS** as follows:

- 1) Robinson's Casino Gaming Employee License Application is **DENIED**;
- 2) Robinson is **PROHIBITED** from working or otherwise serving in any capacity that requires a license under R.C. Chapter 3772; and
- 3) A certified copy of this Order shall be served upon Robinson, via certified mail, return receipt requested, and his counsel of record, if any, via ordinary mail.

IT IS SO ORDERED.



Jo Ann Davidson, Chair
Ohio Casino Control Commission

NOTICE OF APPEAL RIGHTS

Applicant is hereby notified that pursuant to R.C. 119.12, this Commission Order may be appealed by filing a Notice of Appeal with the Commission setting forth the Order that Applicant is appealing from and stating that the Commission's Order is not supported by reliable, probative, and substantial evidence and is not in accordance with law. The Notice of Appeal may also include, but is not required to include, the specific grounds for the appeal. The Notice of Appeal must also be filed with the appropriate court of common pleas in accordance with R.C. 119.12. In filing the Notice of Appeal with the Commission or court, the notice that is filed may be either the original Notice of Appeal or a copy thereof. The Notice of Appeal must be filed within 15 days after the date of mailing of this Commission Order.

**STATE OF OHIO
CASINO CONTROL COMMISSION**

In re:

**MICHAEL PRIMM,
CASINO GAMING EMPLOYEE LICENSE
APPLICANT**

Applicant.

Case No. 2012-0012

ORDER DENYING CASINO GAMING EMPLOYEE LICENSE APPLICATION

On or about March 15, 2012, Applicant Michael Primm filed with the Ohio Casino Control Commission ("Commission") an application for a casino gaming employee license. Thereafter, the Commission conducted a suitability investigation of Primm to determine his eligibility for such a license.

A casino gaming employee license applicant is eligible for licensure upon meeting the following criteria: (1) being at least 21 years of age, R.C. 3772.131(C); (2) filing a true and complete Casino Gaming Employee License Application, R.C. 3772.131(D) and Ohio Adm. Code 3772-8-02(A); (3) submission of two sets of the applicant's fingerprints and a photograph, R.C. 3772.131(E); (4) payment of the nonrefundable application fee of \$250.00, R.C. 3772.131(E) and Ohio Adm. Code 3772-8-03(A), and all fees necessary to cover the cost of the background investigation in excess of the application fee, Ohio Adm. Code 3772-8-03(B); (5) reimbursement of the costs for the background check, including the criminal records check, R.C. 3772.07 and 3772.131(E); (6) not having been convicted of or pled guilty or no contest to a disqualifying offense, R.C. 3772.07; and (7) otherwise is suitable for licensure, R.C. 3772.10(B) and (C)(7).

During the suitability investigation, the Commission discovered sufficient derogatory information to warrant issuance of a Notice of Intent to Deny and Opportunity for Hearing ("Notice"), dated April 20, 2012. (Exhibit A.) Primm received the Notice, sent via certified mail, on or about April 26, 2012. (Exhibit B.) Pursuant to R.C. 119.07 and 3772.04, Primm had the right to a hearing if requested within 30 days of the Notice's mailing. Primm failed to do so. Accordingly, no hearing was held and the matter was brought before the Commission on June 20, 2012, for final adjudication. R.C. 119.07 and 3772.04(A).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **FINDS** as follows:

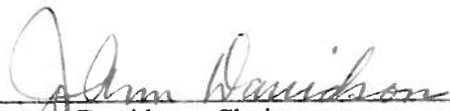
- 1) The results of the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the results of the Commission's licensing investigation revealed that Primm has been convicted of, or pleaded guilty or no contest to, one or more offenses that have an element of moral turpitude, constituting one or more "disqualifying offenses," as defined by R.C. 3772.07(D), to wit: Primm was found guilty of Disorderly Conduct on three separate occasions (in or around 1999, 2002, and 2007), in violation of R.C. 3772.07(D) and 3772.10(C)(1); and

- 2) Based on the above finding, which resulted from the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the Commission's licensing investigation, and the finding that he failed to disclose in his Casino Gaming Employee License Application 4 liens filed against him, which also resulted from the Commission's licensing investigation, Primm failed to establish, by clear and convincing evidence, his suitability for licensure as a casino gaming employee, as required by R.C. 3772.10(B) and (C)(7).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **ORDERS** as follows:

- 1) Primm's Casino Gaming Employee License Application is **DENIED**;
- 2) Primm is **PROHIBITED** from working or otherwise serving in any capacity that requires a license under R.C. Chapter 3772; and
- 3) A certified copy of this Order shall be served upon Primm, via certified mail, return receipt requested, and his counsel of record, if any, via ordinary mail.

IT IS SO ORDERED.



Jo Ann Davidson, Chair
Ohio Casino Control Commission

NOTICE OF APPEAL RIGHTS

Applicant is hereby notified that pursuant to R.C. 119.12, this Commission Order may be appealed by filing a Notice of Appeal with the Commission setting forth the Order that Applicant is appealing from and stating that the Commission's Order is not supported by reliable, probative, and substantial evidence and is not in accordance with law. The Notice of Appeal may also include, but is not required to include, the specific grounds for the appeal. The Notice of Appeal must also be filed with the appropriate court of common pleas in accordance with R.C. 119.12. In filing the Notice of Appeal with the Commission or court, the notice that is filed may be either the original Notice of Appeal or a copy thereof. The Notice of Appeal must be filed within 15 days after the date of mailing of this Commission Order.

**STATE OF OHIO
CASINO CONTROL COMMISSION**

In re:

Case No. 2012-0005

**EUGENE CUTCHER,
CASINO GAMING EMPLOYEE LICENSE
APPLICANT**

Applicant.

ORDER DENYING CASINO GAMING EMPLOYEE LICENSE APPLICATION

On or about February 23, 2012, Applicant Eugene Cutcher, filed with the Ohio Casino Control Commission ("Commission") an application for a casino gaming employee license. Thereafter, the Commission conducted a suitability investigation of Cutcher to determine his eligibility for such a license.

A casino gaming employee license applicant is eligible for licensure upon meeting the following criteria: (1) being at least 21 years of age, R.C. 3772.131(C); (2) filing a true and complete Casino Gaming Employee License Application, R.C. 3772.131(D) and Ohio Adm. Code 3772-8-02(A); (3) submission of two sets of the applicant's fingerprints and a photograph, R.C. 3772.131(E); (4) payment of the nonrefundable application fee of \$250.00, R.C. 3772.131(E) and Ohio Adm. Code 3772-8-03(A), and all fees necessary to cover the cost of the background investigation in excess of the application fee, Ohio Adm. Code 3772-8-03(B); (5) reimbursement of the costs for the background check, including the criminal records check, R.C. 3772.07 and 3772.131(E); (6) not having been convicted of or pled guilty or no contest to a disqualifying offense, R.C. 3772.07; and (7) otherwise is suitable for licensure, R.C. 3772.10(B) and (C)(7).

During the suitability investigation, the Commission discovered sufficient derogatory information to warrant issuance of a Notice of Intent to Deny and Opportunity for Hearing ("Notice"), dated April 20, 2012. (Exhibit A.) Cutcher received the Notice, sent via certified mail, on or about April 23, 2012. (Exhibit B.) Pursuant to R.C. 119.07 and 3772.04, Cutcher had the right to a hearing if requested within 30 days of the Notice's mailing. Initially, on April 24, 2012, Cutcher requested a hearing (Exhibit C); the matter was scheduled for May 4, 2012, at 10:30 A.M., and subsequently continued to May 22, 2012, at 10:30 A.M. (Exhibit D), notice of which Cutcher received via email on or about April 26, 2012 (Exhibit E) and via certified mail on or about May 9, 2012 (Exhibit F).

On May 18, 2012, however, Cutcher filed with the Commission a request to withdraw his hearing and application (Exhibit G). Through letter, dated May 21, 2012, the Commission granted Cutcher's request to withdraw his hearing and cancelled the proceeding (Exhibit H); thereafter, through letter, dated May 31, 2012, the Commission denied his request to withdraw the application (Exhibit I). Accordingly, no hearing was held and the matter was brought before the Commission on June 20, 2012, for final adjudication. R.C. 119.07 and 3772.04(A).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **FINDS** as follows:

- 1) The results of the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the results of the Commission's licensing investigation revealed that Cutcher submitted a Casino Gaming Employee License Application that contains false information,

to wit: Cutcher failed to disclose a 2004 arrest for Receiving Stolen Property, in violation of R.C. 3772.10(C)(2);

- 2) The results of the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the results of the Commission's licensing investigation revealed that Cutcher has been convicted of, or pleaded guilty or no contest to, one or more offenses that have an element of moral turpitude, constituting one or more "disqualifying offenses," as defined by R.C. 3772.07(D), to wit: Cutcher was convicted of Failure to Display License Plates, in violation of R.C. 3772.07(D) and 3772.10(C)(1); and
- 3) Based on the above findings, which resulted from the criminal records check obtained by the Commission pursuant to R.C. 3772.07 and the Commission's licensing investigation, and the finding that he disclosed a 2010 arrest for Domestic Violence, which also resulted from the Commission's licensing investigation, Cutcher failed to establish, by clear and convincing evidence, his suitability for licensure as a casino gaming employee, as required by R.C. 3772.10(B) and (C)(7).

WHEREFORE, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **ORDERS** as follows:

- 1) Cutcher's Casino Gaming Employee License Application is **DENIED**;
- 2) Cutcher is **PROHIBITED** from working or otherwise serving in any capacity that requires a license under R.C. Chapter 3772; and
- 3) A certified copy of this Order shall be served upon Cutcher, via certified mail, return receipt requested, and his counsel of record, if any, via ordinary mail.

IT IS SO ORDERED.



Jo Ann Davidson, Chair
Ohio Casino Control Commission

NOTICE OF APPEAL RIGHTS

Applicant is hereby notified that pursuant to R.C. 119.12, this Commission Order may be appealed by filing a Notice of Appeal with the Commission setting forth the Order that Applicant is appealing from and stating that the Commission's Order is not supported by reliable, probative, and substantial evidence and is not in accordance with law. The Notice of Appeal may also include, but is not required to include, the specific grounds for the appeal. The Notice of Appeal must also be filed with the appropriate court of common pleas in accordance with R.C. 119.12. In filing the Notice of Appeal with the Commission or court, the notice that is filed may be either the original Notice of Appeal or a copy thereof. The Notice of Appeal must be filed within 15 days after the date of mailing of this Commission Order.