

**STATE OF OHIO  
CASINO CONTROL COMMISSION**

*In re:* :  
 : Case No. 2016-LIC-016  
**CARZETTA TAYLOR,** :  
**CASINO GAMING EMPLOYEE APPLICANT** :  
 :  
Applicant. :  
 :

**ORDER DENYING CASINO GAMING EMPLOYEE LICENSE**

On January 5, 2016, Carzetta Taylor filed with the Ohio Casino Control Commission (“Commission”) an application for a Casino Gaming Employee License. Thereafter, the Commission conducted a suitability investigation of Taylor to determine her eligibility for such a license.

During a suitability investigation of Taylor, the Commission discovered sufficient derogatory information to warrant issuance of a Notice of Opportunity for Hearing (“Notice”), dated June 28, 2016. (State’s Exs. A, B1, & B2.) Pursuant to R.C. 119.07 and 3772.04, Taylor had the right to a hearing if requested within 30 days of the Notice’s mailing. Taylor so requested, (State’s Ex. C1 & C2.) and the Commission scheduled a hearing for August 2, 2016; and upon its own motion, the Commission continued the hearing until September 15, 2016. (State’s Ex. D, E1 & E2.) Upon the discovery of additional information affecting Taylor’s suitability for licensure, the Commission issued an amended Notice of Opportunity for Hearing (“amended Notice”), dated August 19, 2016. (State’s Ex. F, G1 & G2). Taylor did not appear at the hearing, and the Commission held the hearing as scheduled before Hearing Examiner Bryan Faller (“Examiner”).

After presentation and submission of the evidence at the hearing, the Examiner closed the record. (Tr. 9-10.) The Examiner prepared a Report and Recommendation (“R&R”), which he submitted on September 19, 2016. Therein, the Examiner found that Taylor: (1) submitted an application to the Commission that contained false information, in violation of R.C. 3772.10(C)(2) and (F), R.C. 3772.131(D), and Ohio Adm. Code 3772-8-02(C) (R&R 2); and (2) 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), R.C. 3772.10(C), and Ohio Adm. Code 3772-8-05(B). (*Id.*) As a result of these findings, the Examiner recommended that the Commission deny Taylor’s application for a Casino Gaming Employee License. (*Id.* at 2.)

On September 22, 2016, the Commission sent Taylor, via certified mail, a copy of the R&R, but it was returned on to the Commission marked “unclaimed” on October 24, 2016. (App. #1; App. #2.) The R&R was resent, via ordinary mail with certificate of mailing, on October 25, 2016. (App. #3.) The notice was not returned for failure of delivery. Therefore, Taylor had until November 25, 2016, to file objections. *See* R.C. 3772.04(A)(2). Taylor did not do so.

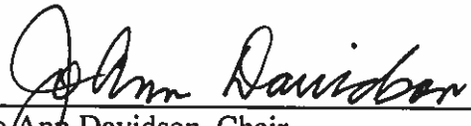
In accordance with R.C. 119.07 and 3772.04, the matter was submitted to the Commission on December 21, 2016, for final adjudication.

**WHEREFORE**, in consideration of the foregoing and upon a quorum and majority vote of the members, the Commission **ADOPTS** the Examiner's R&R without modification.

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

- 1) Taylor's application is **DENIED**;
- 2) Taylor is **PROHIBITED** from working or otherwise serving in any capacity that requires a license under R.C. Chapter 3772;
- 3) Taylor is **PROHIBITED** from reapplying for licensure under R.C. Chapter 3772 for three years from the date this Order is served upon her, absent a waiver granted by the Commission commensurate with Ohio Adm. Code 3772-1-04; and
- 4) A certified copy of this Order shall be served upon Taylor, via certified mail, return receipt requested, and her counsel of record, if any, via ordinary mail.

**IT IS SO ORDERED.**

  
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Jo Ann Davidson, Chair  
Ohio Casino Control Commission

**NOTICE OF APPEAL RIGHTS**

The Party is hereby notified that pursuant to R.C. 119.12, the Commission Order may be appealed by filing a Notice of Appeal with the Commission, setting forth the Order that the Party 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 Franklin County 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.