

STATE OF OHIO
CASINO CONTROL COMMISSION

In re:

TIMOTHY BRADLEY,
CASINO GAMING EMPLOYEE LICENSE
APPLICANT

Case No. 2012-0066

Respondent.

ORDER GRANTING CASINO GAMING EMPLOYEE LICENSE APPLICATION

On July 12, 2012, Respondent Timothy Bradley filed an application for a casino gaming employee license with the Ohio Casino Control Commission ("Commission"). (Hr'g Ex. A.) Thereafter, the Commission conducted a suitability investigation of Bradley to determine his eligibility for such a license.

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 September 25, 2012. (See Hr'g Ex. B.) Bradley received the Notice, sent via certified mail, on September 27, 2012. (Hr'g Ex. C.) Pursuant to R.C. 119.07 and 3772.04, Bradley had the right to a hearing if requested within 30 days of the Notice's mailing. Bradley so requested and the Commission scheduled a hearing for October 9, 2012; and upon its own motion, the Commission continued the hearing until October 18, 2012. (Hr'g Ex. D.)

Bradley appeared at the hearing without counsel. Accordingly, the Commission held the hearing as scheduled before Hearing Examiner John T. Williams ("Examiner").

After presentation and submission of the evidence at the hearing, the Examiner closed the record to prepare a Report and Recommendation ("R&R"), (Tr. p. 50), which he submitted on November 20, 2012. Therein, the Examiner found that Bradley: 1) did not submit a false and incomplete Casino Gaming Employee License Application ("Application"), in violation of R.C. 3772.10(C)(2),(5) and/or (F), 3772.1313(D), and Ohio Adm. Code 3772-8-02(A); 2) has not been convicted of, or pleaded guilty or no contest to one or more offenses having an element of moral turpitude, constituting a disqualifying offense under R.C. 3772.07(D); and 3) proved his suitability for licensure by clear and convincing evidence, as required by 3772.10(B). (R&R p. 13-14.) As a result of these findings, the Examiner recommended that the Commission grant Bradley's Application. (Id. 14.)

On November 21, 2012, the Commission sent Bradley, via certified mail, a copy of the R&R. (App. #1; App. #2.) The R&R was unclaimed. The Commission sent the R&R via a certificate of mail on December 18, 2012. (App. #2.)

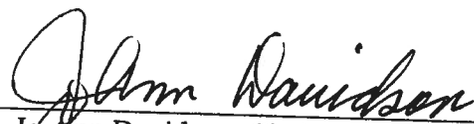
In accordance with R.C. 119.07 and 3772.04, the matter was submitted to the Commission on February 13, 2013, for final adjudication.

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) Bradley's Application is **APPROVED**;
- 2) Bradley is hereby **LICENSED** for a period not to exceed three years, effective today, as a casino gaming employee, subject to continued compliance with R.C. Chapter 3772. and the rules adopted thereunder, including payment of the nonrefundable license fee of \$250.00 as required by R.C. 3772.17(F) and Ohio Adm. Code 3772-8-03(C);
- 3) Upon issuance of his casino gaming employee license credential, Bradley is **PERMITTED** to work or otherwise serve in any capacity that requires such a license under R.C. 3772. and the rules adopted thereunder; and
- 4) A certified copy of this Order shall be served on Bradley, 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

Respondent 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 Respondent 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.