



2. *N.J.A.C. 13:69G-1.3(a)4* authorizes the exclusion of any person whose presence in a licensed casino establishment would be inimical to the interest of the State of New Jersey or licensed gaming therein, including:

\* \* \*

- iii. Persons who pose a threat to the safety of the patrons or employees of a casino licensee;
- iii. Persons with a documented history of conduct involving the undue disruption of the gaming operations of casino licensees; and
- iv. Persons subject to an order of the Superior Court of New Jersey excluding such persons from all casino hotel facilities.

3. Between August 2010 and April 2012, Harmon was arrested and charged on seven (7) different occasions for Defiant Trespasser in violation of *N.J.S.A. 2C:18-3b*. Harmon pled guilty to each charge. Each offense occurred in the City of Atlantic City on licensed casino premises and each criminal matter was adjudicated by the Atlantic City Municipal Court.

4. As part of the sentencing in at least four (4) of the criminal matters set forth in Paragraph 3, the Atlantic City Municipal Court entered separate Orders barring Harmon from multiple casino licensees including Tropicana Hotel and Casino (Tropicana), Bally's Hotel and Casino (Bally's), Harrah's Hotel and Casino (Harrah's), Claridge Hotel and Casino (Claridge), Wild Wild West Hotel and Casino (Wild Wild West) and Caesars Hotel and Casino (Caesars) all for a period of two years. Specifically, Harmon received two years debarment from:

- i. Tropicana entered on October 18, 2010;
- ii. Bally's, Harrah's, Claridge and Wild Wild West entered on October 18, 2010;
- iii. Bally's entered on July 9, 2011; and

v. Caesars entered on July 19, 2011.

4. With respect to the two most recent convictions for Defiant Trespasser, in violation of *N.J.S.A. 2C:18-3b*, arising from separate matters at Golden Nugget Hotel and Casino and Caesars, Harmon was sentenced to 25 days incarceration on August 17, 2012.

5. Since the Orders set forth in paragraph 4, upon information and belief Harmon has been present in those facilities thereby violating the terms of his debarments.

6. Based on information contained in Paragraphs 1 through 5 of this Petition, Harmon is a person whose presence in a licensed casino establishment would be inimical to the interests of the State of New Jersey or licensed gaming therein.

WHEREFORE, Petitioner demands the following relief against Respondent:

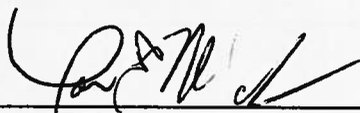
A. Judgment that Respondent, Preston Harmon, is a person whose presence in a licensed casino establishment would be inimical to the interest of the State of New Jersey or of licensed gaming therein, within the meaning of *N.J.A.C.13:69G-1.3(a)4*;

B. Judgment entering a final order placing Respondent, Preston Harmon, on the exclusion list pursuant to *N.J.S.A. 5:12-71* and *N.J.A.C.13:69G-1.3(a)4*; and

C. Judgment for such other and further relief as the Director may deem just and appropriate under the circumstances.

Respectfully submitted,

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By:   
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Deputy Attorney General

Dated: December 12, 2012