

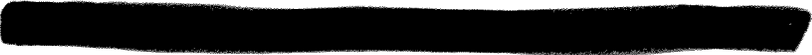
JEFFREY S. CHIESA
Attorney General of New Jersey
Attorney for Petitioner
State of New Jersey
Department of Law and Public Safety
Division of Gaming Enforcement
1300 Atlantic Avenue
Atlantic City, New Jersey 08401

By: Brian C. Bisciegli
Deputy Attorney General
(609) 317-6218

STATE OF NEW JERSEY
OFFICE OF THE ATTORNEY GENERAL
DIVISION OF GAMING ENFORCEMENT
DOCKET NO. 12-0453-EL

STATE OF NEW JERSEY, DEPARTMENT)	
OF LAW AND PUBLIC SAFETY,)	
DIVISION OF GAMING ENFORCEMENT,)	
)	
Petitioner,)	Civil Action
)	
v.)	PETITION FOR
)	PLACEMENT ON
WILLIAM J. JANECK,)	EXCLUSION LIST
Respondent.)	
)	

Petitioner, State of New Jersey, Department of Law and Public Safety, Division of Gaming Enforcement ("Division"), located at 1300 Atlantic Avenue, Atlantic City, New Jersey, 08401 says:

1. Respondent, WILLIAM J. JANECK ("Janeck"), is a resident of New Jersey, having an address of 

2. N.J.A.C. 13:69G-1.3(a)3 provides, in pertinent, part for the exclusion of:

any person who has been convicted of a criminal offense.... punishable by more than six months in prison and whose presence in a licensed casino establishment would be inimical to the interests of the State of New Jersey and of license gaming therein.

3. 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 employee sof a casino licensee

iv. Persons with a documented history of conduct involving the undue disruption of the gaming operations of casino licensees

4. On August 24, 2011, Janeck was charged in Atlantic County Indictment No. 11-07-1772-DCP with Aggravated Assault, third degree, contrary to N.J.S.A. 2C:12-1b(2), and Unlawful Possession of a Weapon, fourth degree, contrary to N.J.S.A. 2C:39-5d. See Exhibit "A", attached. While playing blackjack at the Tropicana Casino and Resort, Janeck was acting in an abusive manner towards the dealer. As casino security attempted to evict him, Janeck allegedly brandished a lock blade knife at casino security. On November 18, 2011, upon his plea, Janeck was convicted of the offense of Unlawful Possession of a Weapon, fourth degree, contrary to N.J.S.A. 2C:39-5d. The

charge of Aggravated Assault, third degree, was dismissed. Janeck was sentenced to a 3 year probation term, and, further, required to pay certain fines and fees. Janeck was also ordered to stay out of Atlantic City casinos during his probation term. See Exhibit "B", attached.

5. Based on information contained in Paragraphs 1 through 4 of this petition, Janeck is a person who has been convicted of a criminal offense punishable by more than six months in prison and whose presence in a licensed casino establishment would be inimical to the interests of the State of New Jersey and of license gaming therein and should be excluded from casino premises pursuant to N.J.A.C. 13:69G-1.3(a)3.

6. Based on information contained in Paragraphs 1 through 4 of this petition, Janeck 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 and should be excluded from casino premises pursuant to N.J.A.C. 13:69G-1.3(a)4.

WHEREFORE, Petitioner demands the following relief against Respondent, William J. Janeck:

A. Judgment that the Respondent, William J. Janeck, is a person who has been convicted of an offense punishable by more than 6 months in jail and 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)3;

B. Judgment that the Respondent, William J. Janeck, 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;

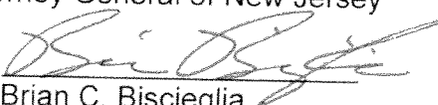
C. Judgment entering a Final Order placing Respondent, William J. Janeck, on the exclusion list pursuant to N.J.S.A. 5:12-71(I) and N.J.A.C. 13:69G-1.3(a)3 and 13:69G-1.3(a)4; and,

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

Respectfully submitted,

JEFFREY S. CHIESA
Attorney General of New Jersey

By:


Brian C. Bisciegli
Deputy Attorney General

Dated

7/2/12

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - CRIMINAL
COUNTY OF ATLANTIC

STATE OF NEW JERSEY,

)

ATLANTIC COUNTY GRAND JURY

v.

)

Indictment No. *11-07-1772 - DCP*

WILLIAM JANECK

)

Pros. No. 11-1690

The Grand Jurors of the County of Atlantic, for the State of New Jersey, upon their oaths, present that:

COUNT ONE

(Aggravated Assault - Third Degree)

WILLIAM JANECK

on or about April 23, 2011, at the City of Atlantic City, in the County of Atlantic, and within the jurisdiction of this Court, did purposely or knowingly attempt to cause significant bodily injury to Krisean Hicks using a deadly weapon, to wit, lock blade knife, contrary to the provisions of N.J.S.A. 2C:12-1b(2) , and against the peace of this State, the government and dignity of the same.

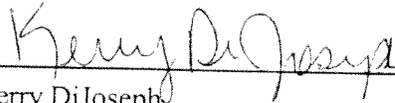


COUNT TWO

(Unlawful Possession of a Weapon - Fourth Degree)

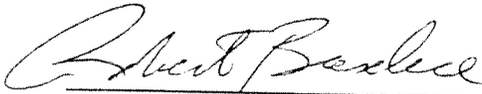
WILLIAM JANECK

on or about April 23, 2011, at the City of Atlantic City, in the County of Atlantic, and within the jurisdiction of this Court, did knowingly possess a weapon under circumstances not manifestly appropriate for such lawful uses as it may have, to wit, a lock blade knife, contrary to the provisions of N.J.S.A. 2C:39-5d , and against the peace of this State, the government and dignity of the same.



Kerry DiJoseph
Deputy Attorney General and
Chief, Casino Prosecutions Bureau
Division of Criminal Justice

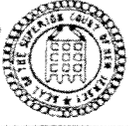
A TRUE BILL:



Foreperson

DATED: JUL 21 2011

4



Judgment of Conviction

Superior Court of New Jersey, ATLANTIC County

State of New Jersey v.

Last Name JANECK	First Name WILLIAM	Middle Name J
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Also Known As

Date of Birth 04/22/1960	SBI Number [REDACTED]	Date(s) of Offense 04/23/2011
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Date of Arrest 04/23/2011	PROMIS Number [REDACTED]	Date Ind / Acc / Compl Filed 07/21/2011	Original Plea <input checked="" type="checkbox"/> Not Guilty <input type="checkbox"/> Guilty	Date of Original Plea 09/13/2011
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Adjudication By Guilty Plea Jury Trial Verdict Non-Jury Trial Verdict Dismissed / Acquitted Date: 09/27/2011

Original Charges

Ind / Acc / Compl	Count	Description	Statute	Degree
11-07-01772-I	1	AGG ASSLT W/DW-BI	2C:12-1B(2)	3
11-07-01772-I	2	UNLAW POSS WEAP-OTHER	2C:39-5D	4

Final Charges

Ind / Acc / Compl	Count	Description	Statute	Degree
11-07-01772-I	2	UNLAW POSS WEAP-OTHER	2C:39-5D	4

Sentencing Statement

It is, therefore, on 11/18/2011 ORDERED and ADJUDGED that the defendant is sentenced as follows:
 CT. 2: PROBATION 3 YEARS
 .
 RANDOM URINE SCREENS, FULL TIME EMPLOYMENT, STAY OUT OF ALL ATLANTIC CITY CASINOS
 DURING PERIOD OF PROBATION, ANGER MANAGEMENT, REMAINING COUNTS AND CHARGES
 DISMISSED



It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority

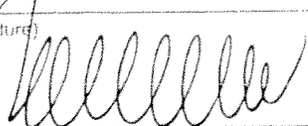
Total Custodial Term 00 Years 00 Months 00 Days	Institution Name	Total Probation Term 03 Years 00 Months
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Time Credits

Time Spent in Custody R. 3:21-8	Gap Time Spent in Custody N.J.S.A. 2C:44-5b(2)	Prior Service Credit
Date: From - To 04/23/2011 - 04/23/2011	Date: From - To - - - - - - Total Number of Days _____	Date: From - To - - - - - - - - Total Number of Days _____
- - - - - - - - - - Total Number of Days _____	Rosado Time Date: From - To - - - - - - Total Number of Days _____	- - - - - - - - - - Total Number of Days _____

Statement of Reasons - Include all applicable aggravating and mitigating factors

This was a negotiated plea between the Prosecutor and defendant. There is therefore a presumption of reasonableness. It appears appropriate under all the facts and circumstances and, in the interest of justice, the Court will impose the recommended sentence. Defendant is 51 years old. Defendant has pled guilty to Count 2, unlawful possession of a weapon (knife), a fourth degree offense. The defendant's arrest history reveals that as an adult he has been arrested 6 times dating back to 1981. He has 3 Municipal cases with one Municipal conviction. He has 3 Superior Court cases with 2 felony convictions. The present case represents the defendant's third indictable conviction. He has four Domestic Violence cases and they ended up in three temporary restraining orders which were then dismissed. Aggravating Factors 3, 6 and 9 apply. Mitigating Factor 10 marginally applies. The Aggravating Factors outweigh Mitigating Factors.

Form Prepared By DEBORAH HUNTER	Preparer Telephone Number (609) 909-8205
Attorney for Defendant at Sentencing MICHAEL A PERCARIO	Public Defender <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
Prosecutor at Sentencing BRENT HOPKINS	Deputy Attorney General <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Judge at Sentencing MICHAEL A DONIC	
Judge (Signature) 	Date 11/28/11