

ORDER 2012-121

**AN ORDER REGARDING THE REQUEST FOR HEARING REGARDING THE
VOLUNTARY EXCLUSION REMITTANCE OF JOHN DOE #12-29**

On March 15, 2012, in Order 2012-29, the Indiana Gaming Commission ("Commission") approved remittance of \$3,300 against John Doe #12-29 for the reason that John Doe #12-29 was a participant in the Voluntary Exclusion Program at the time John Doe #12-29 was discovered with \$3,300 in winnings in the form of gaming chips while in the gaming area of the Rising Star Casino in Rising Sun, Indiana.

Subsequently, John Doe #12-29 timely filed with the Commission a request for a hearing on Order 2012-29. Administrative Law Judge Michael Cook was assigned to the case, and set a telephonic Preliminary Hearing for April 27, 2012. John Doe #12-29 failed to attend the April 27, 2012 telephonic hearing. On April 30, 2012, Commission staff made a Motion for Issuance of Proposed Order of Default Judgment in light of John Doe #12-29's failure to attend the telephonic hearing. On May 11, 2012, a Proposed Order of Default Judgment was served on all parties by the Administrative Law Judge. On June 13, 2012, after failing to receive a written response from John Doe #12-29, the Administrative Law Judge issued an order of Default Judgment against John Doe #12-29.

COMMISSION ACTION

After reviewing the foregoing and in accordance with IC 4-21.5-3-29, the Commission hereby:

AFFIRMS

the Administrative Law Judge's Order. Pursuant to IC 4-21.5-3-6, this Order will become effective fifteen (15) days after it is served.

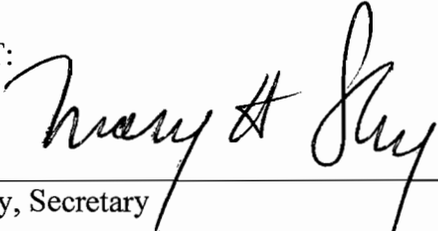
IT IS SO ORDERED THIS THE 2nd DAY OF AUGUST, 2012..

THE INDIANA GAMING COMMISSION:



Marc Fine, Vice-Chair

ATTEST:



Mary Shy, Secretary