

STATE OF WASHINGTON
GAMBLING COMMISSION

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GAMBLING COMMISSION
COMM & LEGAL DIVISION

In the Matter of the Revocation of the License to Conduct Gambling Activities of:)
)
) OAH NO. 2009-GMB-0005
)
NORTH SHORE PUB,)
) FINDINGS OF FACT,
) CONCLUSIONS OF LAW
Licensee:) AND INITIAL ORDER
)
_____)

STATEMENT OF THE CASE

On March 16, 2009, pursuant to due and proper notice to all parties, Administrative Law Judge Mary Ellen Goodwin conducted an in person hearing at the Washington State Gambling Commission, 4565 7th Avenue SE, Lacey, Washington, in the matter of the revocation of the license of the North Shore Pub and Mee Chong Collins dba North Shore Pub.

The Washington State Gambling Commission (Commission) was represented by H. Bruce Marvin, Assistant Attorney General. The Licensee, North Shore Pub and it's representative, Mee Chong Collins, dba the North Shore Pub, failed to appear.

At approximately 9:00 a.m., March 16, 2009, just prior to the commencement of the scheduled hearing in this matter, attorney Michael Yahng, contacted the Commission staff by telephone requesting a continuance in this matter. Mr. Yahng's call was transferred to the hearing room and he communicated on the record with the undersigned and those present in the room via speaker phone. Mr. Yahng stated he had been retained on

Sunday, March 15, 2009, to represent Terry Suzuki¹ in this matter. I denied Mr. Yahng's request for a continuance. Mr. Yahng remained on speaker phone throughout the proceeding so that he had an opportunity to listen to the evidence presented by the Commission.

ISSUE

1. Whether grounds exist to for the Washington State Gambling Commission to revoke the gambling license of the Licensee, the North Shore Pub and Mee Chong Collins, dba the North Shore Pub.

I find the following facts more probable than not under the preponderance of the evidence standard;

FINDINGS OF FACT

1. The evidence presented by the Gambling Commission on March 16, 2009 was uncontroverted.
2. On June 20, 2006, the Gambling Commission received a license application from the North Shore Pub/ Mee Chong Collins dba the North Shore Pub. Exhibit 31.
3. The June 20, 2006 license application listed Mee Chong Collins as the owner and president of the North Shore Pub and Crista Steepy as the manager. Exhibit 31.

¹ On March 16, 2009, Mr. Yahng identified himself as Terry Suzuki's attorney. On March 24, 2009, Mr. Yahng filed a Notice of Appearance which states he represents North Shore Pub and its owner, Mee Chong Collins.

4. The June 20, 2006 license application was prepared by Terry Suzuki.

Exhibit 3, p. 6.

5. The business mailing address for the North Shore Pub is 5306 - 154th Avenue SE, Bellevue, WA 98006. Exhibit 31, p.6

6. 5306 - 154th Avenue SE, Bellevue, WA 98006 is Terry Suzuki's personal address. Testimony of Special Agent Danny Lisa.

7. The June 20, 2006 license application indicates that no other persons, other than Mee Chong Collins, have an interest in the gambling location and/or gambling equipment of the North Shore Pub, Exhibit 31, p. 2, No. 17.

8. In February 1998, Terry Suzuki plead guilty and was convicted of one count of federal bank fraud, a class B felony (18 USC 1344). Terry Suzuki was convicted of 'knowingly executing or attempting to execute a scheme or artifice: (1) to defraud a financial institution; or (2) to obtain any of the moneys, funds, credits, assets, securities, or other property owned by or under the custody or control of, a financial institution by means of false or fraudulent pretenses, representations, or promises; 18 USC 1344. Exhibit 2.

9. On April 8, 2008, Gambling Commission Special Agent Danny Lisa and Special Agent Darcey Axon began investigations into the North Shore Pub (North Shore) a pull-tab licensee in Kenmore, Washington and Jazzbones, a pull-tab licensee in Oak Harbor, Washington. Exhibits 1 and 3 and testimony of Special Agents Danny Lisa and Darcey Axon.

10. Terry Suzuki has been involved with other gambling licensees, including Jazzbones, a

pull-tab licensee located in Oak Harbor, Washington and Poppa's Pub, located in Kent, WA. Exhibits 1 and 3 and testimony of Special Agents Danny Lisa, Darcey Axon and Stephanie Hamilton.

11. In March 2005, Lisa Suzuki, the wife of Terry Suzuki, applied for a gambling (pull-tab) license for Harbor Pub Enterprises which was doing business as P.W. Murphy's. Lisa Suzuki submitted the gambling license application as a single applicant. Lisa Suzuki withdrew the application in August 2005 after the Financial Investigation Unit of the Gambling Commission made inquiries about her husband, Terry Suzuki, whose name was listed on some of the bank accounts. Shortly after Lisa Suzuki withdrew the gambling license application, P.W. Murphy's was sold to another corporation, P. W. Venture, whose president was Susan Kim. P.W. Venture began doing business as P.W. Murphy's in May 2007 and then changed its name to Jazzbones in August 2007. Exhibit 1, p. 4 and testimony of Special Agents Darcey Axon and Stephanie Hamilton.

12. Terry Suzuki was listed as the registered agent for P.W. Venture and Harbor Pub Enterprises. Exhibit 1, p. 4.

13. The mailing address of 5306 - 154th Avenue SE, Bellevue, WA 98006, is the same address used for P.W. Venture, Harbor Pub Enterprises, Jazzbones and the North Shore Pub. Exhibit 1, p. 4 and testimony of Special Agent Danny Lisa.

14. Records from the King County Assessor's Office list Terry Suzuki as the taxpayer for the address of 5306 - 154th Avenue SE, Bellevue, WA 98006.

15. Matthew Patton, the bookkeeper for the licensee, North Shore Pub, has also been the

bookkeeper for several other punchboard/pull-tab licensees that involved Terry Suzuki, including Jazzbones in Oak Harbor and Poppa's Pub in Kent. Exhibit 24, pp. 3, 4, 5, and 9 and testimony of Special Agents Danny Lisa and Darcey Axon.

16. Matthew Patton reports to Terry Suzuki. Exhibit 5 and testimony of Special Agent Danny Lisa.

17. Terry Suzuki pays Matthew Patton. Matthew Patton is not on the payroll register for the North Shore Pub. Terry Suzuki's "management company", SM Management is not a licensed service supplier. The 2007 Form 1099 for Matthew Patton indicates he received \$24,000 as "nonemployee compensation" from North Shore Pub. Exhibit 1, p. 12, and Exhibit 24, p. 2.

18. Terry Suzuki signed the Wells Fargo Bank Business Account Application for the North Shore Pub as an "Owner and Key Individual". Exhibit 15, p. 3.

19. During all relevant periods, Terry Suzuki deposited money from his personal bank account into the North Shore Pub's bank account and made electronic withdrawals from the North Shore Pub's bank account which he deposited into his own personal account.

20. The general ledger for the North Shore Pub for the period September 1, 2006 through March 31, 2008 contains no record of online transfers. Exhibit 1, p. 11, Exhibit 24, pp. 3, 4, 5 and testimony of Special Agent Danny Lisa.

21. Terry Suzuki has made payments from "Atlas", one of his "consulting companies" to Susan Kim of Jazzbones, Exhibit 24, p. 15.

22. At all times relevant to this proceeding, Terry Suzuki signed the majority of the business checks and all of the payroll checks for the North Shore Pub. The signatures on the checks for North Shore Pub match the Wells Fargo Bank signature card signed by Terry Suzuki. Exhibit 1, p. 12, Exhibit 7, p. 1, Exhibit 15, p. 3, and testimony of Special Agent Danny Lisa.
23. The Licensee, North Shore Pub, failed to provide complete bank statements, records and other documents requested by Special Agents for the Commission. Exhibits 14, 17, 6, 8, 9, and 24, pp. 1 and 13 and testimony of Special Agent Danny Lisa.
24. The payroll information for North Shore Pub e-mailed to Special Agent Danny Lisa by Matthew Patton is inconsistent with the claim by Matthew Patton that he was paid in cash every two weeks. Exhibits 7 and 21 and testimony of Special Agent Danny Lisa.
25. According to Deborah Suchy, bartender/manager for the North Shore Pub, "Terry" was first in the chain of command at the North Shore Pub, followed by "Matt" and "Deb". Exhibit 22 and testimony of Special Agent Danny Lisa.
26. Terry Suzuki is not licensed by the Gambling Commission and has not submitted an application for licensure. Exhibit 1, p. 13.
27. Contrary to Terry Suzuki's assertion, Special Agents Stephanie Hamilton and Tyson Wilson never discussed Terry Suzuki's bank fraud conviction with him. Testimony of Special Agent Stephanie Hamilton.
28. On July 31, 2008, Terry Suzuki met with Special Agent Darcey Axon at the Everett Regional Office of the Gambling Commission. Special Agent Axon recorded the interview

with Terry Suzuki's permission and Terry Suzuki's statements were transcribed. Exhibits 23 and 24.

29. During the July 31, 2008 interview with Special Agent Axon, Terry Suzuki admitted having an interest in North Shore Pub. Terry Suzuki also admitted transferring funds back and forth between his personal account and the North Shore Pub bank account. Exhibit

30. At all times relevant to this proceeding, Terry Suzuki was acting as an owner of the North Shore Pub. Terry Suzuki withdrew \$3,000 from the North Shore Pub operating account on 3/16/07 (transaction number ending in 469) and deposited the \$3000 into his own personal account on 3/16/07 (transaction number ending in 469) On April 2, 2007, Terry Suzuki made an on-line withdrawal of \$1,500 from the North Shore Pub operating account (transaction number ending in kwf) which he transferred into his own personal checking account (transaction number ending in kwf). Exhibit 10, pp. 3 and 5 and Exhibit 25, pp. 3 and 9 and testimony of Special Agent Danny Lisa.

31. Between March 16, 2007 and March 28, 2008, Terry Suzuki withdrew \$13,403.34 from the North Shore Pub operating account. The records for these withdrawals provided to the Special Agents for the Commission were incomplete. Records of the October 26, 2007 withdrawal of \$1,303.34 and the March 28, 2008 \$600.00 withdrawal were not provided, as requested. Exhibit 26 and testimony of Special Agent Danny Lisa.

32. Confirmed bank transactions reveal that Terry Suzuki transferred \$21,500 to the North Shore Pub bank operating account between March 2, 2007 and July 13, 2007. The loans made by Terry Suzuki to the North Shore Pub were never disclosed to the Gambling

Commission. Exhibit 27 and testimony of Special Agent Danny Lisa.

33. On June 13, 2008, the Gambling Commission received an Annual Renewal Application for the North Shore Pub. The application was prepared by Terry Suzuki and the mailing address for the business is the same as Terry Suzuki's personal address. The Application, allegedly signed by Mee Chong Collins, demonstrates another distinct and inconsistent version of Mee Chong Collins' signature. See Exhibit 28, p. 6, Exhibit 29, p. 6 and Exhibit 30, p. 6. Testimony of Special Agent Danny Lisa.

34. Terry Suzuki's involvement with the North Shore Pub clearly creates or increases the likelihood of unfair or illegal practices, methods, and activities in the conduct of gambling activities.

35. On November 10th, 2008, the Commission served on the North Shore Pub and on Mee Chong Collins dba the North Shore Pub, a copy of the Notice of Administrative Charges and Opportunity for Adjudicative Proceeding.

36. On November 26, 2008 the Commission received the Licensee's Request for an Administrative Hearing and for a Korean Interpreter.

37. On January 23, 2009, the Commission mailed to North Shore Pub and to Mee Chong Collins dba the North Shore Pub, a Notice of Hearing, regarding the revocation of the license to conduct gambling activities in the above-entitled matter. The Notice provided that the hearing would be conducted under the authority of RCW 9.46 and amendments thereto, and pursuant to WAC 34.05 and WAC 230-17 and would be held for the purpose of determining whether North Shore Pub's license to conduct gambling activities should be

revoked. The Notice also stated, "If the licensee fails to appear for the hearing as scheduled, a default order pursuant to RCW 34.05.440 will be entered and North Shore Pub's license revoked."

38. On January 27, 2009, the Office of Administrative Hearings received the Request from the Gambling Commission for An Administrative Hearing.

39. On March 16, 2009, the Licensee, North Shore Pub and Mee Chong Collins, dba the North Pub failed to appear and the Licensee was held in default.

From the foregoing findings of fact, I enter the following conclusions of law:

CONCLUSIONS OF LAW

1. Mee Chong Collins, dba, North Shore Pub, is the holder of a license to conduct authorized gambling activities pursuant to chapter 9.46 RCW and is subject to the provisions of RCW 9.46.075 and WAC 230-03-085.
2. The Commission has the broad purpose of protecting the public by insuring that those activities authorized by chapter 9.46 RCW do not maliciously affect the public and do not breach the peace. The legislature has recognized the close relationship between professional gambling and organized crime. RCW 9.46.010.
3. The Commission may deny an application, or suspend or revoke any license or permit issued by it, for any reason or reasons, it deems to be in the public interest. RCW 9.46.075.
4. The Commission may deny, suspend or revoke any license or permit issued by it

when the applicant or licensee, or any person with any interest therein has violated, failed or refused to comply with the provisions, requirements, conditions, limitations or duties imposed by chapter 9.46 RCW and any amendments thereto, or any rules adopted by the commission pursuant thereto.

5. WAC 230-03-045 defines a "substantial interest holder" as a person who has actual or potential influence over the management or operation of any organization, association, or other business entity. Evidence of substantial interest may include, but is not limited to directly or indirectly owning, operating, managing, or controlling an entity or any part of an entity; or directly or indirectly profiting from an entity or assuming liability for debts or expenditures of the entity; or receiving, directly or indirectly, a salary, commission, royalties, or other form of compensation based on the gambling receipts.

6. Terry Suzuki is a substantial interest holder in the North Shore Pub as defined by WAC 230-03-045.

7. Grounds exist under RCW 9.46.075(3) to revoke the license of the North Shore Pub and Mee Chong Collins, dba the North Shore Pub, because the North Shore Pub and Mee Chong Collins dba the North Shore Pub obtained a gambling license through fraud, misrepresentation, and concealment by failing to disclose on the license application that Terry Suzuki is a substantial interest holder in the North Shore Pub.

8. WAC 230-03-085 provides:

We may deny, suspend, or revoke any application, license or permit, when the applicant, licensee, or anyone holding a substantial interest in the applicant's or licensee's business or organization:

(1) Commits any act that constitutes grounds for denying, suspending, or revoking licenses or permits under RCW 9.46.075; or

(2) Has been convicted of, or forfeited bond on a charge of, or pleaded guilty to a misdemeanor or felony crime involving physical harm to individuals. "Physical harm to individuals" includes any form of criminal assault, any crime involving a threat of physical harm against another person, or any crime involving an intention to inflict physical harm on another person; or

(3) Has demonstrated willful disregard for complying with ordinances, statutes, administrative rules, or court orders, whether at the local, state, or federal level; or

(4) Has failed to pay gambling taxes to local taxing authorities and the local taxing authority has petitioned us to take action; or

(5) Is serving a period of probation or community supervision imposed as a sentence for any juvenile, misdemeanor, or felony criminal offense, whether or not the offense is covered under RCW 9.46.075(4); or

(6) Is the subject of an outstanding gross misdemeanor or felony arrest warrant; or

(7) Fails to provide us with any information required under commission rules within the time required, or, if the rule establishes no time limit, within thirty days after receiving a written request from us; or

(8) Poses a threat to the effective regulation of gambling, or creates or increases the likelihood of unfair or illegal practices, methods, and activities in the conduct of gambling activities, as demonstrated by:

(a) Prior activities; or

(b) Criminal record; or

(c) Reputation; or

(d) Habits; or

(e) Associations; or

(9) Knowingly provides or provided goods or services to an entity that illegally operates gambling activities.

9. Grounds exist to revoke the license of the North Shore Pub and Mee Chong Collins, dba, the North Shore Pub, under WAC 230-03-085(1), (3) (7) and (8) because the North Shore Pub and Mee Chong Collins, dba the North Shore Pub: (1) committed an act in violation of RCW 9.46.075 by making a misrepresentation of a material fact and (3) by demonstrating a willful disregard for complying with ordinances, statues, and administrative rules; and (7) by failing to provide Special Agents of the Gambling Commission with complete information required under Commission rules within the time required, and/or within 30 days after receiving a written request for the information; and (8) by posing a threat to the effective regulation of gambling and creating or increasing the likelihood of unfair or illegal practices, methods, and activities in the conduct of gambling activities as demonstrated by (a) the prior activities of Terry Suzuki, a felon convicted of bank fraud and a substantial interest holder in the North Shore Pub and (b) the criminal record of Terry Suzuki.

10. RCW 9.46.158 which requires Commission approval for the hiring of certain

persons, provides:

No applicant for a license from, nor licensee of, the commission, nor any operator of any gambling activity, shall, without advance approval of the commission, knowingly permit any person to participate in the management or operation of any activity for which a license from the commission is required or which is otherwise authorized by this chapter if that person:

(1) Has been convicted of, or forfeited bond upon a charge of, or pleaded guilty to, forgery, larceny, extortion, conspiracy to defraud, wilful failure to make required payments or reports to a governmental agency at any level, or filing false reports therewith, or of any similar offense or offenses, or of any crime, whether a felony or misdemeanor involving any gambling activity or physical harm to individuals or involving moral turpitude; or

(2) Has violated, failed, or refused to comply with provisions, requirements, conditions, limitations or duties imposed by this chapter, and any amendments thereto, or any rules adopted by the commission pursuant thereto, or has permitted, aided, abetted, caused, or conspired with another to cause, any person to violate any of the provisions of this chapter or rules of the commission.

11. Grounds exist under RCW 9.46.158(1) to revoke the gambling license of the North Shore Pub and Mee Chong Collins dba the North Shore Pub, because the licensee, without advance approval of the commission, knowingly permitted Terry Suzuki, a felon convicted of bank fraud, to manage and operate the activities of the North Shore Pub.

12. WAC 230-06-105 which requires reporting of changes in management provides:

(1) Licensees must report in writing changes made to their organization's management, directors, officers, or any other position that makes management decisions directly affecting the operation of their licensed gambling activity. We provide the forms to report these changes.

(2) If you are a commercial business licensee, you must report within thirty days.

(3) If you are a charitable or nonprofit organization licensee, you must report the changes when renewing your annual license.

13. Grounds exist under WAC 230-06-105(2) to revoke the gambling license of the North Shore Pub and Mee Chong Collins dba the North Shore Pub, because of the failure of the licensee, to report the changes in the management of the North Shore Pub from Mee Chong Collins to Terry Suzuki, a substantial interest holder who has managed the business and acted as an owner.

14. WAC 230-06-080 which requires the reporting of changes to application information and the submission of updated documents and information provides;

(1) Licensees must notify us in writing if any information filed with the application changes in any way within thirty days of the change.

(2) Licensees must submit to us any new or updated documents and information, including the following:

(a) Articles of incorporation or bylaws, or any other documents which set out the organizational structure and purposes; and

(b) All oral or written contracts and agreements which relate to gambling activities or alter the organizational structure of the licensee's organization or business activities in Washington; and

(c) All cash or asset contributions, draws from lines of credit, and loans (except those from recognized financial institutions) during any calendar year which by themselves or totaled together are more than ten thousand dollars. Cash or asset

contributions do not include donations to licensed charitable or nonprofit organizations; and

(d) Internal Revenue Service tax deductible status of contributions for charitable and nonprofit organizations.

15. Grounds exist under WAC 230-06-080(1) and (2) to revoke the license of the North Shore Pub and Mee Chong Collins dba the North Shore Pub, because of the failure of the North Shore Pub to (1) notify the Commission in writing about changes in the information filed with the application within thirty days of the change and failure of the North Shore Pub to (2) submit to the Commission new or updated documents or information regarding loans to the North Shore Pub from Terry Suzuki, which, by themselves or totaled together, exceeded ten thousand dollars during a calendar year.

16. RCW 9.46.170 provides:

False or misleading entries or statements, refusal to produce records.

Whoever, in any application for a license or in any book or record required to be maintained by the commission or in any report required to be submitted to the commission, shall make any false or misleading statement, or make any false or misleading entry or wilfully fail to maintain or make any entry required to be maintained or made, or who wilfully refuses to produce for inspection by the commission, or its designee, any book, record, or document required to be maintained or made by federal or state law, shall be guilty of a gross misdemeanor subject to the penalty set forth in RCW 9A.20.021.

17. Grounds exist to revoke the Licensee's gambling license because the North Shore Pub and Mee Chong Collins dba the North Shore Pub, in violation of RCW 9.46.170, made:

1) false or misleading statements in the gambling license application; 2) false or misleading statements and/or entries in the books, records or reports required to be maintained by the Commission; 3) wilfully failed to maintain or make an entry or entries required to be maintained or made; and 4) wilfully refused to produce for inspection by the Commission, or its designee, books, records, and/or documents required to be maintained or made by federal or state law.

18. The unrefuted evidence of the Commission has established that the revocation of the license of the North Shore Pub and Mee Chong Collins dba North Shore Pub is in the public interest.

19. RCW 34.05.440(2) provides that when a party fails to attend or participate in a hearing or other stage of an adjudicative proceeding, other than failing to timely request an adjudicative proceeding as set out in subsection (1) of this section, the presiding officer may serve upon all parties a default or other dispositive order.

20. Because the Licensee is in default for failure to appear for hearing on March 16, 2009, an order of default should be issued pursuant to RCW 34.05.440, and the gambling license of the North Shore Pub and Mee Chong Collins, dba, the North Shore Pub revoked.

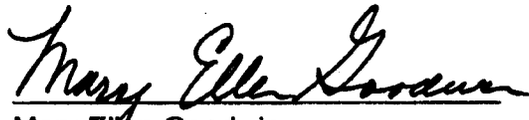
From the foregoing conclusions of law, NOW THEREFORE,

INITIAL ORDER

1. IT IS HEREBY ORDERED, That in the public interest the license of the North Shore Pub and Mee Chong Collins dba the North Shore Pub to conduct gambling activities be and the same is hereby revoked.

2. In the alternative, the gambling license of the North Shore Pub and Mee Chong Collins dba the North Shore Pub, is revoked pursuant to RCW 34.05.440.

DATED at Olympia, Washington, this 11th day of May, 2009.



Mary Ellen Goodwin
Administrative Law Judge
Office of Administrative Hearings

NOTICE TO THE PARTIES

Pursuant to RCW 34.05.461(3) and the Washington State Gambling Commission Rules, WAC 230-17-085 and WAC 230-17-090, you have twenty days from the date this initial order was mailed to file an appeal of this. Any party to an adjudicative proceeding may file a petition for review of an initial order. Parties must file the petition for review with us within twenty days of the date of service of the initial order unless otherwise stated. Parties must serve copies of the petition to all other parties or their representatives at the time the petition for review is filed. WAC 230-17-090(2).

Petitions must specify the portions of the initial order the parties disagree with and refer to the evidence in the record on which they rely to support their petition. WAC 230-17-090(3).

Any party to an adjudicative proceeding may file a reply to a petition for review of an initial order. Parties must file the reply with us within thirty days of the date of service of the petition and must serve copies of the reply to all other parties or their representatives at the time the reply is filed. WAC 230-17-090(4).

Any party may file a cross appeal. Parties must file cross appeals with us within ten days of the date the petition for review was filed with us. WAC 230-17-090(5).

Copies of the petition or the cross appeal must be served on all other parties or their representatives at the time the petition or appeal is filed. WAC 230-17-090(6).

After we receive the petition or appeal, the commissioners review it at a regularly scheduled commission meeting within one hundred twenty days and make a final order. WAC 230-17-090(7)

BEFORE THE WASHINGTON STATE GAMBLING COMMISSION

**In the Matter of the Revocation of the
License to Conduct Gambling Activities of:**

**NORTH SHORE PUB,
Licensee.**

**NO. CR 2008-00692,
(OAH NO. 2009-GMB-0005)**

**FINAL ORDER ON
PETITION FOR REVIEW**

THIS MATTER came on for hearing before the undersigned Commissioners of the Washington State Gambling Commission at the Commission's regularly scheduled meeting on August 13, 2009, in Gig Harbor, Washington, on Licensee North Shore Pub's Petition for Review. The Licensee failed to appear and no one appeared on its behalf. Agency staff were represented by Assistant Attorney General H. Bruce Marvin. The Commission had before it the entire record of the proceedings before the Administrative Law Judge, as well as additional pleadings prepared for the presentation of the Petition. Following argument, and review of the record, the Commission finds that the Licensee is in Default and, further, that the record in this matter is sufficient to support the Findings of Fact, Conclusions of Law and Initial Order of the Administrative Law Judge and hereby Orders as follows:

IT IS ORDERED that the Administrative Law Judge's Findings of Fact, Conclusions of Law and Initial Order heretofore made and entered in this matter be, and the same hereby are, AFFIRMED, and that they are incorporated into this Order by reference and adopted as the Findings of Fact, Conclusions of Law and FINAL ORDER of the Commission; and,

IT IS FURTHER ORDERED that the license to conduct gambling activities previously issued to North Shore Pub is, accordingly, HEREBY REVOKED.

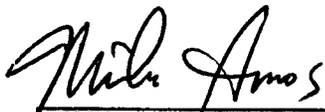
DATED this 10th day of September, 2009.



KEVEN ROJECKI, CHAIR



JOHN ELLIS, VICE-CHAIR



MIKE AMOS, COMMISSIONER

NOTICE: RECONSIDERATION

PURSUANT TO THE PROVISIONS OF RCW 34.05.470 AND WAC 230-17-140 YOU MAY FILE A PETITION FOR RECONSIDERATION WITH THE COMMISSION WITHIN TEN (10) DAYS FROM THE DATE THIS FINAL ORDER IS SERVED UPON YOU. ANY REQUEST FOR RECONSIDERATION MUST STATE THE SPECIFIC GROUNDS FOR THE RELIEF REQUESTED. PETITIONS MUST BE DELIVERED OR MAILED TO:

WASHINGTON STATE GAMBLING COMMISSION
PO BOX 42400
OLYMPIA, WA 98504-2400

NOTICE: PETITION FOR JUDICIAL REVIEW

YOU ALSO HAVE THE RIGHT TO APPEAL THIS FINAL ORDER TO SUPERIOR COURT, PURSUANT TO THE PETITION FOR JUDICIAL REVIEW PROVISIONS OF RCW 34.05.542. ANY PETITION FOR JUDICIAL REVIEW OF THIS FINAL ORDER MUST BE FILED WITH THE COURT AND ALSO SERVED UPON BOTH THE COMMISSION AND THE OFFICE OF THE ATTORNEY GENERAL WITHIN THIRTY (30) DAYS AFTER THE DATE THIS FINAL ORDER IS SERVED UPON YOU.