

RECAP Elements to look for in a gambling scheme Variations on what constitutes the elements

RECAP Federal Wire Act Essence of the act What is the business of wagering Pre-2011 DOJ Interpretation vs. 5th Circuit Lombardo Interpretation post In re Mastercard December 2011 DOJ Opinion Interpretation January 2019 DOJ Opinion Interpretation Limited Exemptions



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RECAF

Illegal Gambling Business Act What does it prohibit?

RECAP Illegal Gambling Business Act What is an illegal gambling business?



RECAP Illegal Gambling Business Act What does it mean to conduct an illegal gambling business?

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Illegal Gambling Business Act What does it mean to conduct an illegal gambling bu Being a janitor?

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RECAF

Illegal Gambling Business Act What does it mean to conduct

WAGERING PARAPHERNALIA

18 U.S.C. §1953 the Sto

(a) Whoever, except a common carrier in the usual course of its business, knowingly carries or sends in interstate or foreign commerce any record, paraphernalia, ticket, certificate, bills, slib, token, paper, writing, or other device used, or to be used, or adapted, devised, or designed for use in (a) bookmaking; or (b) wagering pools with respect to a sporting event; or (c) in a numbers, policy, bolita, or similar game shall be fined under this title or

WAGERING PARAPHERNALIA ACI

18 U.S.C. 81953 the Sta

(b) This section shall not (1) parimutuel betting

betting is legal under

sporting event into a State in which such betting is legal under the statute

(4) equipment, tickets, or materials used or designed for use within a State in a lottery

(5) the transportation in foreign commerce to a destination in a foreign country of equipmen tickets, or materials designed to be used within that foreign country in a lattery which is authorize

WAGERING PARAPHERNALIA

Mendelsohn C

Mendelsohn and Bentsen c

SOAP is tailored with features useful for bookmakers

Computerized methods for analyzing sports

Odda calculator

Ouisk sussa fastura

Pocovory program availab

WAGERING PARAPHERNALIAU

Mendelsohn Opinio

- They sell the program to Felix, an undercover policeman posing as a
 bookmaker
- They send Felix the SOAP installation disk by mail from Nevada to California
- They are convicted under the WPA

WAGERING PARAPHERNALIA

Mendelsonn Opinic

- **T**I 191 9 1 1 1 1
- The statute is overbroad
- The disk qualifies as news paper or similar publicatio
- The software is not a device nor is the a
- kendice on a legal opinion

WAGERING PARAPHERNALIA AC

- Mendelsohn Opinion What does the court think of the argun
- The disk is protected speech.
 SOAP is too instrumental in and intertwined with the performance of criminal a retain first amendment protection.
- The Statute is too
 We will not
- The disk quote this would initiate out rais watercartent votes: The disk quotes as new spaper or similar publication for an exemption SOAP did not bring the bookmaker any news of the betting world. It contained no information about races, games, bett, or even betting strategy. Rather, SOAP helped computerize the bookmaker's system of keeping records and making bets. Classifying SOAP as a publication similar to a newspaper requires a stretch of the straturary languar.

WAGERING PARAPHERNALIA.

Mendelsohn Opinion

- What does the court think of the defense? The software is not a device nor is the dial Although Congress heard testimony regarding items used to record bets, such as blank lotte trickets, bookmaker's records, and flash paper, it dial not limit § 1953 to those or similar the On the contrary, Congress employed broad language to "permit hav enforcement to keep j
- Whatever merit the defendants' argument may have with regard to such generic items as pencils, it does not encompass their computer program that was far more narrowly targeted
- use in bookmaking. The tew, it any, legal uses at SOAP by large bettors do not immunize SOAP's major, illegal use from the reach of § 1953.

WAGERING PARAPHERNALIA AG

Wendelsonn Opinion What does the court think of the defe

- "Knowing" usually connotes a general intent crime, especially when the words "will or "with intent to" are absent. Consequently, the only court to face this issue held a violation of \$10.65 does not consider a profile intent to violate the laws.
- The defendants knew quite well what SOAP contained, because they designed it, marketed it, and instructed others on its use. They may or may not have known that selling SOAP outside of Nevada was illegal, but the statute does not require that knowledge.

WAGERING PARAPHERNALIA A

Mendelsohn Opinior

What does the court think of the defense Reliance on a Leaal Opinion

 Mendelsohn told Detective Felix that his attorney said that selling SOAP was legal. He later told Felix that his attorney said he did not know what would happen if Mendelsohn sold SOAP interstate. Over defendants' objections, the district court found a limited waiver of the attorney/client privilege and permitted Mendelsohn's former attorney, Raby, to testify. Raby testified that he told Mendelsohn that sending SOAP outside Nevada violated federal law.

WAGERING PARAPHERNALIA

Mendelsohn Opinion



WAGERING PARAPHERNALIA

U.S. v. Norberto

WAGERING PARAPHERNALIA A

U.S. v. Norberto

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WAGERING PARAPHERNALIA ACT

U.S. v. Norbert

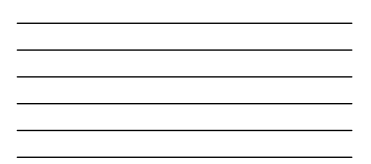
- Spanish lottery tickets for an annual lottery called El Navidad with a top prize dro called El Gordo.
- country, though it is well known that this rule is disregarded by many and it is played by
- Defendants set up operations in the U.S. and Canada to promote, import, transport, and sell FL Navidad lattery tickets
- Detendants used a complex web of companies to conceal the nature of the operation and launder the proceeds.
- · Lonery solicitations were made mough mail and intern

WAGERING PARAPHERNALIA A

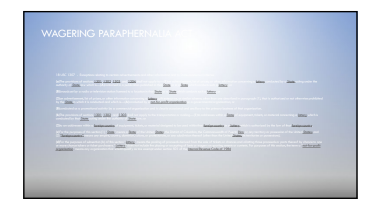
U.S. v. Norberto Norberto's WPA Defen

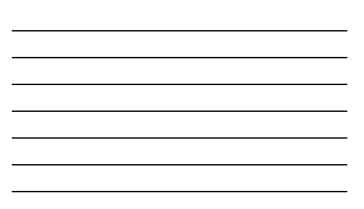














WAGERING PARAPHERNALIA A

U.S. v. Norber

The Defendants contend that baccuse the lattery Solicitations "were 'designed to b used within the foreign countriest' to which they are sent." Norberto Mem. in Sup. at 10 the statutory exceptions found in Sections 1307(b)(2) and 1953(b)(5) preclude liability. The validity of this argument hinges on the definition and interpretation of the word "authorized," The Defendants argue that in the context of these exceptions, the word "authorized," makes it lavful to send lattery materials to a foreign country that permits latteries in general, and/or permits its citizens to play the latteries of another country. C the other hand, the Government takes a much narrower view of "authorize" and interprets it to only apply to situations where the foreign country liselif runs, coundust, or

WAGERING PARAPHERNALIA A

The Defense

b)This section shall not apply to ... (3) the transportation in foreign commerce to a destination in a foreign country of equipment, tickets, or materials designed to be used within that foreign country in a lattery which is **authorized** by the laws of that foreign country.



WAGERING PARAPHERNALIA AG

U.S. v. Norberto

"Thus, the word "authorize" does not merely mean "to permit" or "to allow," as the Defendants contend. Rather, according to the plain meaning of the word "authorize" there must be an affirmative granting of formal approval or permission to allow the

Accordingly, for the records stated above, the Coar meet Coar meet and accordingly for the records and the accord accord and the accord ac

WAGERING PARAPHERNALIAU

The language "that foreign country" indicates that in order for the m and/or transportation of the Lattery Solicitations to be lawful, they must designed to be used for the lottery that is "formally approved" by the which the shipment of lottery material, equipment, or tickets was sent. A juncture, in this case, there is nothing in the record to indicate that any of countries to which the Defendants sent the Lottery Solicitations has statut authorizing or "givi[ing] legal authority" to participate in lotteries admin

WAGERING PARAPHERNALIA A

U.S. v. Norberto

If Congress really wanted to limit the destination of lottery product ship then Congress could have used the same language in 1953(b) that was used

WAGERING PARAPHERNALIA A

U.S. v. Norberto

However, the Court thats that there is a logical explanation for the different language in the subsections that apply to the States compared with the subsections that apply to foreign countries. Unlike the States which almost always conduct and/or administer their own State Lotteries, see, e.g., N.Y. Const, art. Is $9 q^{(0)}$ [n]o lottery or the sale of lottery ickets ... or any other kind of gambling, except lotteries operated by the state and the sale of lottery tickets in connection therewith as may be authorized and prescribed by the egislature ... shall hereafter be authorized or allowed within this state..."), such is not the case for foreign countries.

WAGERING PARAPHERNALIA A

U.S. v. Norberto

The Court's Answer to the Counter Are

...tt is irrelevant whether the Derendams were actually conducting the lattery of "in the business of wagering and betting." Rather the relevant inquiry is whether the Lattery Solicitations were "used, or to be used, or adapted, devised, or designed for use in ... a numbers policy, bolitic, or similar game." 18 U.S.C. § 1953.

Accordingly, the motion to dismiss the charges based on section 1953 is denied.



FRAVEL ACT

18 U.S.C. §1952 the Sta Interstate and foreign

- (3) otherwise promote, manage, establish, carry on, establishment, or carrying on, of any unlawful activity, an
- years, or both; or
- years, or both, and if death results shall be imprisoned for any term of years or for li (b) As used in this section (i) "unlawful activity" means (1) any business enterprise in
- on which the Federal exase tax has not been paid, narcotics 102(6) of the Controlled Substances Act), or prostitution offer they are committed or of the United States...

TRAVEL ACT

General Comments

Very broad interpretation by the courts

TRAVEL AC

Polizzi Opinic

- The Basic Facts
- Vegas Frontier, Inc.
- Vegas Fronti
- The Frontier operated under a Nevada gaming licens
- The trial court held that the business was involved in gambling an
- interest was in violation of Nevada law, thus satisfying the two elements of the Trave Act.

TRAVEL ACT

Polizzi Opinion

- The Polizzi's Iravel Act Arguments
- within the meaning of the Travel Act
- violation of Nevada law.
- licensed, the Travel Act does not apply.

IRAVEL ACT

Polizzi Opinion – The Court's Op

- Since VFI had a gaming license, the gambling activity could not be illegal within the meaning of the Travel Act
- Nevada statutes clearly prohibit the conduct of Polizzi
- While VFI was licensed, Polizzi's interest was not, and thus an underlying violation of a state law gambling prohibition was present.

TRAVEL AC

- Polizzi Opinion The Court's
- Since VFI had a gaming license, the gambling activity could not
- Even if the VEL license was acquired fraudulently, there was no crimina
- violation of Nevada law.
- licensed, the Travel Act do
- The Travel Act is unco

TRAVEL ACT

Polizzi Opinion – The Court's Opin

- Even if the VFI license was acquired fraudulently, there was no criminal violation of Nevada law.
- The violations at issue were not those of VFI, but of those in control of VFI.
- By violating the licensing requirement statute, Polizzi falls within the catch all of criminal penalties for unlicensed involvement in gaming.
- Therefore the predicate criminal state law offense is met

TRAVEL ACT

Polizzi Opinion – The Court's Op

- The travel act only reaches wholly unlawful businesses and since VFI was licensed, the Travel Act does not apply.
- If the Travel Act applied only when a business activity was absolutely prohibited, the reach of the section would be materially diminished.
- Additionally, there is nothing in the evidence that Congress intended this result.

TRAVEL AC1

- Polizzi Opinion The
- The Travel Act is unconstitutionally vague
 Having reached the conclusion that appellant's known
- violated Nevada statutes. • Defendants did not make any argument that interstate travel or for the state of the state of

TRAVEL ACT Polizzi Opinion – The Court's Opinion • Convictions under the Travel Act are confirmed.

QUESTIONS/DISCUSSION Questions/Discussion