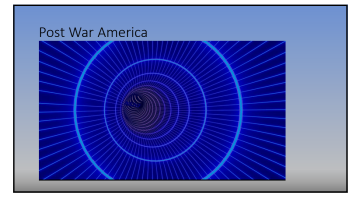


CONTEXT - TIMING

- WWII Ends. The USA entered WWII as a great nation among the dominant nation on the globe.
- Two threats remain
 - Communis
 - ...

CONTEXT - TIMING

- Kefauver Hearings : https://youtu.be/0AMI4RN7B38
- McClellen Hearings: https://youtu.be/-Od6P-e-mfM



Post War America

McClellan Committee Robert F. Kennedy - Committee Counsel James R. Hoffa - Witness

CONTEXT - TIMING

- Eisenhower cuts off diplomatic ties with Cuba
 January 20, 1961, John F. Kennedy is sworn in as President
 January 21, 1961, John F. Kennedy appoints his brother Robert F. Kennedy as Attorney General

• 18 USC §1084

18 USC §1084 (a) Whoever being engaged in the business of betting or wagering knowingly uses a wire communication facility for the transmission in interstate or foreign commerce of bets or wagers or information assisting in the placing of bets or wagers on any sporting event or contest, or for the transmission of a wire communication which entitles the recipient to receive money or credit as a result of bets or wagers, or for information assisting in the placing of bets or wagers, shall be fined under this title or imprisoned not more than two years, or both.

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Federal Wire Act

• 18 USC §1084 (a)

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Federal Wire Act

• 18 USC §1084 (a)

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Federal Wire Act

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Federal Wire Act

• 18 USC §1084

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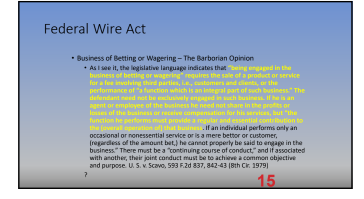
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Federal Wire Act
 18 USC §1084

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Federal Wire Act DISCUSSION Do you think any of the following qualifies as being in the business of busing or wagering? Accepting and booking wagers on football? Setting lines for football games? Handicapping baseball games? Placing wagers with a bookie for your friends at work? Offering an online sportsbook in Nevada? Providing a service to let bettors bet amongst each other?

Federal Wire Act

• 18 USC §1084

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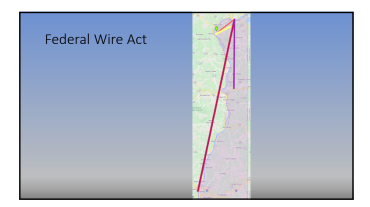
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Federal Wire Act

• U.S. v. Yaquinta • Facts

• U.S. v. Yaquinta Facts

- Allen and Downing operate a bookmaking shop for off-track betting in Wheeling, WVA
- Vukovich and Gresko conduct a similar shop in Weirton, WVA
- Both took wagers on races at Waterford Park, near Chester WVA
- Hankish attended the races and broadcast them to Yaquinta via walkie talkie.
- Yaquinta, stationed in a trailer in Arroyo WV near the track, related them to Wierton and Wheeling via long distance telephone.
 Defendants knew phone lines went through East Liverpool, OH



Federal Wire Act

• U.S. v. Yaquinta • What is the issue?

• U.S. v. Yaquinta • What is the issue?

Whether the Defendants were engaged in the transmission of bets or wagers or information assisting in the placement of bets or wagers in interstate or foreign commerce?

Federal Wire Act

• U.S. v. Yaquinta • What are the Defendant's arguments?

Federal Wire Act

• U.S. v. Yaquinta

- What are the Defendant's arguments?
 The defendants contend that the congressional intent expressed in the statute was not to make criminal the use of an interstate wire transmission facility to carry messages emanating from a point in West Virginia to receiving points, also in West Virginia, no matter how many other States the electrical impulses, carried by the wires, traversed.

• U.S. v. Yaquinta • How does the court decide the issue?

Federal Wire Act

• U.S. v. Yaquinta

- How does the court decide the issue?
 ...the intermediate crossing of a State line provides enough of a peg of interstate commerce to serve as a resting place for the congressional hat, if that will serve the congressional purpose. The congressional purpose here is very frankly elucidated in the congressional purpose. The purpose of this legislation is to assist the various States in the enforcement of their laws pertaining to gambing, bookmaking, and like offenses and to

 - ... Both the congressional committees which reported this legislation favorably and the Attorney General's office which sponsored it have

. The use of the commerce clause is the occasion rather than the reason for invoking federal jurisdiction. West Virginia needs just as much help in the enforcement of its anti-gambling statutes when the information which assists their violation comes from another point in West Virginia, as it does when that information comes from an adjoining or distant State.

Federal Wire Act

• U.S. v. Yaquinta

- U.S. V. Yaquinta
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DISCUSSION

Does a Nevada book run the risk of violating the federal wire act if the book takes telephone wagers from in-state bettors?

Federal Wire Act

• 18 USC §1084

18 USC \$1054 (a) Whoever being engaged in the business of betting a wagering knowingly uses a wire communication facility for the transmission in interstate or foreign commerce of bets or wagers <u>or information assisting</u> in the placing of bets or wagers <u>on any sporting</u> event or contest. or for the transmission of a wire communication which entitles the recipient to receive processor could be a result of bets or wagers <u>or</u> for

shall be fined under this title or imprisoned not more than two years, or both.

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Federal Wire Act

• Information Assisting in the Placing of Bets or Wagers • What do you think qualifies as "Information Assisting"?

Information Assisting In the Placement of a Bet or Wager– Scavo Opinion

• Facts

Federal Wire Act

- Information Assisting In the Placement of a Bet or Wager– Scavo Opinion
- Facts
 - Scavo convicted under the federal wire act
 - In 1976 a wire tap on his telephone lines was authorized
 - Investigation centered on Dwight Mezo
 - Mezo and 8 others pleaded guilty
 - Scavo's trial moved to Nevada, where he was residing
 - Savo's guilty plea was rejected by the court
 - Savo entered a nolo plea and the case was sent back to Minnesota

Federal Wire Act

- Information Assisting In the Placement of a Bet or Wager– Scavo Opinion
- Facts
 - Scavo lived in Las Vegas and provided Mezo with betting line information over the telephone
 - Odds and point spreads

- Information Assisting In the Placement of a Bet or Wager- Scavo Opinion
- Facts
 - What is Scavo's argument that he should not be convicted under the Federal Wire Act?

Federal Wire Act

• Information Assisting In the Placement of a Bet or Wager- Scavo Opinion

• Facts

What is Scavo's argument that he should not be convicted under the Federal Wire Act?

which is not being in the business

- 1. He is not in the business of betting or wagering
 - He argues using the 18 USC 1955 statute
 He also argues that he monthly of order in the monthly of the time of betting or wagering

Federal Wire Act

- Information Assisting In the Placement of a Bet or Wager- Scavo Opinion Court Holding?
 - urt Holding? Although we reject appellant's blanket assertion that suppliers of line information are outside the scope of \$1084(a), we must nevertheless determine whether the government introduced evidence sufficient to show that appellant was "engaged in the business of betting and wagering." At trial, the government proceeded on the theory that appellant was part of Mezo's bookmaking business and on this aspect of the case the authorities relied upon by appellant are relevant to a prosecution under s 1084(a). They are not controlling, however, because the evidence adduced showed more than a mere occasional exchange of line information between appellant and Mezo.

- Line information and point spreads are common forms of "information that assists in placing a wager"

Federal Wire Act

• 18 USC §1084

(a) Whoever being engaged in the business of bettin by wheever being engaged in the business of bettin by wheever being engaged in the business of the business facility for the transmission in interstate or foreign commerce of bets or wagers on any sport in in the placing of bets or wagers on any sport in over or contest, or for the transmission of a w or business of the transmission of a w

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Federal Wire Act

• In re: Mastercard – District Court Facts

- In re: Mastercard District Court
 - Facts

 - Bettors lose money playing on off-shore online casinos
 Bettors use credit cards to fund gaming transactions
 Credit card companies make money from each credit card transaction
 Therefore, Bettors argue that credit card companies are part of a racketeering
 organization in interstate and foreign commerce
 To prove their claim, they must assert that other federal laws were being broken in
 such a racketeering activity
 They claim online gambling is a criminal activity under the Federal Wire Act

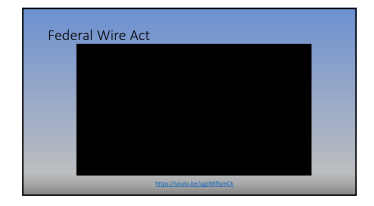
Federal Wire Act

• How does the credit card industry work?

Federal Wire Act Walmart 🔀

Federal Wire Act							
	Who's involved in credit card processing?						
	<u> </u>	- 67 -	<u> </u>				
	Cardholder The customer	Merchant The store/seller /vendor	Merchant Bank The acquiring bank	Payment Processor The company processing the card payment			
			- <u>m</u>				
	Independent Sales Organizations (ISOs) & Membership Service Providers (MSPs) Third-party entities to which payment processing is outsourced		Issuing Bank Credit card issuer,	Card Associations Credit card networks			
			cardholder bank (Vis	a, Mastercard, Amex, Discover)			

	,





15

In re: Mastercard – District Court
 If you were MC/Visa/Discover/Amex what would you do?

Federal Wire Act

In re: Mastercard – District Court
 Civil Procedure – 12(b)(6) motion?

Federal Wire Act

In re: Mastercard – District Court
What do the credit card companies argue?

- In re: Mastercard District Court
 - What do the credit card companies argue?
 - The Federal Wire Act only applies to SPORTS wagering and Plaintiffs have not alleged any losses for sports wagers; therefore, the court cannot grant relief on their claims
 "The defendants argue that plaintiffs' failure to allege sports gambling is a fatal defect with respect to their Wire Act claims..."

Federal Wire Act

• In re: Mastercard – District Court • What do the Plaintiff's argue?

Federal Wire Act

- In re: Mastercard District Court
 - What do the Plaintiff's argue?
 - "...plaintiffs strenuously argue that the Wire Act does not require sporting events or contests to be the object of gambling"

In re: Mastercard – District Court
What is the court's initial impression?

Federal Wire Act

• In re: Mastercard – District Court

• What is the court's initial impression?

 ... "a plain reading of the statutory language clearly requires that the object of the gambling be a sporting event or contest. Both the rule and the exception to the rule expressly qualify the nature of the gambling activity as that related to a "sporting event or contest." See 18 U.S.C. §§ 1084(a) & (b)."

Federal Wire Act

• In re: Mastercard – District Court

 How does the court handle plaintiff's argument that the legislative history does not require sports wagering to be the object of gambling?

In re: Mastercard – District Court

See In re Abbott Laboratories, 51 F.3d 524, 528 (5th Cir.1995). However, even a summary glance at the recent legislative history of internet gambling legislation reinforces the Court's determination that internet gambling on a game of chance is not prohibited conduct under 18 U.S.C. 5 1084. Recent legislative attempts have sought to amount the Wire Act opencompass, "Contests) of chance or a future contingent event faith transmitted "for use in the new reporting of any activity, even or contest upon which bets or wagers are based". See AF4, 105th Congress (1997). "Similar legislation was introduced the Doth Congress (1999). That acts cought to amend Tifle 18 to prohibit the use of the internet to place a legislative intent at the time the Wire Act was enacted, the House Judiciany Committed Chairman explaned that, "this particular bill involves the transmission of wagers or bets and layoffs on horse racing and other sporting events". See 107 Cong. Rec. 16533 (Aug. 21, 1961).

Plaintiffs' argument flies in the branch than this Court.

Federal Wire Act

- So the matter is dismissed.
- What would you do if you were representing the plaintiffs?

Federal Wire Act

In re: Mastercard – 5th Circuit Court of Appeals
 What is the standard of review?

- In re: Mastercard 5th Circuit Court of Appeals
- What is the standard of review?
 - We review a district court's grant of a Rule 12(b)(6) motion de novo, applying the same standard used below. "In so doing, we accept the facts alleged in the complaint as true and construe the allegations in the light most favorable to the plaintiffs." But "conclusory allegations or legal conclusions masquerading as factual conclusions will not suffice to prevent a motion to dismiss."

Federal Wire Act

• In re: Mastercard – 5th Circuit Court of Appeals

• What did the appeals court think of the district court's conclusion that the Wire Act only concerns gambling on sporting events?

Federal Wire Act

• In re: Mastercard – 5th Circuit Court of Appeals

The district court concluded that the Wire Act concerns gambling on sporting events or contests and that the Plaintiffs had failed to allege that they had engaged in internet sports gambling. We agree with the district court's statutory interpretation, its reading of the relevant case law, its summary of the relevant legislative history, and its conclusion. The Plaintiffs may not rely on the Wire Act as a predicate offense here.

