TECHNOLOGY INNOVATION & GAMING LAW

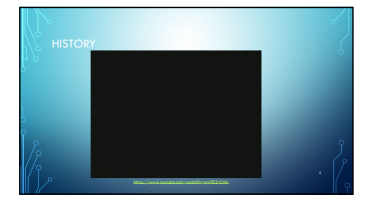
RECAP

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



HISTORY

- By 1970, organized crime was still a significant issue for law enforcement.
 Calls were made by law enforcement for stronger efforts by the federal government to assist states in enforcing their laws with regard to illegal gambling.
 - The following FBI training movie from 1971 highlights the issue of the time...



ILLEGAL GAMBLING BUSINESS ACT

- 18 U.S.C. §1955 the Statute
- (a) Whoever conducts, finances, manages, supervises, directs, or owns all or part of an illegal gambling business shall be fined under this title or imprisoned not more than five years, or both

- 18 U.S.C. §1955 the Statute
 (2) "gambling" includes but is not limited to pool-selling, bookmaking, maintaining slot machines, roulette wheels or dice tables, and conducting lotteries, policy, bolita or numbers games, or selling chances therein.
 (3) "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.













The Box Opini

FACTS
 Box owns a billiard parlor

Bookmaker 1 testifies that

Bookmaker 2 admitted to occo
 Bookmaker 3 testifies that Box

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ILLEGAL GAMBLING BUY OUS ACT • The Box Opinion • What is a layoff ben?

ILLEGAL GAMBLING BURGESS ACT • What is a layoff bet? • connexter Al contenses her 200,000 or Green Bay (2-2) and 200,000 or dourth (2-2) is the or faceball green. • connexter A contenses her 200,000 or vig (10% or al waynes). • Connexter A contenses her is and 333,000 above the vig the landsmaker callected.



ILLEGAL GAMBLING BUSIERS ACT • What is a layoff bel? • what a data have \$33,000 byte mound to pay off what is if Green Bay with: • What can be do?



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ILLEGAL GAMBLING BUSINGS ACT

What is a layoff bet The solution is a layoff bet.

He bets \$50,000 on Green Bay with a bigger bookmaker.

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ILLEGAL GAMBLING BUSINESS ACT

• The Box Opinion

• What is the governments position regarding Box?





• The Box Opinio

In seems beby newers, must be indicated by the proof of period by downwarmiest be enrolled bedring only with the order of the period of period on periods and the period of period on organization dealing only with the order of the period of period on the period of the period on the individual could be a mean before when the order of the period of the period on the individual could be a mean before when the mean the period of the period of the period of by his bookmaker that no more used bets were being taken rank was invited by the bookmaker to accept invited of wager in which the better accessed in the 10 odds for organisation to period the period by interface of the period methics the better becarcing on and the period by the bookmaker Pirithangth. The point of all this that a fay off bet should be defined solely in relation to the occurrent on and the number of the period methics the better becarcing and motives of the methics.

Pittsburgh. The point of all this is that a fay art bet should be defined solely in relation to the occupation and the purpose of the person making the bet-the occupation and motives of the person accepting the bet are irrelevant to the definition. As explained above, we reject the premise of this argument-a lay off bet is one placed by a bookmaker, but the individual accepting the bet need nor be a bookmaker.

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ILLEGAL GAMBLING BUSINESSAL • No and a second se





Merrell Opinion
Merrell's argument
Based on an earlier 10th circuit opinion that stated waitresses whose sole function was to serve drinks both to dance hall patrons and to gamblers in an adjacent room were not subject to prosecution under section 1955 because only conduct strictly necessary to the gambling operations was reached by the statute and serving drinks wasn't necessary.
Likewise, a janitor and waiter are not necessary to the gambling operations, unlike dealers, runners, guards and the like.







- Merrell Opinion
 Court's View of Merrell's Argument
 The major flaw in appellant's argument is that the strict necessity test has only been adopted by the Boss court. The prevailing rule is that one "conducts" a gambling business if that person performs any act, duty or function which is necessary or helpful in operating the enterprise.

ILLEGAL GAMBLING BUSINGS ACT

Merrell Opinion

 Merrell's actions clearly aided the gambling operation appellant helped the bettors to continue wagering preparing the gambling area for future sessions.

place for befors to congregate in order to wager. In light of seventh and eighth circuits, we hold that persons who regular

necessary to the su

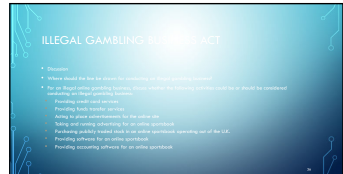


ILLEGAL GAMBLING BUSINESS ACT

Merrell Opinion

Court's View of Merrell's Argun

•Since the Boss case ruled to the contrary, we decline to follow it.













- Discussion
 Lester from Gaming Data Services has called asking for you to write web site terms and conditions for his company's new web site.
 The new web site will offer annual subscriptions to data concerning real time odds on sporting events, along with historical trends and statistical analysis of the events.
 He asks for site terms that will ensure that there is no problem offering the information on the site.





Hypo for class.
Big Action poker is an anline site operated from the Kahnawake notion in Canada
Big Action allows all players to play for real money, but they include a "void where prohibited" clause in their terms and conditions.
Big Action has several professional paker players that sponsor and promote the site, including Poul "the Player" Hortung and Max THE Madman" McGee who both live in Nevada.
Pau and Max recently learned that there may be a sealed indictment pending against Big Action.
What are their risks and defenses?



The Follin Opinior

Iight of Follin's arguments, what did the court identify as
 The central issue involved in this appeal is whether the jury could h

ILLEGAL GAMBLING BURNESS ACT

The Follin Opinion

The government's responses
 The government's response is that Folin, unlike other bettors, we until its operations were terminated. The Government further of the government fu

until in operations were terminoted. The Covernment further contends that any individual, reparatess of the standard practice in the game some and the lines, which constituently performs duties so as to facilitate the gambling operation is subject to presecution under § 1955.

ILLEGAL GAMBLING BURGHESS ACT

• The Follin Opinion

Does the court identify a bright li

- depends on the facts in
- Practice Tip Wheth accepting business is

• The Follin Opinio

- No bright line can be drawn as
- depends on the facts in a given situation and the evidence presented to the jury.
- gambling business is a question of fact and not law; therefore, ...





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The Truesdale Opinion
 Often cited by online gaming proponents as support for the argument that the
 apply to off-shore wavering



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- The Truesdo

- Truesdale and H
- bank account.
- Payons to winners were from a bank account in Dalias
 Truesdale and Hamilton also promoted the off share bo



ILLEGAL GAMBLING BUILDESS ACT

The Truesdale Opinior

- The Argument on Appeal
- Appellants claim that there was insufficient evidence that they engaged in illegal bookmaking in Texas, because the bookmaking portion of their business occurred in Jamaica and the Dominican Peoublic
- They argue that no bets were rea



• The Truesdale Op

 The government's Counter Argument
 The government, however, argues the forwarded bets, and thereby conduct argues that the operation conducted f

ILLEGAL GAMBLING BURNESS ACT

The Truesdale Opinior

 The government's Counter Argument on Appeal
 The government, however, argues that the jury could ha forwarded bets, and thereby conducted illegal bookmal

rgues that the operation conducted financial transactions related to the gambling operation with bettors in exas, and, thus, a part of the betting operation's business was transacted in Texas, in violation of Texas law.

ILLEGAL GAMBLING BUILDESS ACT

The Truesdale Opinior

The Court's View

 The Texas bookm is paid out is irrele

offshore would be a viol

appellants violated

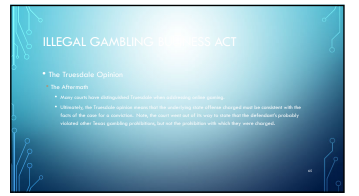
tried on that theory. bookmaking, and we

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• The Truesdale (

Many courts have distingui
 Ultimately, the Truesdale of

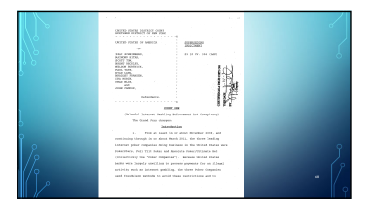
facts of the case for a convictio violated other Texas gambling

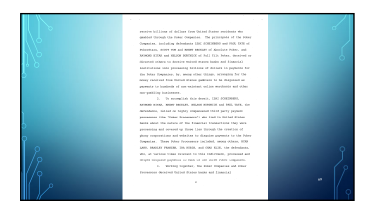




• The Poker Indictment









institution - including hands insured by the Pederal Deposit Tourners Componentum - inte preventing billies of ablars in gualding transmitter for the Neter Companies. Approximate constitution reserved the funds deposited by publicate went discription the Neter Companies as intervent transpir tars "tars" the Peder Companies during disputer on almost every poler hand played colline.

"Pokerstars").

"Pokenstary"). S. At all times relevant to this Indictment, #ADDMAD stars, the decomman, was a fourner, owner, and principal decision-maker for Full Tilt Poker, an intermet poker company founded in or shout 2004 with headquarters in Ireland. Through



