

State of Maryland,

City of Baltimore, to wit:

The Jurors of the State of Maryland, for the body of the City of Baltimore, do on their oath present

hat DAVID FLEET otherwise called DAVE FLEET

late of said City, on the eleventh

day of May

in the year of

our Lord nineteen hundred and twenty-six at the City aforesaid, unlawfully did bet, wage and gamble on the result of a trotting, pacing and running race of horses and other beasts, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

SECOND COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day in the said year, at the City aforesaid, unlawfully did make and sell a book and pool on the result of a certain trotting, pacing, and running race of horses and other beasts, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

THIRD COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day in the said year, at the City aforesaid, unlawfully did make and sell a book and pool on the result of a certain race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

FOURTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did establish, keep and occupy a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place, within the State of Maryland, for the purpose of betting, wagering and gambling in divers manners and by divers means, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

FIFTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did rent a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place within the State of Maryland, for the purpose of betting, wagering and gambling in divers manners and by divers means, contrary to the form of the Act of Assembly in such case made and provided and against the peace, government and dignity of the State.

SIXTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did knowingly suffer to be established, kept, used and occupied, a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place, within the State of Maryland, for the purpose of betting, wagering and gambling in divers manners and by divers means, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

SEVENTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did knowingly suffer to be rented a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place within the State of Maryland, for the purpose of betting, wagering and gambling in divers manners and by divers means, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

EIGHTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did establish, keep, use and occupy a certain house, building, grounds and place and a portion of a certain house, building, grounds and place, within the State of Maryland, for the purpose of making, selling and buying books and pools therein and thereon upon the result of any race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

NINTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did rent a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place, within the State of Maryland, for the purpose of making, selling and buying pools therein and thereon upon the result of any race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

TENTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did knowingly suffer to be established, kept, used and occupied a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place, within the State of Maryland, for the purpose of making, selling and buying books and pools therein and thereon, upon the result of any race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

ELEVENTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did knowingly suffer to be rented a certain house, building, grounds and place, and a portion of a certain house, building, grounds and place within the State of Maryland, for the purpose of making, selling and buying books and pools therein and thereon upon the result of any race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

TWELFTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did receive and become the depository of certain money, bet, wager, thing and consideration of value to be bet, gambled and wagered, in a certain manner and by a certain means and device upon the result of a certain race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

THIRTEENTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did record and register certain money, bet, wager, thing and consideration of value to be bet, gambled and wagered in a certain manner, and by certain means and device, upon the result of a certain race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

FOURTEENTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did forward certain money, bet, wager, thing and consideration of value to be bet, gambled and wagered in a certain manner and by a certain means and device, upon the result of a certain race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

FIFTEENTH COUNT.

And the Jurors aforesaid, upon their oath aforesaid, do further present that the said

DAVID FLEET otherwise called DAVE FLEET

on the said day, in the said year, at the city aforesaid, unlawfully did purpose and agree and pretend to forward certain money, bet, wager, thing and consideration of value to be bet, gambled and wagered in a certain manner and by a certain means and device upon the result of a certain race, contest and contingency, contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

The State's Attorney for the City of Baltimore.

STATE OF MARYLAND We Star Carrieting TAKE-BAIL IN \$ /-0 A. J JUDGE I recom men that fail in This case to duced to 500 10 Heman well A140 Robert L Foots 1 1928 SHERIFF

CRIMINAL COURT OF BALTIMORE

THE STATE OF MARYLAND

WITNESS the Hon. James 1

Issued the

JANUARY TERM, 1928.

To the Sheriff of Baltimore City, Greeting:

We command you that you take the body of	
and fill immediately have before the Court here to answer a presentment for	
Bets on Races	
. Gorter, Chief Judge of the Supreme Bench of Baltimore City, the 9th day of Jan., 1928.	
//the day of April 1928.	
PAWADD GDOCG	

EDWARD GROSS,

Clerk Criminal Court of Baltimore.

STATE

vs.

Dave Fleet, Gol.

Charge

Bets on races

WITNESS

Sgt.Oscar Koch

Off. James Redmond

N.W.D.

George Staples, Col.

335 W.Biddle St.

125.5

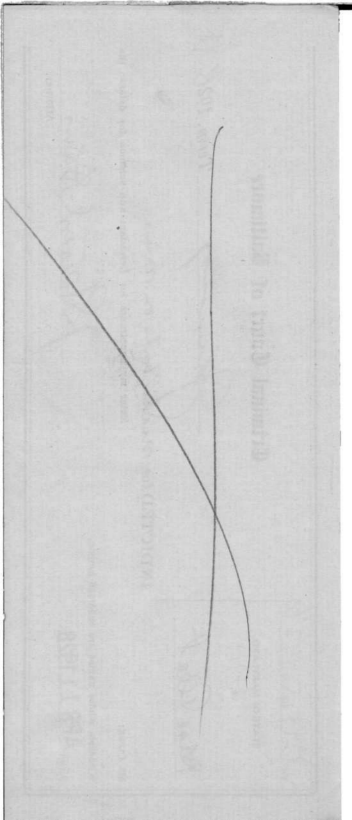
Filed...

State of Maryland, City of Baltimore, to wit:				
	To the Warden of the Baltimore City Jail, Greeting:			
Dave Fleet,				
who is charged on the with Unlawfully wagered on the	the oath of Sgt.Oscar Koch accepting the sum of \$12.00 in U.S.current money to be ne result of a certain horse race other than at a licensed			
race track				
	State of Maryland, on or about the lith. day of May 1926			
	ndhe was in default of \$250.00			
	COMMITTED for the action of the Criminal Court of Baltimore City, said			
WITNESS, The	e subscriber, a Police Justice of said State, in and for the city aforesaid, who hath hereto al this			

Form 8 to be used for "Partial Hearings" and "Commitment for Further Hearings."

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No. 13+ Docket 1928	Criminal Court of Baltimore
Pane Ceet	INDICTED for makes book on mean
Mr. Clerk; Witnesses whose names are endorsed	Enter my appearance for Defendant and summon for defense the
FILED APR 1 1 1928	Attorney.



Form 407—5 1344	Criminal Court of	Baltimore
11 Robert L. Goods	08	700 George St
13 Dave Veleit	pl	828 D. Carrollon
10 Sat. Osen Bach	200	R. H. Dist
10 George Staples	- DV	935- W. Biddle St
Returnable to testify for State & Dave	my 3	
TO THE SHERIFF OF BALTIMORI	EDWARD GROSS, Clerk	

EDWARD CROSS, Clerk THE SHERIES WE THE CON APR 30 1928 Count of Baltimore TO THE BHEBIEF OF BYTIIMOBE CILK APR to testify for the or 0.3