

N.C.P.I.—Crim. 237.57

KNOWINGLY ATTEMPTING TO [SUBORN] [COLLUDE] [OTHERWISE CONSPIRE] TO INFLUENCE THE OUTCOME OF ANY COMPETITION THAT IS THE SUBJECT OF PARI-MUTUEL WAGERING. FELONY.

GENERAL CRIMINAL VOLUME

MAY 2024

N.C. Gen. Stat. § 18C-1020(c)

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237.57 KNOWINGLY ATTEMPTING TO [SUBORN] [COLLUDE] [OTHERWISE CONSPIRE] TO INFLUENCE THE OUTCOME OF ANY COMPETITION THAT IS THE SUBJECT OF PARI-MUTUEL WAGERING. FELONY.

The defendant has been charged with knowingly attempting to [suborn] [collude] [otherwise conspire] to influence the outcome of any competition that is the subject of pari-mutuel wagering.<sup>1</sup>

For you to find the defendant guilty of this offense, the State must prove two things beyond a reasonable doubt:

First, that the defendant attempted to [suborn] [collude] [otherwise conspire] to influence the outcome of [any competition] [aspect of any competition] that is the subject of pari-mutuel wagering.<sup>2</sup>

And Second, that the defendant did so knowingly.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant knowingly [attempted to [suborn] [collude] [otherwise conspire] to influence the outcome of [any competition] [aspect of any competition] that is the subject of pari-mutuel wagering, it would be your duty to return a verdict of guilty. If you do not so find or have a reasonable doubt as to one or both of these things, it would be your duty to return a verdict of not guilty.

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1. N.C. Gen. Stat. § 18C-1020(e) provides that “[n]othing in this Article shall be construed to allow the ADW licensee to be charged with a violation of subsection (a) or (c) of this section absent actual notice and knowledge that a person is under age or giving false information.”

2. A pari-mutuel wager or pari-mutuel wagering is defined as “[a] form of wagering on the outcome of horse races, whether live or simulcast, in which wagers are made on one or more horses and all wagers are pooled and held by the host of the race or the ADW licensee for distribution.” N.C. Gen. Stat. § 18C-1001(3).