

[54] ANTITRUST PROSECUTING BOARD GAME 3,850,433 11/1974 Purlicia..... 273/134 AD

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[22] Filed: **Mar. 3, 1975**

[21] Appl. No.: **554,687**

Related U.S. Application Data

[63] Continuation-in-part of Ser. No. 454,062, March 25, 1974, abandoned.

[52] U.S. Cl. 273/134 AD; 273/134 G; 273/134 B; 273/134 AF; 273/134 C; 273/134 D

[51] Int. Cl.² A63F 3/00

[58] Field of Search 273/134

[57] **ABSTRACT**

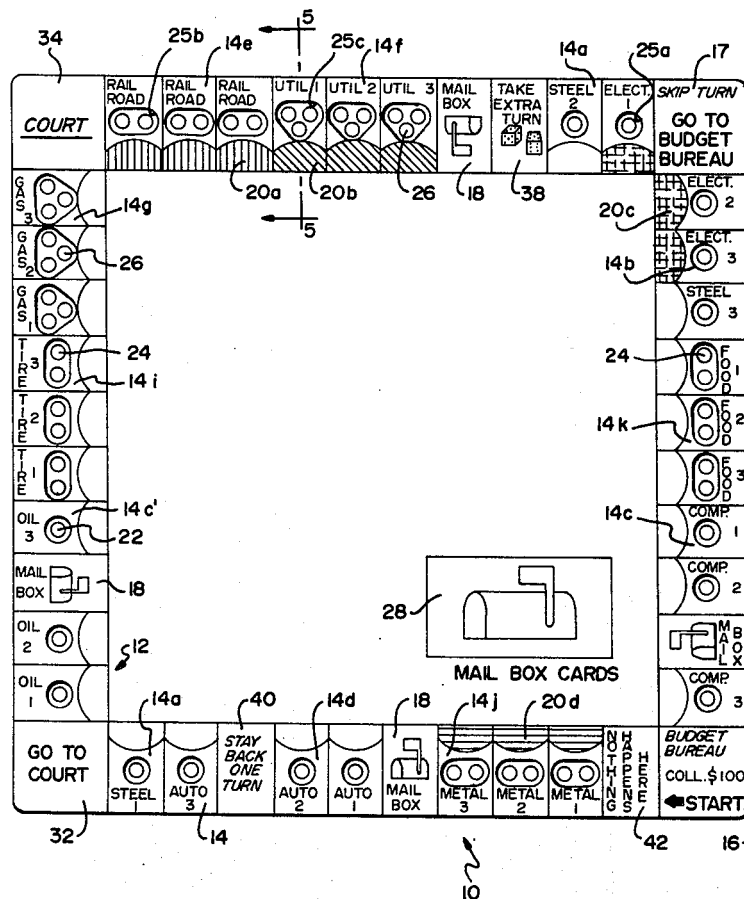
An antitrust prosecuting game including a game board with a series of spaces forming a continuous path for movement of game pieces. Most of the spaces represent business entities which are grouped by indicia thereon into combinations of three entities. The nature of the combination, i.e., an oligopoly, a trust or a monopoly is indicated by one, two or three indictment circles in the spaces of the group.

[56] **References Cited**

UNITED STATES PATENTS

3,759,520 9/1973 Straitwell 273/134 AD

3 Claims, 8 Drawing Figures



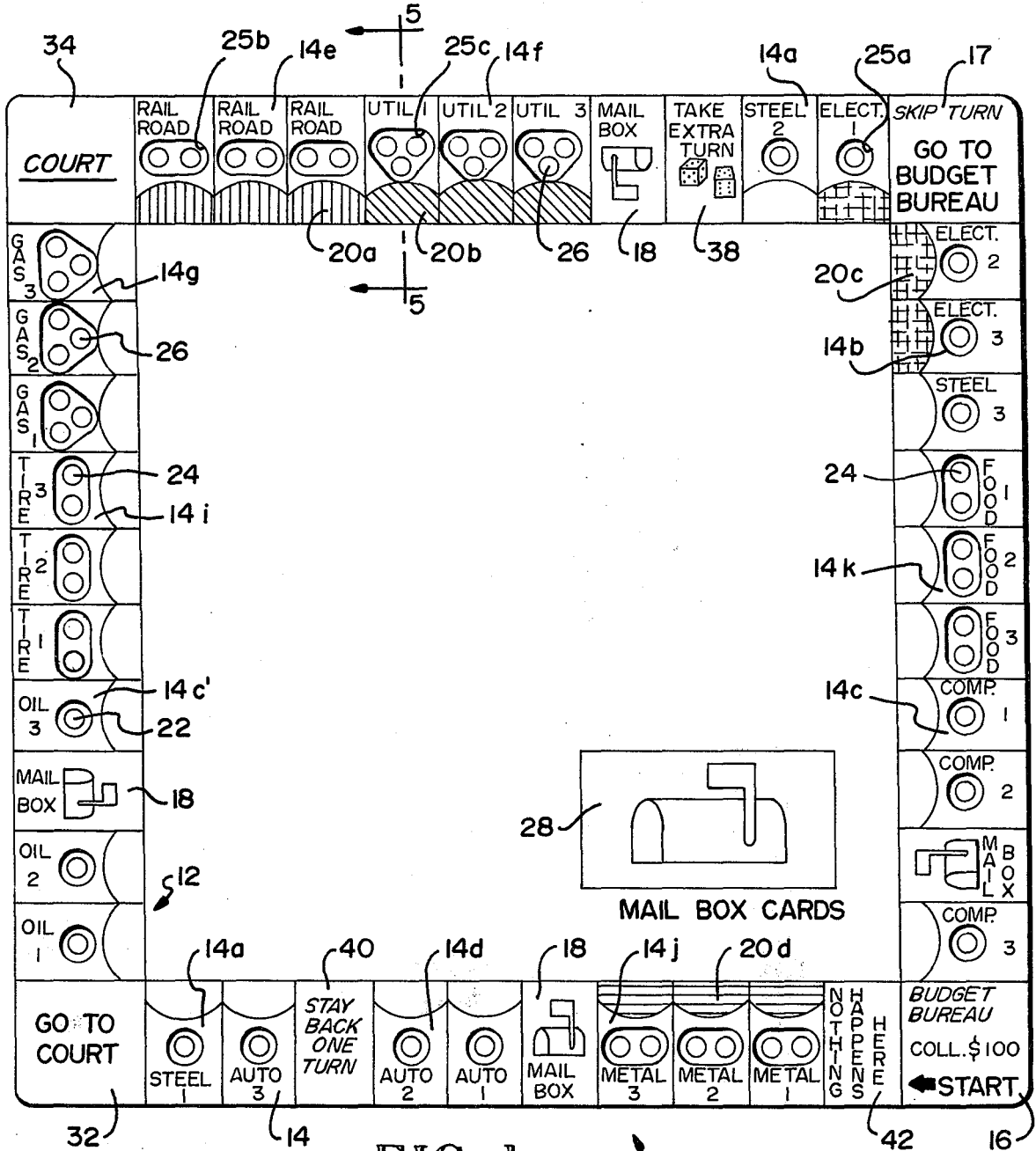
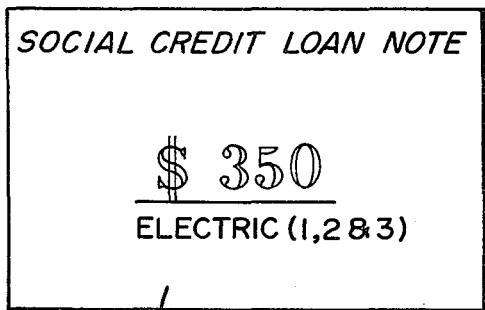
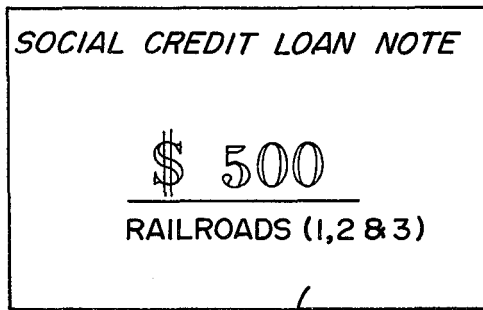


FIG. 2A



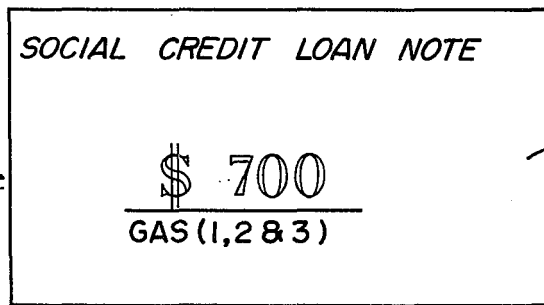
36a

FIG. 2B



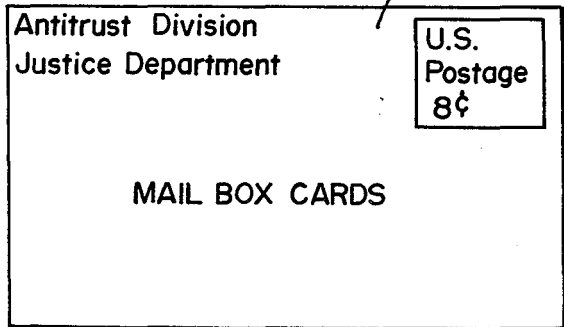
36b

FIG. 2C



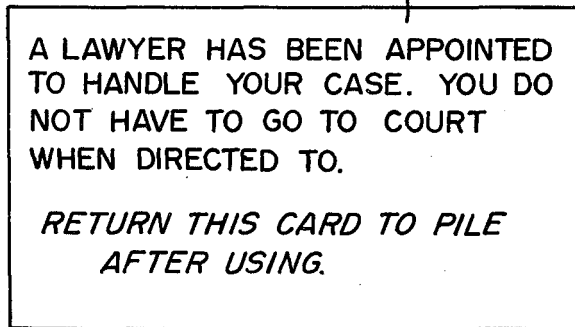
36c

FIG. 3A



30

FIG. 3B



30

FIG. 4



28a



28b



28c



28d

ANTITRUST PROSECUTING BOARD GAME RELATED APPLICATION

This application is a continuation-in-part of my co-
pending application Ser. No. 454,062 filed Mar. 25,
1974, for "Antitrust Prosecuting Game Board," now
abandoned.

BACKGROUND OF THE INVENTION

A number of parlor games involving the exchange
and pursuit of play money have as their objects the
accumulation of wealth and building of business entity
combinations to the detriment of players in competi-
tion. Such games originally gained popularity in years
of economic depression and provided entertaining di-
versions from the dismal economic plight many people
were actually experiencing. However, there is a belief
held by some that games of that sort have an unfortu-
nate side effect in that they tend to teach and empha-
size the merits of stifling competition.

OBJECTS OF THE INVENTION

It is an object of this invention to provide a game
board, the playing of which has as its object penalizing,
rather than rewarding, illegal business entity combina-
tions.

It is a further object of this invention to provide an
antitrust prosecuting game board and complementary
game pieces.

It is a further object of this invention to provide a
game board and complementary game pieces and
means on the board for restraining the game pieces
against inadvertent displacement.

It is a further object of this invention to provide an
antitrust prosecuting game apparatus which has as its
objective the termination of the monopolistic practices
of plural company combinations.

It is a further object of this invention to provide an
antitrust prosecuting game apparatus wherein players,
acting as trustbusters, can file indictments against
members of an illegal combination and earn rewards
for progressive levels of success in their trustbusting
activities.

Other objects and advantages of this invention will
become apparent from the description to follow when
read in conjunction with the accompanying drawings.

BRIEF SUMMARY OF THE INVENTION

In carrying out this invention, there is provided a
game board having a series of spaces forming a contin-
uous path along which a game piece may be moved in
increments determined by indicator means, such as
conventional dice. Each of the spaces represent a busi-
ness entity and the businesses are grouped, though not
necessarily in juxtaposition, as unlawful combinations,
usually engaged in a common industry or utility. Some
indicia, such as a color code, is used to identify and
group the companies of such combinations. Within all
spaces of a particular combination are delineated ar-
eas, the number of which identify the nature and de-
gree of the unlawful combinations, e.g., an oligopoly, a
trust or a monopoly. This, in turn, indicates the extent
of legal action, i.e., the number of legal steps measured
by placement of a player's indictment chips in the
spaces representing the companies of a combination,
required to win the case against the combination. For
example, in the preferred embodiment of this inven-

tion, a single procedure levied against each of the three
companies of an oligopoly will win the case against the
combination; two procedures against each company
will terminate a trust; and three legal steps taken
against each company will terminate a monopoly. By
the same token, the greater the evil, the greater the
reward for success in defeating it. Accordingly, trust-
busting bonuses and other rewards accrue to a success-
ful trustbuster in increasing amounts, depending upon
the nature of the unlawful combination successfully
prosecuted. On the other hand, penalties are assessed
against trustbusters for inefficient activities. In addition
to the dice, player pieces and play money, the game
apparatus includes post card directions, player-coded
indictment chips and several credit loan notes to evi-
dence advances made by a Budget Director to trust-
busters against anticipated success.

BRIEF DESCRIPTION OF THE DRAWINGS

In the drawings:

FIG. 1 is a top plan view of the playing board for use
in the antitrust prosecuting game of this invention;

FIGS. 2A-2C show social credit loan notes to evi-
dence loans advanced to a trustbuster;

FIGS. 3A and 3B show a specimen mail box card;

FIG. 4 shows a plurality of indictment chips; and

FIG. 5 is a sectional 21 view taken along line 5-5 of
FIG. 1.

DESCRIPTION OF A PREFERRED EMBODIMENT

Referring now to FIG. 1 with greater particularity,
the game board 10 of this invention has delineated
thereon a peripheral track 12 comprising a plurality of
spaces 14a, 14b, 14c, etc., forming a continuous path
from a corner starting square 16 around the board.

Most of the track spaces represent business entities
and the business entities are grouped, although not
necessarily in juxtaposition, in accordance with the
industry of which they are a part. For example, there
are three steel companies 14a, at widely scattered
places on the board; there are three electrical appli-
ance manufacturers 14b, three oil companies 14c',
three computer manufacturers 14c, and three autom-
obile manufacturers 14d, some with a mail box space 18
or other directive space 17 (Go to Budget Bureau)
separating individual companies of the combination;
and there are combinations of railroads 14e, utilities
14f, gas companies 14g, tire companies 14i, metal pro-
ducers 14j, and food processing companies 14k, the
component companies of which are all grouped to-
gether on the board. In every case, the spaces are
marked with some indicia to indicate that the three
companies of any combination are grouped. As shown,
the companies of a group may be designated by the
nature of the business in which they are active, e.g.,
Steel 1, Steel 2, and Steel 3, or the companies of a
group may be given a fictitious name, and a like col-
ored code area 20a, 20b, etc., applied to the company
spaces in the combination.

Each company of a combination has a second code
marking to indicate the nature of the combination. For
example, certain companies may have a single internal
marking 22 as, for example, a circle to show that the
combination is an oligopoly; others have a double
marking 24 to show that the combination is a trust; and
two of the combinations, i.e., the utilities and the gas
companies have a triple marking 26 to indicate that the
companies therein comprise a monopoly. Conve-

niently, the markings 22, 24 and 26 may function as indictment circles to be covered by color coded indictment chips 28a, 28b, . . . (FIG. 4), there being a plurality in each color corresponding to that of a player's movable game pieces (not shown) whereby a player whose game piece lands on a particular company space 14 a-k which is unoccupied by a marker may purchase one of his indictment chips 28 if he desires and place it on an indictment circle 22, 24 or 26.

Preferably, the game board is recessed at 25a, 25b and 25c around the single circle 22, double circle 24 and triple circle 26 (FIG. 5) to function as a restraining enclosure to prevent displacement of the indictment chips 28, once placed on a company space 14 a-k.

A combination is deemed to be assigned to a particular player for prosecution as his case when his indictment chips 28 occupy one indictment circle on two of the three companies of a combination, and the combination is deemed terminated when the player's indictment chips occupy all of the indictment circles of the combination. If the movement of the game pieces, as determined for example by conventional dice, makes it impossible for any one trustbuster to occupy one indictment circle on two of the three companies of a combination an impasse, called a stand-off, ensues. The impasse is resolved either by dice-tossing or by voluntary exchanges between trustbusters called interchanges.

In addition to the spaces identifying business entities there are a plurality of spaces 18 designated "Mail box" which directs a player to the mail box 28 to pick the uppermost card 30 (FIG. 3) therefrom and to follow the directions thereon.

One of the corner spaces directs the player who lands thereon to go to the Budget Bureau whereupon he may move to the corner space 16 to collect \$100, and another corner space 32 directs the player who lands thereon to go to court, whereupon he moves to the corner space 34, where he may suffer an inconvenience, as will be explained.

Playing the Game

Before commencing the game, one player is selected as the Budget Director, whose duties include collecting monies paid to, and issuing monies from, the budget; and issuing Social Credit Loan Note 36 (FIG. 2). Each player is given a budget allocation of a stipulated sum of money. For example, for a less demanding game, each player may be allotted \$1,500.00 in play money (not shown) comprising one \$500, seven \$100.00 notes, and six \$50.00 notes. For a more demanding game requiring more deliberation and prudence in determining whether or not to purchase an indictment, the players may start with a budget allocation of (one \$500 note, three \$100 notes and four \$50 notes).

The player to roll first is determined by rolling the dice with the highest thrower to have his choice of matching color for game piece (not shown) and indictment chips 28. Play proceeds clockwise around the board, each player choosing his color in turn. When a trustbuster lands on a company space 14a-14k, he may bring one \$100 indictment against it, although he does not have to. If he elects to do so, he purchases a \$100 indictment chip of his own color from the Budget Director and places it on the open circle on the company space on which he has landed. Except as otherwise provided here, only one indictment chip may be purchased per roll of the dice.

When a trustbuster has issued at least one \$100 indictment against any two of the three companies of a combination, that combination becomes his assigned case. Accordingly, any indictments which were previously served against a company of that combination by one or more of the other trustbusters are removed from the board and returned to the Budget Director, who pays the ousted trustbuster only \$50. At this time the trustbuster to whom the case has been assigned may replace those indictment chips which have been removed with indictment chips 28 of his own, playing the usual \$100 therefor.

If it is impossible to assign a case to one trustbuster, because all of the indictment circles are divided equally among the players, as, for example, when the indictment chips of each of three players occupy the three indictment circles of an oligopoly, the players may roll the dice to see who gets the assigned case. After the case is assigned in this matter, removal and replacement of indictment chips then proceed as when a case is assigned.

A trustbuster who lands on a company of a combination which has been assigned to another trustbuster must pay a fine to the Budget Director, because he has wasted funds on a case previously assigned to another trustbuster. In accordance with the preferred rules, the fines are set at \$50 for an oligopoly, \$100 for a trust, and \$150 for a monopoly.

A case is successfully completed against a combination, i.e., it is trustbusted, when all the indictment circles of the combination are covered by a player's indictment chips, indicating that he has successfully enjoined the monopolistic practices of the combination through court action. When the trustbuster succeeds in his fight against a combination, he is rewarded with a financial bonus from the Budget Director in the amounts of \$300 for an oligopoly, \$500 for a trust and \$700 for a monopoly. In addition, if another trustbuster lands on a trustbusted combination which has all indictment circles covered, he must make a payment to the successful trustbuster to enable him to continue supervision of the reformed company. Such supervisory payments to be paid by intruding trustbusters are \$150 for an oligopoly, \$250 for a trust and \$400 for a monopoly.

Players also earn social credit points for different levels of success in their trustbusting activities. Such social credits are earned as follows:

If the combination assigned to the trustbuster is an oligopoly, he earns social credits of 450 points if the indictment circle or circles of each company is occupied by his indictment chips.

If the combination assigned to him is a trust, he earns social credits of 450 points if one indictment circle of each company is occupied by his indictment chips; and he earns social credits of 1,000 points if both indictment circles of each company are occupied by his indictment chips.

If the combination assigned to him is a monopoly, he earns social credits of 450 points if one indictment circle of each company is occupied by his indictment chips; he earns social credits of 1,000 points if two indictment circles of each company are occupied by his indictment chips; and he earns social credits of 1750 points if all three indictment circles of each company are occupied by his indictment chips.

The earning of social credit points does not involve the passage of money but is merely evidenced by the indict-

ment chips on the assigned case against which money may be borrowed.

When a player runs out of money, he may obtain a social credit advance from the Budget Director, provided he already has a case assigned to him. Such social credit loans are based on the social credits the trustbuster could earn if he were able to bring his case to a successful conclusion. Hence, if a trustbuster has an oligopoly assigned to him, he may borrow \$350; if a trust has been assigned to him he may borrow \$500; and if a monopoly has been assigned to him he may borrow \$700. When such loans are made, the Budget Director issues him a Social Credit Loan Note 36a, 36b, 36c, . . . (FIG. 2) to the amount of the advance. As indicated in FIG. 2, there is a Social Credit Loan Note for each combination on the board 10 and only one loan is permitted per assigned case. At the end of the game, the total value of these notes held by a player is deducted from the player's social credit score as evidenced by his indictment chips.

In addition to the normal prosecution of unlawful combinations, the players are also required to follow extraneous instructions from time to time. For example, the game board 10 also includes spaces 18 which direct the players who land on them to the mail box 28 where he takes the uppermost postcard 30 on a stack thereof. A specimen postcard message is shown in FIG. 3. The following is a sampling of other messages:

Your office has been penalized for improper procedures. TRANSMIT \$50 to the budgets of all other trustbusters.

You have been transferred to another case because of your fine work. ROLL THE DICE AND MOVE AHEAD. Collect from the Budget Director whatever payment is called for on that space. If there is no payment, the transfer is no improvement.

Due to political pressure, your Antitrust work has been damaged. REMOVE ANY ONE OF YOUR INDICTMENT CHIPS FROM THE BOARD.

A new budget appropriation has been passed by Congress. COLLECT \$100.

COURT DECISION:

The Supreme Court has ruled that lowering prices in order to destroy competitors is a predatory monopolistic practice. You may add an indictment any place you wish without payment.

As previously mentioned, a player collects \$100 when he lands on the Budget Bureau corner space 16 and another corner space 17 sends him to the Budget Bureau. In addition, there is a corner space 32 directing a trustbuster to Court, which is another corner space 34. In accordance with the rules, leaving Court 34 is no problem, provided the player does not roll doubles on

the dice. However, should he roll doubles he is found in contempt for duplicity and must remain in Court until his next turn in order to hear the judge's verdict.

In addition to the mailbox spaces 18 and the corner spaces 16, 17, 32, and 34, there is a space 38 that gives the player another turn; there is a space forty-two that gives the player nothing at all, good or bad.

The game ends when any one player runs out of money and has exhausted his borrowing possibilities. At this point, the players count their money; subtract the amounts of loan notes 36a, 36b, etc., from social credits earned; and the player with the highest total wins.

While this invention has been described in conjunction with a preferred embodiment thereof, it is obvious that modifications and changes therein may be made by those skilled in the art without departing from the spirit and scope of this invention.

What is claimed as invention is:

1. Antitrust prosecuting game apparatus comprising:
 - a game board;
 - a track on said game board having a series of spaces forming a continuous path along which a game piece is movable in increments determined by indicator means;
 - each of certain of said track spaces representing a business entity;
 - a plurality of first indicia areas of different colors on said certain track spaces, each of said first indicia color appearing on at least two of said certain track spaces to group said spaces to represent unlawful business entity combinations;
 - a plurality of indictment chips in groups of different colors, a group for each player available for purchase by said player to serve on a business entity space on which his game piece lands;
 - indictment areas delineated on each of said certain track spaces for placement of indictment chips thereon, with the number of said indictment areas on all spaces of a group thereof representing a business combination being the same to identify the nature of said combination and the numbers of indictment areas differing between groups in accordance with the types of unlawful business combinations represented thereby.
2. The game apparatus defined by claim 1 including: means on said game board surrounding said indictment areas for confining one or more indictment chips placed thereon.
3. The game apparatus defined by claim 1 including: depressed areas on said game board surrounding the indictment areas on each of said certain track spaces to confine indictment chips placed thereon.

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