United States District Court
Middle District Of Florida
Orlando Division

UNITED STATES OF AMERICA

VS.

CASE NO: 6:18-cr-51-Orl-41DCI

CHAYLA ARCHAMBAULT

REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY

The Defendant, by consent, has appeared before me pursuant to Rule 11, F.R. Cr.P. and Rule 6.01(c)(12), Middle District of Florida Local Rules, and has entered a plea of guilty to Count ONE of the Information. After cautioning and examining the Defendant under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea was knowledgeable and voluntary and that the offenses charged are supported by an independent basis in fact containing each of the essential elements of such offense. I therefore recommend that the plea agreement and the plea of guilty be accepted and that the Defendant be adjudged guilty and have sentence imposed accordingly. The Defendant remains on conditions of release pending sentencing. Because an offense to which the Defendant entered a guilty plea is an offense listed in 18 U.S.C. § 3142(f)(1)(A), (B) or (C), the Defendant is subject to the provisions of 18 U.S.C. § 3143(a)(2) upon adjudication of guilt.

Date: March 28, 2018

DANIEL C. IRICK

UNITED STATES MAGISTRATE JUDGE

## NOTICE

A party waives the right to challenge on appeal a finding of fact or conclusion of law adopted by the district judge if the party fails to object to that finding or conclusion within fourteen days after issuance of the Report and Recommendation containing the finding or conclusion.

Copies furnished to:

United States Attorney Counsel of Record District Judge