Case: 13-10519 Date Filed: 07/21/2014 Page: 1 of 3

[DO NOT PUBLISH]

IN THE LINITED STATES COLIDT OF ADDEALS

IN THE UT	NITED STATES COURT OF APPEALS
FC	OR THE ELEVENTH CIRCUIT
	No. 13-10519
D.C. Do	cket No. 8:10-cr-00258-EAK-MAP-3
UNITED STATES OF AM	IERICA,
	Plaintiff - Appellee,
versus	
PATRICIA LEBRON, a.k.a. Patricia Kumer, PAUL GOGOLEWSKI, JOHN W. LEBRON,	
	Defendants - Appellants.
	No. 13-12054
D.C. Do	ocket No. 8:05-cr-00075-EAK-EAJ-1

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

Case: 13-10519 Date Filed: 07/21/2014 Page: 2 of 3

versus

JOHN LEBRON,

Defendant - Appellant.

Appeals from the United States District Court for the Middle District of Florida

(July 21, 2014)

Before WILSON, PRYOR and ROSENBAUM, Circuit Judges.

PER CURIAM:

In connection with their conspiracy to engage in loan and credit application fraud, wire fraud, and wire fraud affecting a financial institution, John Lebron and Paul Gogolewski appeal their sentences, and Patricia Lebron appeals her conviction for wire fraud. On appeal, they argue:

- 1. That the evidence was insufficient to sustain the jury's conviction of Patricia Lebron for wire fraud affecting a financial institution (Count 7);
- 2. That the district court erred by applying the U.S.S.G. § 3A1.1(b) vulnerable-victim enhancement to John Lebron's offense level when calculating his guidelines range;
- 3. That John Lebron's sentence was substantively unreasonable; and

Case: 13-10519 Date Filed: 07/21/2014 Page: 3 of 3

4. That the district court's forfeiture money judgment in the amount of \$353,400.00 was erroneous because it included the consideration of acquitted conduct (Count 7).

Having thoroughly considered the briefs and the record, and after the benefit of oral argument, we find no reversible error.

Nevertheless, we note that the forfeiture money judgment incorrectly states that Gogolewski was convicted on Count 7. Accordingly, we remand to the district court for the limited purpose of correcting the forfeiture money judgment to state that Gogolewski was convicted only on Count 6 of the Superseding Indictment.

AFFIRMED IN PART; VACATED AND REMANDED IN PART TO CORRECT APPELLANT GOGOLEWSKI'S FORFEITURE MONEY JUDGMENT.