

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT**

No. 94-30352
Summary Calendar

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

WHITNEY NEUHAUS BROACH,

Defendant-Appellant.

Appeal from the United States District Court
for the Eastern District of Louisiana
USDC No. CR-93-62-M

December 7, 1995

Before POLITZ, Chief Judge, DUHÉ and PARKER, Circuit Judges

PER CURIAM:*

Whitney Neuhaus Broach appeals a jury verdict finding her guilty of mail fraud and money laundering. She contends that: (1) three counts of mail fraud were barred by the applicable statute of limitations; (2) the evidence was

Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the court has determined that this opinion should not be published.

insufficient to support the jury's verdict; (3) the district court erred in forfeiting her appearance bond; (4) the makeup of the jury rendered her trial unfair; and (5) the trial judge's conduct was improper. Our review of the record discloses that the assignments of error are either barred for failure of assertion in the district court, within the sound discretion of the district court, or unsupported by the record. We find neither error nor abuse of discretion and the convictions and sentences are **AFFIRMED**.

Appellant's motion for reconsideration of her request for a second extension of time for filing a reply brief is **DENIED AS MOOT**.