

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

UNITED STATES OF AMERICA

\*

Plaintiff

\*

v.

\*

Criminal No: 8:13-148 CBD

RACHEL ONDRIK

\*

Defendant

\*

\* \* \* \* \*

PRAECIPE – SUPPLEMENTAL AUTHORITY

Defendant Rachel Ondrik, by and through counsel, hereby files this praecipe containing supplemental authority on which the defendant is relying on the issue of her immediate detention and release. The supplemental authority on which Ms. Ondrik is relying is *United States v. Polouizzi*, 760 F. Supp. 2d 284 (E.D.N.Y. 2011), a copy of which is attached as Exhibit A, for the court’s convenience.

Respectfully submitted,

\_\_\_\_\_/s/\_\_\_\_\_  
Leslie McAdoo Gordon  
McAdoo Gordon & Associates, P.C.  
1140 19th St. NW, Suite 602  
Washington, DC 20036  
(202) 293 0534 telephone  
(202) 478-2095 facsimile  
leslie.mcadoo@mcadoolaw.com

\_\_\_\_\_/s/\_\_\_\_\_  
Thomas Abbenante  
1919 Pennsylvania Avenue NW  
Suite 200  
Washington, DC 20006  
(202) 223-6539 telephone  
Tabbenante@aol.com

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a copy of the foregoing has been served, by Electronic Notification, on this 21st day of June 2013, on the following: United States Attorney's Office, Greenbelt, MD.

\_\_\_\_\_/s/\_\_\_\_\_  
Leslie McAdoo Gordon  
McAdoo Gordon & Associates, P.C.  
1140 19th St. NW, Suite 602  
Washington, DC 20036  
(202) 293 0534 telephone  
(202) 478-2095 facsimile  
leslie.mcadoo@mcadoolaw.com