751 Free States of	United States District Court										
	District of Columbia										
EFENDANT	JANE KEMBER	, DO	CKET NO	Criminal no. 78-401							
	JUDGMENT GEODERICSET	TON/CON	MITMER	T.ORDEB							
	In the presence of the attorney for the government the defendant appeared in person on this date		W								
COUNSEL	<b>V</b>		+	<u>19 December 19, 1980</u> and asked whether defendant desired to pon waived assistance of counsel.							
)	xi with COUNSEL John_Shorter	Jr_!_#_E		~ ~ ~ .							
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,		CONTENDERE,	NOT GUILTY							
	There being a finding/verdict of : (X:GUILT)	J <b>ILTY. Defendan</b> i Y.	t is discharged	•							
FINDING &	Defendant has been convicted as charged of the off in violation of Title 22, See										
••• V											
	)										
	The Court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrar was shown, or appeared to the court, the court adjudged the-defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of										
SENTENCE	TWO (2) YEARS tO SIX (6) YEARS to SIX (7) YEARS TO SIX (7	EARS on eac	h of Count	s 1 thru 3 and							
OR Mobation Order	IT IS FURTHER ORDERED that until Monday, January 12, 1 to the U. S. Marshal.										
SPECIAL JACITIONS DF GOBATION											
CITIONAL DITIONS OF TEATION	<ul> <li>In all throw to the special conditions of probation imposes to gradies and of this judgment be imposed. The Court may be a time during the probation period or within a maximulation for a violation occurring during the probation period.</li> <li>The court orders commitment to the custody of the</li> </ul>	change the conditions im probation period riod.	of probation, reduc of five years permit	ce or extend the period of production, and at ted by faw, may issue a warrant and revoke							
TUEMENT COMMEN- DATION	Federal Institution at Plea	santon, Ca	lif.	It is ordered that the Clock deliver a certified copy of this judgment and commitment to the U.S. Mar- shall or other qualified others.							
	) , , , , )	)	•	CERTIFIED AS A TRUE COPV ON							
	Multing Alumin	<u> </u>		J By Complia D. Sharr							
0.SCM 10	rește (1997)	Date <u>frigh</u>	horf 1/2	() CLERK							

ee States of	i vinicia vs. (j. 1990) Antonicia vs. (j. 1990)	$\mathbf{U}_{1}$	nited S	tates of	Distric	ct Co	ourt				
DEFENDANT	≻ MORRIS BUDLONG ∟_aka Mo Bu	udlongI	DOCKET	NO.	CRIMINAL	N°	78-401				
	DIDEMEND AS	PROPATION	700MM	JTMEN	TRORDE	R					
COUNSEL	in the presence of the attorney for the defendant appeared in person	on this date		>	Decemb		VCAP				
	WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant oesired is have counsel appointed by the court and the defendant thereupon waived assistance of counsel. WITH COUNSEL R. Kenneth Mundy, Esquire										
PLEA	GUILTY, and the court be there is a factual basis for t	• · · · · · · · · · · · · · · · · · · ·	- NOFO CON.	,	NOT	GUILTY					
	There being a fIndin/verdict of X	GUILTY.	Defendant is di	scharged							
FINDING & Jodgment	Defendant has been convicted as in violation of T	•					G				
	The court asked whether defendant	had anything to say why judgr	nent should not be	, e pronounced.	Because too suffici	ent cause to	o the contrari				
SENTENCE OR PROBATION ORDER	<pre>was shown, or appeared to the cour hereby committed to the custody of Two (2) YEARS to 5 thru 9, concu IT IS FURTHER OR until Monday, Jan to the U.S. Mars</pre>	the Attorney General or his at SIX (6) YEARS rrently.  DERED that the onuary 12, 1981,	uthorized represent on each o defendant	tative for impris f Counts is to :	sonment for a per	and bond					
SPECIAL UNDITIONS OF SCRATION											
DITIONAL NDITIONAL DF NDBATION	It and been to the special conditions reserve and of this judgment be imp use the uturing the probation perio present set for a violation occurring du	osed. The Court may change at d or within a maximum proba	ic conditions of pr	obation, reduc	e or extend the pr	riod of pro	bation, and at				
i (TMCNT Loimmer Lation	Federal Institut:	•		recommends,	It is ordered a certified and commit shal or other CERTIFIED AS	topy of thi ment to the equalified of	s juc <sub>b</sub> ment e U.S. Mar- officer				
	V In Payle	liter ).	<u> </u>		THIS DATE.	. G. S	<u>1980</u> Shenner				
	/	Date		<u>en 1 1947</u>	1		) CLERK TDEPUTY				