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			tes District Court				
	,		trict of California			1**1	
UNITED STA	ATES OF AMERIČA vs.	CLERK, U.S. DISTR	CT CO. TO CKEC No.	CR 97-997(D)	GHK		
Defendant	BOJE, Rence Danielle	3 :AUS 8	2006 Sqcfat Security N	o	_	T	
	JUDO	MENT AND PROB	ATION/COMMITMEN	NT ORDER			
			38-211	<u> </u>		helfstagt and the	
					MONTH DAY	YEAR	
	In the presence of the attor	ney for the government,	the defendant appeared in	person on this date	08 14	2006	
COUNSEL	X WITH COUNSEL			NCO, RETAINED			
				Counsel)			
PLEA	X GUILTY, and the court be	ing satisfied that there is	a factual basis for the plea		DLO LINDERE	NOT GUILTY	
FINDING			been convicted as charged				
JUDGMENT AND PROBA	MARIJUANA in violation of TITLE 21 USC § 844(a), as charged in the single-count Fourth Superseding Information. The Court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the Court, the Court adjudged the defendant guilty as charged and convicted and ordered that.						
COMM ORDER	or appeared to the duality the duality	anjeuges are acremount gur	ny as charged and convicted a	na eracica mat.			
It is ordered th	at the defendant shall pay	o the United States :	s special assessment o	f\$25 which is do	ıa immadintalı		
It is ordered th	at the defendant shall pay	to the United States a	total fine of \$1.000.	which shall be pai	e inimediatery.	diately The	
It is ordered that the defendant shall pay to the United States a total fine of \$1,000, which shall be paid in full immediately. The court notes that the special assessment and fine have been satisfied. The defendant shall comply with General Order No. 01-05.							
It is the judgment of the Court that the defendant is hereby PLACED: on PROBATION for a term of one (1) year, under the following terms and							
conditions: 1) the defendant shall comply with the rules and regulations of the U. S. Probation Office and General Order 318; 2)							
the defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight tests per months, as							
directed by the Probation Officer. This requirement is to be implemented upon her return to the United States; 3) the defendant							
is not required to report to the Probation Office while residing outside of the United States; however within 72 hours of reentry							
to the U. S., during the period of court-ordered supervision, the defendant shall report for instructions to the U. S. Probation							
Office, located at: U. S. Court House, 312 N. Spring St., Rm 600, L. A., CA 90012; 4) during the period of community supervision the defendant shall pay the special assessment in accordance with this judgment's orders pertaining to such payment.							
Upon motion o	of the government, the unde	erlying First Superse	ding Indictment is ord	lered dismissed as	pertaining to St to this defends	ich payment.	
Upon motion of the government, the underlying First Superseding Indictment is ordered dismissed as to this defendant. Bond, if any is ordered exonerated. Defendant waives right of appeal.							
judgment be impos	pecial conditions of supervision imp sed. The Court may change the cond m period permitted by law, may issu	itions of supervision, reduce	or extend the period of super-	vision, and at any time d	uring the supervision	in this 1 period or	
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	Almah		100	$\overline{}$			
Date	0.7. 7.100	GE	ORGE H. KING, U. S. DI	STRICT JUDGE			
It is ordered that the Clerk deliver a copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer.							
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Filed	Date	B	catrice Herrera, Deputy Ch	erk	A W DI D D D	<u>r</u>	
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