inted State	s of America vs	United	States District	Court for
DEFENDANT	DONALD G. CRAWFORD	SOUTHERN	STRICT OF TEXAS	955
		DOCKET NO	H-82-224-02	
	JUDGMENT AND PROBATION/	СОММІТ	MENT ORDE	R AO 246 (9/82)
COUNSEL	In the presence of the attorney for the government the defendant appeared in person on this date		June 13,	
	WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel **Example 1.** WITH COUNSEL Herbert J. Miller & John T. Cassidy			
		(Name of Counse		
PLEA	GUILTY, and the court being satisfied that LX IN there is a factual basis for the plea,	DLO CONTENDER	E, NOT GUILTY	
FINDING & JUDGMENT	There being a finding/¥‱bix of \\ \times \ \ \times \ \ \ \times \ \ \ \times \ \time	ant is discharged		
	(LAUGUILTY. Defendant has been convicted as charged of the offense(s) of conspiracy to violate the Foreign			
	Corrupt Practices Act, in violation of 15 USC 78dd-2(a)(1) and (3) and 78dd-2(b) 6 18 USC 371, as charged in Count 1 of the Indictment, and			
	violations of the Foreign Corrupt Practices Act, in violation of 15 USC			
	78dd-2(a)(1) and (3), and 78dd-2(b) and 18 2-16 and 18-48.	USC 2, as ch	arged in Counts	
	The court asked whether defendant had anything to say why judgment swas shown, or appeared to the court, the court adjudged the defendan			
SENTENCE	нехиминикиминум ненестрому мерен и порежи и на предострому на пре			
OR	The defendant pay a fine in the amount of \$10,000 as to Count 1, and \$6,500			
PROBATION ORDER	as to each of Counts 2-16 and 18-48 for a total fine in the amount of \$309,000. Said fine is to be paid to the U.S. District Clerk within one (1) year.			
			CLERK, U.S. DISTRICT SOUTHERN DISTRICT O	COURT F TEYAR
			FILED	, rèvuă
SPECIAL CONDITIONS			JUL 1 1 1985	
OF Probation				
			JESSE E. CLARK, C BY DEPUTY:	LERK
			5. New	ano-
ADDITIONAL CONDITIONS OF	In addition to the special conditions of probation imposed above, it is be reverse side of this judgment be imposed. The Court may change the cat any time during the probation period or within a maximum probat.	onditions of probati	on, reduce or extend the period	of probation, and
PROBATION	revoke probation for a violation occurring during the probation period			
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney Gen	eral and recomme	ends, It is ordered that the anticommute opposite of the state of the	f this judgment to the U.S. Mar-
	APPROVED:			
SIGNED BY	1100			
LX US Dist	nct Judge	\searrow		
L US Mag	gistrate (dh. 5	7-11-85		
	JOHN V. SINGLETON, JR. Oate -	11-11-85		