United State	s of America vs <u>AMENDED JUDGMENT</u>	United States	District Court for
DEFENDANT			-224-S-1-01
	JUDGMENT AND PROBATION	/COMMITMEN	
COUNSEL			MONTH DAY YEAR November 30, 1983 In whether defendant desired to have issistance of coursel
PLEA		(Name of Counsel)	INOT GUILTY
FINDING & JUDGMENT	There being a finding AZENCHICI of There being a finding AZENCHICI of LX_J GUILTY. Defendant has been convicted as charged of the offense(s) of of Title 18, United States Code, Section 3, as charged in the one-count superseding superseded information.		
SENTENCE OR PROBATION ORDER	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 XDEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
SPECIAL Conditions Of Probation	JAN 1 2 1984 JESSE E CLARK, CLERK BY DEPUMPI O O		
additional Conditions Of Probation	In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions at probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.		
Commitment Recommen- ~Dation	The court orders commitment to the custody of the Attorney C APPROVED:		It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shallor other qualified officer
	gistrate GEORGE E. CIRE Date	 	

974;