IN THE CIRCUIT COURT OF THE STATE OF OREGON 2 FOR THE COUNTY OF WASCO 3 STATE OF OREGON, **JUDGMENT** Plaintiff. 5 Case No. CR 85-270 v. MA ANAND SHEELA, (Count I - ATTEMPTED MURDER) 7 De fendant. This matter having come before the court on the 22nd day of July, 1986, the State appearing by H. Robert Hamilton, Assistant 10 Attorney General and Deputy District Attorney for Wasco County, 11 and Byron Chatfield, Assistant Attorney General and Deputy 12 District Attorney for Wasco County, and the defendant appearing 13 in person and through her attorney, Stephen A. Houze; the defen-14 dant, having previously been indicted by the Wasco County Grand 15 Jury and charged with the crime of ATTEMPTED MURDER, as alleged 16 in Count I of the indictment, was arraigned and, subject to a 17 written quilty plea agreement and the provisions of ORS 18 135.432(2)(3), petitioned the Court to plead guilty, the defen-19 dant waived related constitutional and statutory rights and 20 entered a plea of guilty to the crime of ATTEMPTED MURDER, as 21 alleged in Count I of the indictment, the court accepted said 22 plea and being fully advised in the premises; 23 NOW THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED that the 24 defendant is guilty of the offense of ATTEMPTED MURDER, as alleged in Count I of the indictment, and;

It appearing to the court that both parties waived a presen-1 tence investigation, and the defendant waived the provisions of 2 ORS 137.020 and consented to immediate imposition of sentence, 3 and the court finding that the defendant was arrested in the Federal Republic of Germany on October 28, 1985, and has been 5 in custody since that time; 6 NOW, THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED by the 7 court that the defendant be committed to the legal and physical 8 custody of the Corrections Division of the State of Oregon for 9 a period of 20 years, and that the defendant pay a fine and 10 assessments in the amount of \$100,000 (including \$30 B.P.S.T. 11 assessment and \$50 Crime Victims Assessment), subject to the 12 terms and conditions of the quilty plea agreement entered into 13 herein between the State and the defendant, the confinement por-14 tion of said sentence to run concurrently with the confinement 15 portions of the sentences previously imposed on the defendant by 16 reason of her convictions in federal court on immigration, wire-17 tapping, and tampering with consumer product charges, specifically 18 19 United States District Court for the District of Oregon case num-20 bers CR 85-182, CR 85-278, and CR 86-53. It is recommended that the defendant be confined at the federal correctional facility at 21 22 Pleasanton, California. The defendant was advised by the court of her right to appeal 23 24 and was given reasons by the court for the sentence imposed herein. 25 Done and dated in open court this 22nd day of July, 1986. This proceeding was held in Multnomah County, Oregon, at the Page

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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF WASCO 2 STATE OF OREGON. **JUDGMENT** Plaintiff, Case No. CR 85-288 5 **v** . (Count IV - ASSAULT IN THE MA ANAND SHEELA. SECOND DEGREE Defendant. 7 This matter having come before the court on the 22nd day of 8 July, 1986, the State appearing by H. Robert Hamilton, Assistant 9 Attorney General and Deputy District Attorney for Wasco County, 10 11 and Byron Chatfield, Assistant Attorney General and Deputy 12 District Attorney for Wasco County, and the defendant appearing in person and through her attorney, Stephen A. Houze; the defen-13 dant, having previously been indicted by the Wasco County Grand 14 Jury and charged with the crime of ASSAULT IN THE SECOND DEGREE, 15 16 as alleged in Count IV of the indictment, was arraigned and, subject to a written guilty plea agreement and the provisions of 17 18 ORS 135.432(2)(3), petitioned the Court to plead guilty, the 19 defendant waived related constitutional and statutory rights and 20 entered a plea of quilty to the crime of ASSAULT IN THE SECOND DEGREE, as alleged in Count IV of the indictment, the court 21 22 accepted said plea and being fully advised in the premises; 23 NOW THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED that the 24 defendant is guilty of the offense of ASSAULT IN THE SECOND DEGREE, as alleged in Count IV of the indictment, and;

ORS 137.020 and consented to immediate imposition of sentence, and the court finding that the defendant was arrested in the Federal Republic of Germany on October 28, 1985, and has been 5 in custody since that time; NOW, THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED by the 7 court that the defendant be committed to the legal and physical 8 custody of the Corrections Division of the State of Oregon, for a period of ten years, and that the defendant pay a fine and 10 assessments in the amount of \$100,000 (including \$30 B.P.S.T. 11 assessment and \$50 Crime Victims Assessment), subject to the 12 terms and conditions of the guilty plea agreement entered into 13 herein between the State and the defendant. 14 IT IS FURTHER ORDERED that the confinement portion of the 15 sentence imposed herein be suspended, and the defendant placed 16 17 on probation to the court for a period of five years on the condition that she submit to a sworn debtor's examination and a 18 19 polygraph examination as described and set forth and upon the 20 terms and conditions delineated in Section VII of the said guilty 21 plea agreement. 22 The defendant was advised by the court of her right to 23 appeal and was given reasons by the court for the sentence 24 imposed herein. Done and dated in open court this 22nd day of July, 1986.

It appearing to the court that both parties waived a presen-

tence investigation, and the defendant waived the provisions of

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This proceeding was held in Multnomah County, Oregon, at the

request of the defendant, and was reported by Carl Long. Wasco County Circuit Judge CORTINUED TO BE A TOUR AND CORPECT COPY OF THE UPBRIAL DOCUMENT Trial COULT CLECK WALCO COUNTY, OXECON

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