



Fil-Qorti tal-Magistrati (Malta) bhala Qorti ta' Gudikatura Kriminali

MAGISTRAT DR FRANCESCO DEPASQUALE

Seduta ta' nhar l-Erbgha sittax (16) ta' Novembru 2016

Libell Nru 4/15

Edgar Bonnici Cachia

vs

Daphne Anne Caruana Galizia
(ID 450664M)

Il-Qorti,

Rat l-akkuzi migjuba kontra l-kwerelata Daphne Caruana Galizia permezz ta' tahrika privata minn Edgar Bonnici Cachia fl-20 ta' Novembru 2014 (fol 3), fejn l-istess Daphne Caruana Galizia giet akkuzata:

Talli, bhala awtrici, editrici u pubblikatrici tal-blog bl-isem “Daphne Caruana Galizia’s Notebook: Running Commentary” fuq is-sit elettroniku www.daphnecaruanagalizia.com nhar id-9 ta' Novembru 2014 u fil-granet ta' wara, ippubblikat artikolu intestat “***Man helping woman in priest case was jailed and deported from Egypt in 1985 alleged Libyan Murder Plot***”, liema artikolu jinkludi allegazzjonjiet malafamanti u libelluzi u jirrappresentaw fatti inveritejri u ghalhekk intizi sabiex itellfu jew inaqqsu r-reputazzjoni u l-gieh tal-istess kwerelant, u dan bi ksur tal-artikoli 18 u 252 (1) tal-Kap 9 u tal-Artikolu 11 tal-Kap 248.

Rat l-artikolu meritu tal-kawza odjerna fejn, taht ritratt tal-kwerelant, l-intimata kitbet artikolu intitolat ‘Man helping woman in priest case was jailed and deported from Egypt in 1985 alleged Libyan murder plot’ u li jghid is-segwenti:

Edgar Bonnici Cachia, the former Malta Labour Party candidate who is advising the unnamed woman in the ongoing ‘priest abuse’ case, was jailed in Egypt in 1984 and deported from that country in 1985 along with another Maltese, Romeo Schembri, and two British mercenaries who allegedly had been commissioned to kill an ex Libyan prime minister and Gaddafi opponent who was living there.

The assassination was scheduled to take place on 16 November 1984 but was discovered ahead of time.

When the Britons were flown back to their country after being deported, they were met

on arrival by the British police and taken into custody.

Bonnici Cachia and Schembri flew back to Malta where they had no such problems, as Muammar Gaddafi was a friend and financier of the ruling Labour regime.

Besides, Bonnici Cachia had been a candidate for the Malta Labour Party in the 1981 general election, three years before his alleged involvement in the conspiracy to kill Gaddafi's opponent in Egypt.

The Associated Press reported on 12 May 1985 (full report in link below):

One of two Britons arrested in Egypt for allegedly plotting to kill an opponent of Libyan leader Col. Moammar Khadafy returned to Britain Sunday and was immediately arrested.

Anthony Gill, 48, from Colchester, was seized by police when the plane bringing him from Egypt landed at London's Heathrow Airport, a Scotland Yard press officer said.

Gill and another Briton, Godfrey Shiner, were arrested along with two Maltese in Egypt last November and accused of plotting to kill former Libyan Prime Minister Abdel-Hamid Bakoush. Egyptian authorities announced last month that the four men would be expelled, and the Maltese flew to Malta from Cairo on Friday.

Shiner, 47, is scheduled to return to Britain Monday.

Egyptian officials said the plan to kill Bakoush, who has lived in Egypt since 1978, was discovered by intelligence agents before it could be carried out.

In a move designed to embarrass Khadafy, the Egyptian agents sent faked photographs to Libya showing Bakoush lying in a pool of blood. Libya quickly announced he had been "exterminated," and Egyptian authorities then produced him unharmed at a news conference.

The Maltese jailed and then expelled were Romeo Schembri, 50, and Edgar Bonnici Cachia, 34.

Semghet ix-xhieda tal-kwerelant **Edgar Bonnici Cachia** mogtija fis 7 ta' Ottubru 2015 u rat il-kwerela minnu ppresentata u kkonfermata kif ukoll sentenza datata 27 ta' April 1989 fl-ismijiet '**Edgar Bonnici Cachia vs Dr Michael Frendo bhala editur tal-“In- Tagħna”**'.

Rat ix-xhieda tal-kwerelata **Daphne Caruana Galizia** mogtija fil 25 ta' Marzu 2015 fil-kawza 1/15 fl-istess ismijiet u li l-partijiet ftehma li l-kawza odjerna qieghda timxi magħha fis-seduta tat-13 ta' Jannar 2016, u rat id-dokumentazzjoni minnha esebita, fosthom is-segwenti:

- sentenza tal-Qorti tal-Appell Kriminali fl-ismijiet '*Il-Pulizija vs Edgar Publio Bonnici Cachia*' datata 12 ta' Awissu 2010 fejn il-Qorti ikkonfermat is-sentenza ta' l-ewwel Qorti li kienet sabitu hati ta' frodi innominata skond l-Artikolu 309 tal-Kap 9 u kkundannatu piena ta' prigunerija ta' sittax-il xahar,

- sentenza tal-Qorti tal-Appell fl-ismijiet ‘*Maurice Mifsud Bonnici ghan-nom u in rappresentanza tal-Korporazzjoni Telemalta vs Edgar Bonnici Cachia*’ deciza fl-20 ta’ Gunju 2002 fejn huwa gie kkundannat ihallas is-somma ta’ Lm12,664.47,5 ghal kiri ta’ servizzi telefonici.
- sentenza tat-Tribunal ghal Tabljet Zghar datata 18 ta’ Gunju 2002 fl-ismijiet ‘*Vodafone Malta Limited vs Edgar Bonnici Cachia*’ fejn huwa gie kkundannat ihallas is-somma ta’ Lm1,321.96 ghal servizzi resi in konnessjoni ma’ mobile phone.
- sentenza tal-Prim Awla tal-Qorti Civili datata 5 ta’ Novembru 2009 fl-ismijiet ‘*Grazio Ebejer vs Edgar Bonnici Cachia*’ fejn huwa gie kkundannat jizgombra minn garage gewwa San Gwann u jhallas arretrati ta’ kera w konsum tad-dawl u ilma.
- Rapport illi deher fil-gazzetta ‘In-.... Tagħna’ datata 14 ta’ Novembru 1981 intitolat “*Kandidat Mintoffjan kundannat jumejn habs ... ghax ma hallasx boll ta’ impjegata*” u li kienet tagħmel referenza ghall-sentenza ta’ jumejn habs u multa ta’ Lm130 mogħtija lili mill-Qorti tal-Magistrati ffit jiem qabel.

Rat il-fedina penali tal-kwerelant ippresnetata mill-prosekuzzjoni fis 17 ta’ Gunju 2015 ippresentata fl-atti tal-kawza 1/15 fl-istess ismijiet li qed tinstema kontestwalment mal-kawza odjerna.

Semghet ix-xhieda ta’ **James Farrugia**, Direttur tal-Protocol fi hdan il-Ministeru tal-Affarjiet Barranin, mogħtija fit 13 ta’ Jannar 2016 fejn l-istess Farrugia esebixxa, *animo ritirandi*, file ta’ l-istess Ministeru tal-Affarjiet Barranin in konnessjoni mal-kaz tal-kwerelant gewwa l-Egħiġi, minn liema file il-Qorti esportat dawk id-dokumentazzjoni rilevanti għal kaz u rrītornat il-file lura lill-Ministeru tal-Affarjiet Barranin.

Rat il-korrispondenza rilevanti riprodotta mill-file fuq imsemmi, li kienu s-segwenti:

- Ittra indirizzata lill-‘*Security Courts*’ datata 4 ta’ April 1985 intitolata ‘*Egyptian Security Police vs Tony Gill, Godfree Shiner, Romeo Schembri u Edgar Bonnici Cachia*’ li fiha jingħad is-segwenti:

“I present with respect the following:

1. *That the police arrested me on the 23rd October 1984, when I arrived in the Cairo Airport and up to now did not take actions against me in courts or make a decision (sic) about the case, for the alleged case of the former Libyan Prime Minister El Bakush*
2. *That the courts give to the Security reasonable time to put the case for hearing*
3. *That if the Security did not put the case for hearing, the Security given the reason to the Honorable Court*
4. *That if the Security did not put the case for hearing, or did not give the reason to the court, I asked to the court with respect to declare the case closed.*

Presented with respect

Edgar Bonnici Cachia”

- Ittra indirizzata lill-‘*Security Courts*’ datata 25 ta’ April 1985 intitolata ‘*Egyptian Security Police vs Tony Gill, Godfree Shiner, Romeo Schembri u Edgar Bonnici Cachia*’ li fiha jingħad is-segwenti:

“I present with respect the following:

1. *That the security police arrested me on the 23rd October 1984, when I arrived in Cairo Airport and up to now did not take actions against me in courts or make a decision about the case for the alledged case of the former Libyan Prime Minister El Bakush.*
 2. *That the (six) 6 months since my arrest stipulated by the Egyptian Law are elapsed but the Minister of Interior have the right to extend the (six) 6 months for some reasons.*
 3. *I asked to the Courts with respect to give reasonable time to the Minister of Interior General Ahmen Rushdi to give the Courts the reason why I am still arrested.*
 4. *I would like to inform to the Courts that the statement that the Security Police putting infront of the world is all misleiding and because of this statement and the period of my arrest, I suffered considerable damages and I will be suffer more damages in my private life and also in my business. Because of my arrest, I was deprived of my family. I ask to the Courts with respect to take all this facts in consideration.*
 5. *At the end, I asked the Courts with respect, to make a decision about my arrest and about the validity of my arrest when the Minister of Interior answer this protest.*
- Presented with respect*

Edgar Bonnici Cachia”

- Ittra indirizzata lill Mr Angelo Fenech datat 7 ta' Jannar 1985, li tghid is-segmenti:

“Dear Angelo,

I send you this telex first of all to inform you that I am in good health.

The British Council visit me and Romeo every week and help us a lot. I know that we have an Ambasidor for Egypt (residing in Malta) I don't no why the Ambasidor or any other Maltese didn't visit us.

We need the Malta Ambasidor visiting us and if possible try to send us the Malta Gazzette from the 23rd October. Can you try to arrange something for us.

Dont belive what the international gazzettes say about us. We are victims of a maltese mad person. I not mention the name of this person lie on us now, but when I come everyone know the name of this person.

Please show this letter to all my friends, especially to my friends in the GWU and tell my friends to write me letters c/o British Council, British Embassy, Cairo, Egypt.

Best Regards

Edgar Bonnici Cachia.”

Il-kwerelant ikkonferma illi dawna t-tlett ittri kien minnu miktaba waqt illi huwa kien qieghed l-Egittu.

Rat artikolu ppubblikat fil-gazzetta Ingliza The Sunday Times fit-2 ta' Dicembru 1984 fejn isir referenza ghal Statement mahrug mill-Gvern Libyan u mghoddi lill-gazzetta, liema arikolu jghid, fost affarjiet ohra:

"To this end, the statement said, "the revolutionaru movement in Libya planned to recruit a killing squad which sympathised with Egypt". The man recruited to organise the plot was Edgar Bonnici Cachia, a one-time Labour party candidate for the Maltese parliament and now in jail in Cairo. Accrding to Qaja, the Libyans were aware at the time that "Edgar co-operates with the CIA and the Israeli intelligence service."

Rat ukoll '**Protocol of Handing Over Accused Persons**' datat 2 ta' Mejju 1985, iffirmat bejn il-Gvern Egizzjan u il-Gvern Malti li jipprovdi, fost affarjiet ohra, *"in accordance with the good relations that exist between the Government of the Republic of Malta and on the basis of reciprocity, for the basis of handing over the following accused persons Mr Edgar Bonnici CACHIA"*.

Semghet ix-xhieda ta' Edgar Bonnici Cachia in rigward ta' dina d-dokumentazzjoni esebita formanti parti minn file akbar ppresentat animo ritirandi mill-Ministeri tal-Affarjiet Barranin moghtija fl-14 ta' Gunju 2016.

Rat sensiela ta' artikoli esebiti mill-intimata in rigward l-attent ta' qtil ta' l-ahhar Prim Ministro Libyan, Abdul Hamid Bakkush qabel li l-Kurunell Gaddafi ha il-poter gewwa l-Libya minghand ir-Re Idris, liema artikoli dehru fil-gazzetta **The New York Times** tas-17 ta' Novembru 1984, tat 18 ta' Novembru 1984 u tas 7 ta' Frar 1985 fejn anke jissemma l-kwerelant Edgar Bonnici Cachia bhala wiehed mill-persuni illi kienew gew mibghuta mill-Gvern Libyan sabiex joqtlu lill Bakkush.

Semghet it-trattazzjoni ta' l-abbli difensuri tal-partijiet illi saret fit 28 ta' Settembru 2016, wara liema data il-kawza thalliet ghas-sentenza ghallum.

Ikkunsidrat

Jirrizulta, mill-provi prodotti u mix-xhieda tal-kwerelant Edgar Bonnici Cachia, illi huwa hassu malafamat bil-kontenut tal-artikolu illi kitbet l-akkuzata kwerelata Daphne Caruana Galizia fid-9 ta' Novembru 2014 fejn l-listess Caruana Galizia semmiet il-kaz tieghu gewwa l-Egittu.

Jirrizulta illi l-kwerelant jikkontendi illi huwa qatt ma gie akkuzat b'xi akkuzi dwar attentant ta' qtil tal-Prim Ministro Bakush u qatt ma kien hemm xejn fil-konfront tieghu.

Jirrizulta, madanakollu, illi l-akkuzat stess, f'korrispondenza illi huwa baghat waqt li kien arrestat gewwa l-Egittu, jammetti illi l-arrest tieghu hija in konnessjoni ta' akkuzi li huwa kien involut f'kaz illi huwa jiddeskrivi bhala "*the alledged case of the former Libyan Prim Minister El Bakush*".

Jirrizulta wkoll illi l-kwerelant stess jammetti, fix-xhieda tieghu, illi huwa ghamel aktar minn sitt xhur u ghaxart ijiem arrestat gewwa l-Egittu, u di fatti attwalment jidher illi huwa gie arrestat fit 23 ta' Ottubru 1984 u gie mghoddi f'idejn l-awtoritajiet Maltin fit 2 ta' Mejju 1985.

Ikkunsidrat

Jirrizulta illi l-kwerelant għarraf lill dina l-Qorti illi huwa kien għamel aktar minn sitt xhur arrestat, izda filwaqt li għamel l-ewwel ftit jiem qiegħed jigi interrogat gewwa l-habs, wara ftit jiem intbħaq

gewwa sptar u kien qieghed jinzamm hemmhekk konfinat sakemm eventwalment gie mghoddi f'idejn l-awtoritajiet Maltin.

Jirrizulta illi l-kwerelant għarraf ukoll lill-Qorti illi huwa nieda l-proceduri odjerni peress illi hassu malafamat bil-fatt illi l-kwerelata semmiet il-kwistjoni tal-Egħiġi.

Jirrizulta, madanakollu, illi harsa lejn il-kontenut tal-parti tal-artikolu li dwaru ipprotesta l-kwerelant turi illi l-fatti kollha minnha imsemmija gew attwalment ippruvati kemm mix-xhieda tal-kwerelant stes kif ukoll mid-dokumentazzjoni esebita.

Jirrizulta, di fatti, illi l-akkuzat kien gie arrestat mill-awtoritajiet Egħizzjani in konnessjoni mal-kaz tal-allegat attentant ta' qtil fuq il-Prim Ministro deposit minn Ghaddafi, jigifieri Abdul Bakush, u mieghu kien hemm arrestat Malti iehor u zewgt Inglizi.

Jirrizulta wkoll illi l-kwerelant inzamm arrestat għal aktar minn sitt xhur u, wara, gie deportat minn l-Egħiġi u ingħata f'idejn l-Awtoritajiet Maltin.

Jirrizulta wkoll, fatt mhux kontestat mill-kwerelant stess, illi huwa kien kandidat tal-Malta Labour Party ghall-elezzjoni tas-sena 1981.

Jirrizulta, għalhekk, illi l-fatti kollha kif imsemmija mill-kwerelata kienu sostanzjalment korretti.

Ikkunsidrat

Qabel ma tghaddi għad-decizjoni finali tagħha, il-Qorti thoss illi għandha tagħmel dawna l-konstatazzjonijiet legali.

Kif intqal mill-Grand Chamber tal-Qorti Ewropeja għad-Drittijiet tal-Bniedem fil-kawza **Axel Springer AG vs Germany** deciza fis-7 ta' Frar 2012,

*The Court has also repeatedly emphasised the essential role played by the press in a democratic society. Although the press must not overstep certain bounds, regarding in particular protection of the reputation and rights of others, its duty is nevertheless to impart – in a manner consistent with its obligations and responsibilities – information and ideas on all matters of public interest. Not only does the press have the task of imparting such information and ideas; the public also has a right to receive them. Were it otherwise, the press would be unable to play its vital role of “public watchdog” (see *Bladet Tromsø and Stensaas v. Norway* [GC], no. 21980/93, §§ 59 and 62, ECHR 1999-III, and *Pedersen and Baadsgaard*, cited above, § 71).*

Kif tkompli tghid l-istess Qorti,

*Not only do the media have the task of imparting such information and ideas; the public also has a right to receive them (see *News Verlags GmbH & Co. KG v. Austria*, no. 31457/96, § 56, ECHR 2000-I; *Dupuis and Others v. France*, no. 1914/02 § 35, ECHR 2007-VII; and *Campos Dámaso v. Portugal*, no. 17107/05, § 31, 24 April 2008).*

....

*Journalistic freedom also covers possible recourse to a degree of exaggeration, or even provocation (see *Pedersen and Baadsgaard*, cited above, § 71).*

Il-Qorti ma għandha ebda dubju, fil-kaz odjern, illi l-kwerelata, qabel ma ghaddiet il-kummenti li tagħhom l-kwerelant hassu malfamat, għamlet l-investigazzjonijiet kollha necessarji sabiex tassikura illi l-informazzjoni illi kellha kienet wahda korretta, u dana jirrizulta mid-dokumentazzjoni minnha esebita waqt il-mori tal-kawza.

Il-Qorti ma tistax ma tosservax, ukoll, illi xogħol gurnalist huwa illi jgharraf lill qarrej ordinarju dwar fatti u informazzjoni in relazzjoni ma' stejjer illi jkunu għaddejjin f'dak iz-zminijiet, u dana jsir billi jwassal lill-qarrejja dik l-informazzjoni kollha mehtiega sabiex il-qarrej ikun jista jkollu stampa cara u kompleta dwar persuni u sitwazzjonijiet li jkunu, f'dak il-hin, qed jiġu rappurtati mill-mezzi tax-xandir.

Il-Qorti tosserva illi, għalhekk, a differenza ta' dak illi jippretendi l-kwerelant, l-informazzjoni illi ghaddiet l-kwerelata lill-qarrej ordinarju kienet wahda siewja in vista tal-fatt illi, f'dak iz-zminijiet, meta l-kwerelata ppublikat l-istorja, il-kwerelant kien involut f'kwistjoni illi kienet qiegħda tigi ampjament irrapportata fuq il-mezzi tax-xandir u li kienet tirrigwarda akkużi fil-konfront ta' qassis, liema akkużi kienu serji u kienu wasslu sabiex jinbdew proceduri fil-konfront tieghu.

Għalhekk, il-Qorti thoss illi għandha tagħmel tagħha dak li stqarret il-Qorti tal-Appell fil-kawza **Dr. Louis Galea vs Dr. Joe Mifsud** deciza fit-3 ta' Frar, 2012, fejn qalet:

“gurnalizmu investigattiv għandu jingħata ampja protezzjoni f’socjeta’ demokratika, anke jekk certi allegazzjonijiet jiġi michuda minn dak milqut, il-gurnalist dejjem jibqalghu d-dritt li jinvestiga u jistħarreg fuq allegazzjoni anke jekk tibqa’ allegazzjoni mhux pruvata kif trid il-Ligi. F’dak li jsir għurnalizmu investigattiv serju, anke meta jirrizulta zball genwin, jista’ wkoll ikun tollerat.”

Konkluzjoni

Il-Qorti

Wara illi semghet il-provi kollha prodotti u t-trattazzjoni ta' l-abbli difensuri tal-partijiet

Tghaddi biex taqta u tiddeciedi l-kaz billi, tillibera lill-kwerelata Daphne Caruana Galizia mill-akkużi kollha migħuba kontra tagħha.

Magistrat Francesco Depasquale

Marisa Bugeja
Deputat Registratur

