

## **Court of Magistrates (Malta) As a Court of Criminal Judicature**

## Magistrate Dr. Doreen Clarke LL.D.

Today, 18th of June, 2020

## The Police (Inspector Roderick Agius)

VS

## Ivan Milic

The Court,

Having seen the charges against Ivan Milic of 40 years of age, son of Vladeta and Jivka nee' Causevic, born in Serbia, and holder of Passport Number SRB14955186.

Charged with having on the 15th of June, 2020 at about 10:00hrs at Triq Mons Mikiel Azzopardi and on these islands;

1.From a vehicle, he had committed theft, aggravated by value which exceeds two hundred and thirty two Euros and ninety four cents ( $\in 232$ . 94) but does not exceed two thousand, three hundred twenty nine Euros and thirty seven cents( $\in 2,329.37$ ) and the nature of the things stolen to the detriment of Alan Azzopardi and/or any other person.

Furthermore on the 16th of June, 2020 at about 08:30hrs at Triq Mons Mikien Azzopardi, Siggiewi, and on these Islands;

2. from a vehicle he had committed attempted theft, aggravated by the nature of the things stolen which theft did not occur due to something accidental and out of his own will to the detriment of Alan Azzopardi and/or any other person.

Having seen the consent of the Attorney General for this case to be tried summarily before this Court as a Court of Criminal Judicature and that the defendant has no objection to the case being so tried.

Having seen that the defendant admitted the charges brought against him and confirmed this admission of guilt even after having been given time to re-consider his plea.

Having seen the acts of the proceedings

Having heard the submissions of the parties regarding the penalty to be meted out.

Having considered.

The defendant admitted the charges brought against him; these are consequently sufficiently proven.

With regards the penalty to be meted out the Court took into consideration on the one hand the nature of the offences of which defendant is being found guilty, and on the other hand his clean conviction sheet and his admission at the earliest stage of the proceedings.

Wherefore the Court, aftwer having seen sections 18, 261(c)(g), 267, and 271(g) and sections 41(1)(a), 261(g) and 271(g) of the Criminal Code, on his admission finds defendant guilty of the charges brought against him and condemns him to sixteen (16) months imprisonment which by application of section 28A of the Crimianl Code are being suspended for a period of three years.

The Court explained to the defendants in ordinary language the significance of this judgment oand of the consequences should he commit an other offence in the aforesaid period of three years.

DR. DOREEN CLARKE MAGISTRAT