



**QORTI TAL-MAĞISTRATI MALTA
Bħala Qorti ta' Ĝudikatura Kriminali
Maġistrat**

Dr. VICTOR GEORGE AXIAK

**Seduta tat- Traffiku
Referenza tal-Każ: TRF-00079-2019-2
Il-Pulizija
(Spettur NIKOLAI SANT)
Vs
Naima Abdussalam Abdo Fantsteko 40548A**

Illum, 4 ta' ġunju 2019

Il-Qorti,

Rat l-akkuži hawn taħt indikati.

Talli fil-On the 13/3/2019 bil-vettura ABT969 ġewwa Gewwa l-Imsida, MSIDA

[1] Driven or permitted whilst being on the road or whilst being parked, without the circulation license issued by the competent Authority (S.L. 368.02 Section 13 (1))

[2] Used, caused or permitted another person to use or caused or permitted any other person to use a motor vehicle on a road, without policy of insurance being in force in relation to the user of the vehicle by that person or that other person, as the case may be, in respect of third party risks. (Chap 104 Section 3 (1))

[3] As the owner of the motor vehicle, you failed to ensure that vehicle was at all times covered by a license issued by the Transport Authority. (S.L. 368.02 Section 14 (3))

Il-Prosekuzzjoni titlob li l-imsemmija persuna jigi skwalifikat mill-Licenzji kollha tieghu tas-sewqan għal perjodu ta' zmien li l-Qorti jidrilha xieraq

Rat l-akkuži u l-liġi, ossia S.L. 368.02 Section 13 (1), Chap 104 Section 3 (1), S.L. 368.02 Section 14 (3)

Semgħet l-ammissjoni ta' l-akkużata

Prosecution declares that it is closing their evidence. Dr Anna Portelli appearing for the defendant with reference for the PIRS report likes to clarify that the accused did not go specifically to the hairdresser but she stopped her car in front of the hairdresser, as she needed to take her car to the mechanic before the appointment with the insurance surveyor, which was required for the evaluation of the car.

The Court saw that the accused chose not to testify.

Fuq ammissjoni, wara illi l-Qorti reġgħet tat-żmien lill-akkużata tirrikonsidra l-ammissjoni tagħha

Peress illi l-akkuzi gew sodisfacentement pruvati sal-grad rikjest mill-ligi, issib lill-akkużata ħatja

ta' lakkuži miġjuba kontra tiegħha u

Timmultaha multa ta' €2429.00 liema multa għandha titħallas ratealment permezz ta' pagamenti ta' €67.47 fix-xahar, l-ewwel pagament għandu jsir fil-1 ta' Lulju 2019, b'dan illi jekk ma jsirx il-ħlas ta' xi waħda mir-rati, l-ammont shiħ li jkun fadal għandu jkun dovut u jithallas minnufiħ u, fin-nuqqas ta' tali ħlas, il-bilanc ta' l-ammont dovut għandu jkun awtomatikament konvertibbli fi prigunerija mingħajr il-ħtieġa ta' ebda att ġudizzjarju ieħor

In view of the special circumstances explained to the Court by the defense, the Court for this time only shall apply Article 3 (2A) of Chapter 104 of the Laws of Malta in the sense that it will not be disqualifying the accused from holding or obtaining a driving licence.

Dr. VICTOR GEORGE AXIAK
Maġistrat

Rita Sciberras
Deputat Registratur