

COURT OF MAGISTRATES (MALTA) AS A COURT OF CRIMINAL JUDICATURE Magistrate Dr Astrid May Grima B.A. LL.D. Adv. Trib. Eccles. Melit.

Today, 20th February 2024

Zurrieq Sitting

Police (Inspector Janetta Grixti)

vs

Jordan Peshevski (127920A)

The Court,

After having seen the charges brought against Jordan Peshevski, born on the 31st May1981 and residing at 9, Triq l-Artillerija, Kirkop, holder of Maltese identity card number 127920A.

Being charged with having on the 9th May 2022 at about 01:15hrs and 01:30hrs at Alexandria, Triq Pietru Pawl Saydon, Zurrieq :

- (1) Every person holding a license under these regulations shall put a frame and exhibit in a visible place in the shop, as well as a printed copy of these Regulations;
- (2) Reviled, or threatened, or cause a bodily harm to PS610 a person lawfully charged with a public duty, while in the act of discharging his duty or because of his having discharged such duty, or with intent to intimidate or unduly influence him in the discharge of such duty;

(3) Activated a commercial activity located in an urban area generated noise that can be heard from outside the premises that causes annoyance and disturbance to neighbours by playing of music by live bands or amplified music or other means between the hours of 11:00pm and 09:00am.

Having seen all the documents presented in the acts of the proceedings.

Having heard the testimony of the accused.

Having seen that the Prosecution has rested its case on the proof presented.

Having heard final submissions from the Defence.

Considers

After seeing all the documents presented in the acts of these proceedings and after hearing the testimony of the accused, the Court is convinced that the charges brought against the accused were proven to the extent required by Law.

<u>Decide</u>

For the said reasons the Court, after having seen Articles 7, 30 and 95 of Chapter 9, Regulation 13 (10)(c)(d) of L.S. 441.04, Regulation 27 of L.S. 10.09 and Articles 318 and 319 of Chapter 10 of the Laws of Malta, **finds the accused guilty** of the charges brought against him and in terms of Article 22 of Chapter 446 of the Laws of Malta is discharging the offender subject to the condition that he commits no offence during the next three (3) years from today.

The Court is hereby explaining to the offender in ordinary language that if he commits another offence during the period of conditional discharge, the offender will be liable to be sentenced for the original offence.

Dr. Astrid May Grima B.A. LL.D. Adv. Trib. Eccles. Melit. Magistrate