



**COURT OF MAGISTRATES (MALTA)  
AS A COURT OF CRIMINAL JUDICATURE  
MAGISTRATE DR.GABRIELLA VELLA B.A., LL.D.**

**The Police  
(Inspector Roxanne Tabone)**

**Vs**

**Mirjon Khasanovich Norov**

**Today, 3<sup>rd</sup> March 2024**

**The Court,**

After having considered the charges brought against **Mijon Khasanovich Norov**, thirty nine (39) years of age, son of Hassan Norov and Dilorom neè Mavlyanova, born in Bukhara Region, Uzbekistan on the 14<sup>th</sup> January 1985, and holder of Uzbekistan Passport number FA0003058, of having on the 3<sup>rd</sup> March 2024 at around 07:30hrs at the Malta International Airport, Gudja:-

1. Entered into any part of a restricted area without the permission of the Head Aviation Security, and the authority responsible for the air navigation installation or a person acting on behalf of that Head or Authority, and in accordance with any conditions subject to which that permission is for the time being granted;
2. Also that on the same day, time and circumstances, entered in a restricted zone without having a security pass or temporary authorisation in writing issued by the Head Aviation Security;

After having considered the documents submitted by the Prosecution namely: the Police Incident Report concerning the case forming the merits of these proceedings – Doc. “A”; the Conviction Sheet of the accused – Doc. “B”; an Application by the accused for residence in Malta – Doc. “C”; a photocopy of the passport of the accused – Doc. “D”; and the Statement by the accused given by means of audiovisual – Doc. “E”;

After having heard the accused plead guilty to the charges brought against him, which guilty plea was confirmed by him even after the Court warned him in the most solemn manner of the legal consequences of his guilty plea and after having given him sufficient time within which to reconsider his position and withdraw his guilty plea;

After having heard submissions regarding punishment by the Prosecution and Defence Counsel;

After having considered all the records of the proceedings;

**Considers:**

The accused is being charged having on the 3<sup>rd</sup> March 2024 at around 07:30hrs at the Malta International Airport, Gudja: (1) Entered into any part of a restricted area without the permission of the Head Aviation Security, and the authority responsible for the air navigation installation or a person acting on behalf of that Head or Authority, and in accordance with any conditions subject to which that permission is for the time being granted; (2) Also that on the same day, time and circumstances, entered in a restricted zone without having a security pass or temporary authorisation in writing issued by the Head Aviation Security.

The accused pleaded guilty to the charges brought against him, and in the light of said guilty plea the Court must necessarily find him guilty of the said charges so brought against him.

In so far as concerns punishment the Court took into consideration the nature of the charges brought against the accused and admitted by him, but it also took into consideration the fact that the accused fully co-operated with the Police and that he has a clean conviction sheet and also that the accused submitted a guilty plea at an early stage of the proceedings.

Now therefore after considering Sections 11(1)(a), 12(1) and 17(1) of Chapter 405 of the Laws of Malta, the Court is finding the accused guilty, upon his own admission, of the charges brought against him and condemns him to a fine (*multa*) of two thousand, three hundred and thirty Euro (€2,330).

**MAGISTRATE**

**DEPUTY REGISTRAR**