

## COURT OF MAGISTRATES (MALTA) AS A COURT OF CRIMINAL JUDICATURE

## MAGISTRATE DR. AUDREY DEMICOLI

Sitting of the 1 st February, 2008

Number 90/2008

The Police (Inspector Therese Sciberras)

**VS** 

Christopher Michael Lloyd

The Court;

Having seen that the accused Christopher Michael Lloyd, 57 years old, born on the 16<sup>th</sup> September 1950, in Calcutta India United Kingdom son of Carrol and Celia nee` Mallor bearing the British Passport no 704618527 and residing whilst in Malta at Flat Number 4 Coast Road Flat Triq il-Qawra St. Paul's Bay and whilst in Spain at Calle Santa Domingo no 8 La font de Carras Gandia

Valencia Spain was arraigned before her and accused with having-;

On the night between the 31<sup>st</sup> January, 2008 and the 1<sup>st</sup> February 2008 whilst in St. Paul's Bay sometime between 22.00 hrs and 06.00 hrs assaulted or resisted by violence or active force not amounting to public violence any person that is PS 935 P. Cassar, PS 396 S. Baldacchino, PC 1372 A. Cutajar, PC 1185 W. Saliba and WPC 31 S. Muscat lawfully charged with a public duty when in the execution of the law or of a lawfully order issued by a competent authority (Ch 9 Article 96 of the Laws of Malta).

And moreover on the same date, time, place and circumstances reviled or threatened or caused a bodily harm to persons lawfully charged with a public duty while in the act of discharging his duty or because of their having discharged such duty or with intent to intimate or unduly influence them in the discharge of such duty. (Ch 9 Article 95 (1) of the Laws of Malta).

And on the same date, time, place and circumstances disobeyed the lawful orders of any authority or of any person entrusted with a public service, or hindered or obstructed such person in the exercise of his duties, or otherwise unduly interfered with the exercise of such duties either by preventing other persons from doing what they are lawfully enjoined or allowed to do or frustrating or undoing what has been lawfully done by other persons or in any other manner whatsoever (Ch 9 Article 338 (ee) of the Laws of Malta).

And moreover on the same date, time, place and circumstances broke the public peace by means of rowdiness or other means (Ch 9 Article 338 M of the Laws of Malta).

And moreover on the same date, time, place and circumstances even though in a state of intoxication publicly utters obscene or indecent words or makes obscene acts or gestures or in any other manner not otherwise provided for in this code offends against public

morality, propriety or decency (<u>Ch 9 Article 338 (bb) of the Laws of Malta</u>).

Having heard the accused plead guilty to all the charges brought against him, notwithstanding the fact that the Court warned him of the consequences of his plea after having afforded to him sufficient time within which to withdraw his guilty plea.

Having heard the admission of the accused to all the charges brought against him the Court has no alternative but to find him guilty of all the said charges.

With regards to punishment the Court took in consideration the fact that the accused has a clean criminal record and the fact that he submitted a guilty plea at such an early stage of the proceedings.

The Court after having seen sections 95, 96, 338(ee), 338M and 338(bb) of Chapter 9 of the Laws of Malta and section 22 of Chapter 446 of the Laws of Malta declares the accused as guilty of all charges brought against him and conditionally discharges him subject to the condition that he does not commit another offence of a voluntary nature within one (1) year from today and condemns him a fine of two hundred Euros (200 €).

The Court after having seen Section 392A of Chapter 9 of the Laws of Malta orders that the acts of these proceedings together with a copy of this judgement, be sent to the Attorney General in accordance with section 401(3) of Chapter 9 of the Laws of Malta.

< Final Judgement >
END