

QORTI TAL-MAGISTRATI (MALTA) BHALA QORTI TA' GUDIKATURA KRIMINALI

MAGISTRAT DOREEN CLARKE

Seduta tal-5 ta' Mejju, 2009

Numru. 434/2009

The Police (Inspector Trevor Micallef)

VS

Koudil Ryad Areslane

Case No: 434/2009

Today the 4th of May, 2009,

The Court,

Having seen the charges brought against Koudil Ryad Areslane, 20 years old, son of Ali Koudil and Hafsa nee` Zinai, born on the 19th February, 1989 in Algiers, resident in Mimosa Court, Flat 1, Triq il- Lunzjata, St. Julians and holder of Algerian passport no. 6547003.

For having in these Islands, from Mimosa Court, Flat 1, Triq il- Lunzjata, St. Julians on the 23rd April 2009 at about nine in the morning (09:00hrs) committed theft of five hundred Euro (Euro500) in cash to the detriment of David Jean-Francois Sylvain and HSBC which theft is aggravated by 'means', 'amount' and 'person'.

Having seen sections 216(1)(b)(c)(d), 263, 267, and 268 of Chapter 9 of the Laws of Malta.

Having heard the accused plead guilty to the charge brought against him, this not withstanding the fact that the Court warned him of the consequences of his plea and afforded to him sufficient time within which to withdraw his guilty plea.

Having seen the acts of the proceedings.

Having heard the oral submissions made by the parties.

Considered:

That the accused replied guilty to the charge brought against him consequently; this is consequently sufficiently proved.

That the accused co-operated with the competent authorities in their investigation and admitted the charge brought against him in the initial stages of the procedures.

That the accused has no criminal record.

For these reasons

The Court, after having seen sections 216(1)(b)(c)(d), 263, 267, and 268 of Chapter 9 of the Laws of Malta, on defendant's admission finds him guilty of the charge brought against him and by application of section 22 of Chapter 446 of the Laws of Malta discharges him on condition that he does not commit an other offence in the period of two years.

The Court explained to the guilty party in ordinary language that if he commits an other offence during the period of two years he may be sentenced for the original offence.

< Sentenza Finali >	
TMIEM	