



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

**MAGISTRATE DR.
EDWINA GRIMA**

Sitting of the 16th May, 2009

Number 2001/2009

**The Police
(Inspector Jesmond Micallef)**

vs

Ginka Sandeva of 23 years, daughter of Ventislav Sandev and Maria Sandeva, born at Gorna Oryahovica Bulgaria on the 7th November 1985, residing at number 4, Tzanyt Ginchev Str, Lyaskovtz, Bulgaria and holder of Bulgarian identity card number 605678100

Gergina Aleksandrova of 54 years, daughter of Krastev Alexandrov and Bonka Alexandrova, born at Staro Selo Bulgaria on the 1st January 1955, residing at number 13, Vastanciheckna Str, Lyaskovtz, Bulgaria and holder of Bulgarian identity card number 115433423

Velinka Llieva of 21 years, daughter of Georgi Lliev and Nadezhda Atanasova, born at Sliven Bulgaria on the 16th August 1987, residing at number 16, Moskow Street, Plovdiv, Bulgaria and holder of Bulgarian identity card number 18958190

The Court;

Having seen the charges brought against accused Ginka Sandeva with having on the 14th May, 2009, at about 16:00hrs whilst at Wallis, Tower Road, Sliema, committed an attempted theft of several items from a hand bag to the detriment of person/s unknown;

Having seen charges brought against Gergina Alexsandrova and Velinka Llieva with having on the same date, time and circumstances, in any way whatsoever aided or abetted the perpetrator or perpetrators of the crime in the acts by means of which the crime is prepared and completed, that is the theft of several items from a hand bag, to the detriment of person/s unknown;

Having seen the documents exhibited;

Having heard the guilty plea filed by the accused, which admission of guilt was reaffirmed after having given the accused adequate time during which to reconsider sane;

Considers;

That in view of the admission of guilty made by the accused the Court finds the accused guilty as charged.

That in considering the punishment to be inflicted the Court is taking into consideration the guilty plea filed by the accused at this early stage of the proceedings, their clean criminal record and the fact that the accused will today leave the Island in due course.

Consequently the Court after having seen articles 284, 285, 31, 41 and 42 of the Criminal Code finds the accused guilty as charged and condemns them to a period of one

month imprisonment which term of imprisonment is being suspended for two (2) yrs and this in view of the above mentioned considerations and by application of Section 18A of the Criminal Code.

He Court explained to the accused the consequences according the law should they commit another crime during the operative period of this sentence.

< Final Judgement >

-----END-----