



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

**MAGISTRATE
DOREEN CLARKE**

Sitting of the 22nd June, 2009

Number. 866/2008

**The Police
(Inspector Therese Sciberras)**

-vs-

Jamie Ogier

Today the 22nd June 2009

The Court,

Having seen the accused Jamie Ogier, 27 years old, born in the United Kingdom on the 30th December 1980, son of Michael and Janet nee' Baker, residing at number 18, Porchester House, Flat number 2, Ghollieq Street, Mosta, holder of a Maltese ID card number 40461A

Was charged with:

On the night between the 5th and 6th of September, 2008 whilst in Malta Bugibba, St.Paul's Bay sometime between 20:00hrs and 01:00hrs committed the theft of a motorcycle having the registration number FAD 359 which theft is aggravated by means, times and value; and

That in the same place, date, time and circumstances he caused a number of damages on a motorcycle having the registration number FAD 359 which damages amount to more than 233 Euros but less than 1265 Euros to the detriment of Anthony Caruana; and

That in the same place, date, time and circumstances he drove a motorcycle without the necessary licenses; and

That on the same place, date, time and circumstances he drove a motorcycle without having a crash helmet.

Having seen sections 261(b)(c)(f), 263, 27, 270, and 325(1)(b) of Chapter 9 of the Laws of Malta as well as section 15(1)(a) of Chapter 65 of the Laws of Malta and regulation 123(2) of Legal Notice 128/1994.

Having heard the accused plead guilty to the charges, this notwithstanding 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 charges brought against him; the charges are consequently sufficiently proved.

Informal Copy of Judgement

That the accused co-operated with the competent authorities in their investigation and admitted the charges brought against him in the initial stages of the procedures. That the defendant has paid the parte civile for all damages sustained by him. That defendant has a clean conviction sheet.

For these reasons, the Court, after having seen sections 261(b)(c)(f), 263, 27, 270, and 325(1)(b) of Chapter 9 of the Laws of Malta as well as section 15(1)(a) of Chapter 65 of the Laws of Malta and regulation 123(2) of Legal Notice 128/1994, on defendant's admission finds him guilty of the charges brought against him and by application of section 22 of Chapter 9 of the Laws of Malta is discharging him subject to the condition that he does not commit an other offence in the period of a two (2) years.

The Court explained to the defendant in ordinary language that if he commits another offence during the period of two years he will be liable to be sentenced for these present offences.

< Final Judgement >

-----END-----