



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

**MAGISTRATE DR.
SILVIO MELI**

Sitting of the 2nd September, 2009

Number. 913/2009

**The Police
(Spettur Therese Sciberras)**

vs

Louise Mc Adam

Today 2nd of September 2009.

The Court,

Having seen the accusations proffered against the accused Louise Mc Adam aged twenty three (23), born on the 23rd of September, 1985 in Ireland and daughter of John and Carmel nee` Mcdernott, holder of the Irish

passport number P238840 and residing whilst in Malta at Anici Court, Flat number 15, Triq il-Kavetta, Bugibba and residing whilst in Ireland at Feddars Casleshore CoMoraghan, Ireland;

For having on the 1st of September 2009 sometime between four in the morning (04.00hrs) and eight in the morning (08.00hrs) in Qawra, St. Paul's Bay, Malta:

1. Disobeyed the lawful orders of any authority or of any person that is PS 419 and PC 498 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;

2. And also on the same place, date, time and circumstances caused slight injuries on the persons of PS 419 A. Buttigieg which injuries were certified by Dr. Elizabeth Xuereb MD Reg. No 8226 at the Mosta Health Centre;

3. And also on the same place, date, time and circumstances wilfully disturbed the public good order or the public peace and order;

4. And also on the same place, date time and circumstances uttered obscene or indecent words in public;

Having seen the documents exhibited;

Having heard the accused plead guilty, finds her guilty;

Having given the accused time to reconsider her plea, accused confirmed her previous guilty plea;

Informal Copy of Judgement

Having seen articles 338(ee), 221(3)(b), 338 (dd) and 338(b), of Chapter 9;

After considering all the circumstances of the case; the early guilty plea; the fact that accused apologised to the police officers in Court and the officers' acceptance of said apology, does not deem that a period of incarceration is opportune;

Having seen article 22 of Chapter 446, conditionally discharges the accused for a period of six (6) months from today, on condition that the accused does not commit any further offence during said period.

< Final Judgement >

-----END-----