

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

#### MAGISTRATE DOREEN CLARKE

Sitting of the 8 th October, 2010

Number. 1033/2010

## The Police (Inspector Mario Haber)

**VS** 

#### Haruna Sajgo

Today the 08<sup>th</sup> of October, 2010

Case Number: 1033/2010

The Court,

Having seen the charges brought against

Haruna Sajgo, son of Sajgo and Bintha, born in Gambia on the 1<sup>st</sup> of January, 1988, known with Police Numner 08CC-015.

Charged with having on the 7<sup>th</sup> of October, 2010, in these islands forged, altered or tempered with a Passport and ID card which he knew to be forged, altered or tampered with, in the name of Ibrahim Kasim bearing numbers H2488311 and 02/0075/JMG0015 respectively (Cap 61, Sec 5 of the Laws of Malta).

Also charged with having on same date, time and circumstances committed any other kind of forgery, or have knowingly made use of any other forged document, in the mentioned documents (Cap 9, Sec 189 of the Laws of Malta).

Moreover charged with having on same date, time and circumstances forged any document or true copy of a document or an entry made in pursuance of this act (Cap 217, Sec 32 (1d) of the Laws of Malta).

Having seen section 189 of Chapter 9 of the Laws of Malta, section 5 of Chapter 61 of the Laws of Malta and section 32(1)(d) of Chapter 217 of the Laws of Malta.

Having seen the consent of the Attorney General for this case to be tried summarily and having seen that the defendant had no objection to the case being so tried.

Having seen that the defendant admitted the charges brought against him and confirmed his guilty plea even after the Court gave him sufficient time to reconsider his plea.

Having heard the oral submissions made by the parties.

Having seen the acts of the proceedings.

Having considered

That the defendant admitted the charges brought against him; these are consequently sufficiently proved.

That as regards the penalty to be meted out, the Court considered the nature of the offences, the fact that defendant cooperated with the police, and admitted the charges in the initial stages of these procedures.

For these reasons the Court after having seen section 189 of Chapter 9 of the Laws of Malta, section 5 of Chapter 61 of the Laws of Malta and section 32(1)(d) of Chapter 217 of the Laws of Malta, on his admission finds defendant guilty of the charges brought against him and condemns him to six months imprisonment.

### DR DOREEN CLARKE MAGISTRATE

< Final Judgement >	
END	