

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

MAGISTRAT DR. SILVIO MELI

Seduta tat-30 ta' Settembru, 2010

Numru. 1005/2010

The Police

(Inspectior Malcolm Bondin)

VS

Alloysuis Azubuike Ihebulu

Today 30th September, 2010.

The Court;

Having seen the imputations brought against the accused Alloysius Azubuike Ihebulu age thirty two (32), son of Edwin and Christiana nee' Anago, born in Nigeria on the 12th May 1978, residing at St.Julians Court, Block B, Flat 16, Triq is-Sur Fons, San Giljan, holder of identity card number 22988A and accuse him of:

- a) On the 28th September 2010 at about 14.05hrs, at residence number 8, Triq Sant Anglu, St.Julians, wilfully committed damage to or upon any immoveable or movable property and hence on vehicle KBI274, to the detriment of Dennis Montebello, which damages does not exceed one thousand one hundred and sixty nine Euros and sixty nine cent but more than one hundred and sixty nine Euros and forty seven cent;
- b) also on the same date, time and place wilfully committed damage to or upon any immoveable or movable property and hence on vehicle ALO111, to the detriment of Carol Montebello, which damages does not exceed one thousand one hundred and sixty nine Euros and sixty nine cent but more than one hundred and sixty nine Euros and forty seven cent;
- c) also on the same date, time and place with his course of conduct caused Dennis Montebello to fear that violence will be used against him or his property;
- d) also on the same date, time and place without inflicting any wound or blow, threatened Dennis Montebello with stones or other hard substances, or throwing the same, or takes up any other weapon against him:
- e) also on the same date, time and place attempted to use force against Dennis Montebello with intent to insult, annoy or hurt such person or others;

The court is humbly requested, where it deems it expedient in order to provide for the safety of Dennis Montebello and his family, in addition to, or in lieu of the punishment applicable to the offence, require the offender

to enter into his own recognizance in a sum of money to be fixed by the court.

Having seen the documents exhibited;

Having heard the accused plead guilty to the imputations proffered against him;

Having taken cogniscance of the withdrawal of the second imputation by the Prosecution;

Finds him guilty of the remaining imputations directed at the accused;

Having heard the accused confirm hi declaration of guilt;

Having seen articles 325 (1) (b), 251 B (1), 339 (1) (b) and 339(1) (d) of Chapter (and condemns the accused to a period of four (4) months imprisonment;

Having seen article 28 A of Chapter 9 order that the period of imprisonment be suspended for a period of two (2) years from today;

Having seen article 28 A of Chapter 9 declares that it has explained the consequences of this judgement to the accused.

< Sentenza Finali >	
TMIEM	