

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

MAGISTRATE DR. MARSEANN FARRUGIA

Sitting of the 1 st March, 2012

Number 245/2012

The Police (Inspector Carol Fabri)

VS.

Giorgi Odishelidze

The Court,

Having seen the charges brought against **Girorgi Odishelidze** of 24 years, son of Gia and Tamila, born in Giorgia on the 11th July, 1987, having no fixed address and does not hold a passport or ID Card.

1. Charged for having on the 27th of February 2012 between 18:15pm and 18:30pm, together with other

persons whilst being at the KLIKK Computer Store in Dun Karm, Street, B'Kara, committed theft aggravated by value and violence, of electronic items which global value exceeds two hundred and thirty-two euro and ninety-four cents (€232.94), but not exceed two thousand and three hundred and twenty-nine euro and thirty-seven cents (2,329.37) to the detriment of Robert Camenzuli.

2. Charged also for having on the 27th February, 2012 and the days following in Malta knowingly received or purchased any property which has been stolen, misapplied or obtained by means of any offence, whether committed in Malta or abroad, or shall knowingly take part, in any manner whatsoever, in the sale or disposal of the same

Having seen the consent of the Attorney General in terms of Section 370(4) of the Criminal Code, in the sense that this case be heard by this court, and having noted that the accused did not object that the case be so heard.

After having heard the evidence and seen all the records of the case.

After having heard the accused plead guilty to the charge at an early stage of the proceedings, which admission was confirmed by the same accused even after the Court, in terms of Section 453(1) of Chapter 9 of the Laws of Malta, warned him of the legal consequences of that admission, and allowed him sufficient time to re-consider his reply, and to change it;

After having heard the oral submissions on the punishment;

Considered that:

From the evidence brought forward and from the guilty plea filed by the accused himself, the Court concludes that the accused is guilty of the charges laid against him. As regards punishment, the Court considered that the accused did not co-operate with the police, he registered an early guilty plea to the charges against him, and that for the purpose of punishment the second charge is involved and comprised in the first charge.

The Court, after seeing Sections 261(a) and (c), 262(1)(b), 267, 277(a), 276, u 20 of Chapter 9 of the Laws of Malta, finds the accused guilty as charged, and condemns him to one (1) year effective imprisonment.

< Final Judgement >
END