



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

**MAGISTRAT DR.
DOREEN CLARKE**

Seduta tat-18 ta' Jannar, 2013

Numru. 30/2013

**The Police
(Inspector Jesmond J Borg)**

vs

Alessandro Pizzolotto

Today the 18th January 2013

The Court,

Having seen the charges brought against the accused, Alessandro Pizzolotto, 32 years of age, born on the 30th October 1980, in Treviso Italy, son of Giovanni and Valli nee Pasqualine, temporarily resident at Park View Mansions, Flat 11, Triq il-Wizna Swieqi, bearer of identity card number 61695A.

Charged with having on these islands, on the 12th January 2013, whilst in Paceville and during the last two years,

had in his possession the drug cocaine specified in the First Schedule of the Dangerous Drugs Ordinance, Chapter 101 of the Laws of Malta, when he was not in possession of an import or export authorization issued by the Chief Government Medical Officer in pursuance of the provisions of Paragraphs 4 and 6 of the Ordinance, and when he was not licensed or otherwise authorized to manufacture or supply the mentioned drugs and was not otherwise licensed, by the President of Malta or authorized by the Internal Control of Dangerous Drugs Regulations (GN292/1939), to be in possession of the mentioned drug, and failed to prove that the mentioned drug was for his personal use according to a medical prescription as provided in the said regulations, and this in breach of the 1939 Regulations of the Internal Control of Dangerous Drugs (GN292/1939) as subsequently amended by the Dangerous Drugs Ordinance Chapter 101 of the Laws of Malta.

Having seen sections 4 and 6 of Chapter 101 of the Laws of Malta and Legal Notice 292 of the year 1939.

Having seen the order of the Attorney General for this case to be tried by this Court as Court of Criminal Judicature.

Having seen that the defendant admitted the charge brought against him and that he confirmed this admission of guilt even after the Court gave him sufficient time to reconsider his plea.

Having seen the documents filed by the prosecuting officer.

Having heard the submissions of the prosecuting officer.

Having considered that the defendant admitted the charge brought against him; this is consequently sufficiently proved.

Having considered, with regards the penalty to be meted out, the nature of the offence brought against defendant,

Kopja Informali ta' Sentenza

his admission of guilt at the earliest stage of these proceedings and his cooperation with the police as well as his clean conviction sheet.

Wherefore, the Court, after having seen sections 4 and 6 of Chapter 101 of the Laws of Malta and Legal Notice 292 of the year 1939, on his admission finds defendant guilty of the charge brought against him and by application of section 22 of Chapter 446 of the Laws of Malta discharges him on condition that he does not commit an other offence in the period of one year.

The Court explained to the defendant in ordinary language the significance of this judgement.

< Sentenza Finali >

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