

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

MAGISTRATE DR. ANTONIO MIZZI

Sitting of the 22 nd March, 2013

Number. 942/2009

The Police (Inspector Trevor Micallef) vs Andrew Richard Guy, son of Guy, born in England on the 10th march, 1976, identity card no. 53371(A)

The Court,

Having seen the records of the case whereby the accused was charged with having in these Islands from Flat 3, Block B, Perry Court, Birkirkara Road, St. Julians, on the 11th September, 2009 at about 4.00 a.m.:

1. committed a theft of €3,000 in cash, a desk top computer costing about €1,000, two cordless phones costing about €80 and 120 packets of cigarettes of different brands, to the detriment of Lee Anthony Camilleri and one HSBC cheque book to the detriment of HSBC Bank and Lee Anthony Camilleri, which theft is

Informal Copy of Judgement

aggravated by amount (more than €2,325), time, means and place;

2. on the same date, time, place and circumstances willfully committed any spoil, damage or injury to or upon movable or immovable property which damage exceeds the sum of €116.47 but not the amount of €1,164.70 to the detriment of Lee Anthony Camilleri.

Having seen the note filed by the Attorney General on the 8th March, 2010 whereby he declared that after having seen the records of the case and having found that from the preliminary investigation there might result an offence or offences under the provisions:

a. sections 261(b)(c)(d)(e)(f), 263(a), 267, 268(b), 269(g), 270, 278(1)(2)(3), 279(b) and 280(2) of the Criminal Code;

b. section 325(1)(b) of the Criminal Code; transmitted the records of the case in order that the Court, subject to no objection being made by the accused, may decide upon such offence or offences.

Having seen the records of the case of the 23rd March, 2010 whereby the accused gave his consent that this case be tried summarily.

Having seen the records of the case of the 22nd March, 2013 whereby the accused admitted to the charges as proffered.

Having heard the Prosecuting Officer and the defence counsel for the accused.

Consequently, the Court finds the accused guilty of the charges as proffered. Having seen sections 261(b)(c)(d)(e)(f), 263(a), 267, 268(b), 269(g), 270, 278(1)(2)(3) and 325(1)(b) of the Criminal Code condemns the accused to a term of imprisonment of fifteen (15) months. Having seen section 533 of the Criminal Code condemns the accused to pay to the Government of Malta the sum of four hundred euros (€400) expenses incurred in the investigation of this case.

< Final Judgement >

-----END------