

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

MAGISTRATE DR. CLAIRE-LOUISE STAFRACE

Sitting of the 25 th March, 2013

Number, 803/2012

The Police [Inspector Roderick Zammit]

VS

Mihai Vasile Christian

The Court,

Having seen that the accused known as Mihai Vasile Cristian holder of identity card number 60342A. Was charged with having:

1. On the 5th of August , 2012 at around 3:00a.m., at 144, Triq San Bastjan, Qormi, reviled or threatened, and caused grevious bodily harm to Caroline Bianco holder of Maltese identity card 193075M, a person living

in the same household, as certified by Dr. Oduola Oladayo M.D. 5392;

- 2. And also on the same dates, place and circumstances wilfully committed any spoil, damage or injury to or upon any movable or immovable property belonging to Caroline Bianco holder of Maltese identity card 193075M, which amount of the damage does not exceed one thousand and one hundred and sixty-four euro and sixty nine euro cents (1,164.69) but exceeds one hundred and sixteen euro and forty-seven cents (116.47);
- 3. And also on the same dates, place and circumstances caused body harm to twelve year old Riddienn-Lee Bianco holder of Maltese identity card 183300L as certified by Dr. Victor Buhagiar M.D. 1672;
- 4. and also accused of becoming a recidivist as per articles 49 and 50 of the Criminal Code Chapter 9 of the Laws of Malta, by judgements from the Court of Magistrates (Malta) which judgements are definite and cannot be changed.

 5.

Having seen the request that apart from applying the sentence according to the Law, it also applies articles 383, 384 and 385 of Chapter 9 of the Laws of Malta for the security of the above mentioned persons;

Having also seen the request to issue a protection order against the accused as per article 412(C) of Chapter 9 of the Laws of Malta:

Having heard the aggrieved party that withdrew the complaint against accused and did not wish to testify against him;

Having seen consent of the Attorney General so that the case will be dealt with summarily;

Having heard admission plea by accused, and the confirmation of such plea after being given the opportunity to reconsider his plea; and

On these basis, and upon his admission plea, finds accused guilty of all charges against him and by virtue of Article 22 of Chapter 446 frees him on condition that he does not commit another offence within two and a half (2 ½) years.

Finally, explained in simple words the repercussions if such order is not complied with.

< Final Judgement >
END