

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

## MAGISTRATE DR. DOREEN CLARKE

Sitting of the 19 th July, 2013

Number, 681/2013

Police (Inspector Daryl Borg)

VS

**Lena Anna Annica Christina Linusson** 

Today, the 19<sup>th</sup> day of July 2013

The Court,

Having seen the charges brought against Lena Anna Christina Linusson, daughter of Willy and Brittmarie, nee' Linusson born in Stockholm, Sweden, on the 29th April, 1966, residing at 243C, Tower Road, Sliema and holder of Swedish Passport Number 80700145

Charged with having on the 19th July, 2013 at about 02:00hrs, whilst in Saint Julians, and on these islands:

- 1. Reviled, or threatened or caused a bodily harm to any person lawfully charged with a public duty, while in the act of discharging his duty or because of his having discharged such duty, or with intent to intimidate or unduly influence him in the discharge of such duty;
- 2. Assaulted or resisted by violence or active force not amounting to public violence, any person lawfully charged with a public duty when in the execution of the law or of a lawful order issued by a competent authority;
- 3. Without intent to kill or to put the life of WPC 245 Christina Delia in manifest jeopardy caused the mentioned WPC 245 Christina Delia slight injuries as certified by Dr.G.Galea holder of medical register number 5433, of the Floriana Health Centre:
- 4. Attempted to use force against any person with intent to insult, annoy, or hurt such person or others;
- 5. Disobeyed the lawful orders of any authority or of any person entrusted with a public service, or hindered or obstructed such person in the exercise of his duties;
- 6. Furthermore, for having on the same date, time and place, wilfully disturbed the public good order or the public peace;

Having seen sections 95, 96, 221, 222(1)(c), 338(dd)(ee) u 339(e) of Chapter 9 of the Laws of Malta.

Having seen the consent of the Attorney General for this case to be tried summarily and that the defendant had no objections to the case being so tried.

Having seen that during the hearing held today the defendant admitted the charges brought against her and that she confirmed this admission of guilt even after having been given sufficient time to reconsider her plea.

Having seen the documents exhibited by the prosecuting officer.

Having heard the submissions of the parties regarding the penalty to be meted out.

Having considered

That the defendant admitted the charges brought against her; these are consequently sufficiently proved.

With regards the penalty to be meted out, the Court took into the consideration the nature of the offences of which defendant is being found guilty, her eventual cooperation with the police, her admission at the earliest stage of the proceedings, and her clean conviction sheet.

Wherefore the Court, after having seen seen sections 95, 96, 221, 222(1)(c), 338(dd)(ee) u 339(e) of Chapter 9 of the Laws of Malta, on her admission finds defendant guilty of the charges brought against her and condemns her to six (6) months imprisonment which by application of section 28A of Chapter 9 of the Laws of Malta are being suspended for a period of eighteen (18) months.

The Court explained to the defendant in ordinary language the significance of this judgement and of the consequences should she commit an other offence in the priod of eighteen months.

< Final Judgement >	
END	