

## QORTI TAL-MAGISTRATI (MALTA) BHALA QORTI TA' GUDIKATURA KRIMINALI MAGISTRAT DR. DOREEN CLARKE

Seduta ta' I-14 ta' Lulju, 2014

Numru. 563/2014

## **Police**

(Inspector Edel Mary Camilleri)

VS

**Artur Gurdzhinyan** 

Case No: 563/2014

The Court,

Kopja Informali ta' Sentenza

Having seen the charges against Artur Gurdzhinyan, 20 years of age, son of Samuel and Erina born in Moscow, on the 15th of September, 1993, residing at no 35, Tower Road, Msida and holder of passaport number 51 No. 4799630.

Charged with having on the 11th June, 2014 and in the months before, in Malta, in order to gain any advantage or benefit for hiomself or others, in a document intended for any public authority, knowlingly made a false declaration or statement, or gave false information, this in violation of Articles 183, 184, 188 and 189 of Chapter 9 of the Laws of Malta.

Having seen sections 183, 184, 189 and 189 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 objection to the case being so tried.

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

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

Having seen the acts of the proceedings.

Having considered

That the defendant admitted the charge brought against him; this is consequently sufficiently proved.

Regards the penalty to be meted out the Court considered the nature of the offence of which the defendant is being found guilty on the one hand and on the other hand it took into consideration the circumstances which led to the commission of this offence, defendant's cooperation with the police, his admission at an early stage of these proceedings, as well as his age.

Wherefore the Court after having seen, sections 183, 184, 199 and 189 of Chapter 9 of the Laws of Malta, 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 eighteen (18) months.

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

V Contonia i man P
TMIEM

Sentenza Finali >