

# **MALTA**

# QORTI TAL-MAGISTRATI (GHAWDEX) BHALA QORTI TA' GUDIKATURA KRIMINALI MAGISTRAT JOANNE VELLA CUSCHIERI

Seduta tal-11 ta' Settembru, 2014

Numru. 391/2014

# The Police

(Inspector Frank Anthony Tabone)

Vs

**Nurdin Farah Saad,** 22 years old, son of Farah and Aisha nee' Mohammed Ahmed, born in Somalja, on the 1st January 1992 and residing at Blk Q, Fl 3, Frank Debonon Street, Marsalforn limits of Zebbug Gozo and holder of ID No. 113556A.

The Court,

### Kopja Informali ta' Sentenza

Having seen the charges brought against Nurdin Farah Saad for having on the night between the 9<sup>th</sup> & 10<sup>th</sup> of September 2014 at about 3am whilst in Marsalforn limits of Zebbug Gozo;

- 1. Voluntarily caused damage to vehicle with bearing registration number JBM645 to the detriment of Nautic Team Ltd and/or Heike Daniela Merz and/or any other person which damage does not exceed that amount of two hundred and fifty euros (250.00 Euro) (Art. 325(c) of Chapter 9);
- 2. And also for having on the same date, time and circumstances willfully disturbed the public good order or the public peace (Art. 338(dd) of Chapter 9);
- 3. And also for having on the same date, time and circumstances in any public place or open to the public was drunk and incapable of taking care of himself (Art. 388(ff) of Chapter 9).

After having heard the evidence and seen all the records of the case;

After having heard the accused plead guilty to the charges at an early stage of the proceedings, which admission was confirmed by the same offender after the Court, in terms of section 453 (1) of Chapter 9 of the Laws of Malta, warned him of the legal consequences of that guilty plea, and allowed him sufficient time to re-consider his reply, and to change it;

After having heard the oral submissions on the punishment;

#### Considered that:

From the evidence brought forward and from the guilty plea registered by the offender himself, the Court concludes that the offender is guilty of the charges laid against him.

As regards the punishment, the Court took into consideration the fact that the offender admitted to the charges at a very early stage of the proceedings and that he co-operated with the police.

# Kopja Informali ta' Sentenza

For these reasons the Court after having seen sections 325 (c), 338 (dd) and 338 (ff) of Chapter 9 on his admission finds offender guilty of the charges brought against him and conditionally discharges accused Nurdin Farah Saad under the Provision of Section 22 (1) of Chapter 446 of the Laws of Malta on condition that said accused Nurdin Farah Saad commits no offence during the period of three years as from today and that he pays the damages amounting to hundred Euro (€100) to Nautic Team Ltd and/or Heike Daniela Merz within a month from today.

Finally the Court is giving accused Nurdin Farah Saad the explanation prescribed in Section 22(3) of Chapter 446 of the Laws of Malta.

,	
TMIFM	
I	_

< Sentenza Finali >