

MALTA

QORTI TAL-MAGISTRATI (MALTA)

BHALA QORTI TA' GUDIKATURA KRIMINALI

MAGISTRAT DR.

DOREEN CLARKE

Seduta ta' I-20 ta' Settembru, 2014

Numru. 897/2014

The Police

(Inspector Elton Taliana)

vs

David Moling

Kumpilazzjoni Numru: 897/2014

Today, the 20th of September, 2014

The Court,

Having seen the charges against David Moling, 19 years of age, son of Martin and Verena, born in Italy on the 2nd October 1994, and temporarily residing at Room 553 St George's Park, Blue Sea, St Julians', bearer of Italian identity card number AU69444772.

Charged with having on the 19th September, 2014 at around 03.50hrs in Dragonara Road St Julian's wilfully commited any spoil, damage or injury to or upon any immovable or movable property belonging to Aragon Business Centre, which amount of damage does not exceed two thousand and five hundred Euro ($\leq 2,500$) but exceeds two hundred and fifty Euro (≤ 250).

Having seen section 325(1)(b) of Chapter 9 of the Laws of Malta.

Having seen that during the hearing held today by this Court sitting as a Court of Criminal Inquiry the defendant admitted the charge brought against him and confirmed this admission of guilt even after having been given time to reconsider his plea.

Having heard the submissions of the parties 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.

That with regards to the penalty to be meted out the Court is taking into consideration the nature of the offence of which defendant is being found guilty, his cooperation with the police, his admission at the earliest stage of the proceedings, as well as his age and the circumstances which led to the incident in question.

Wherefore the Court, after having seen section 325(1)(b) 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 dischrges him on condition that he does not commit an other offence in the period of one (1) year. Furthermore and by application of section 24 of the said Chapter 446 the defendant is being ordered to pay the injured paty the sum of ξ 2,281.11 within one (1) week.

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 one year and if he fails to abide by the order imposed.

< Sentenza Finali >

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