

MALTA

COURT OF MAGISTRATES (MALTA)

AS A COURT OF CRIMINAL JUDICATURE

MAGISTRATE DR.

GIOVANNI GRIXTI

Sitting of the 23 rd July, 2014

Number. 673/2014

Il-Pulizija

(Inspector Sylvana Briffa)

vs

Michael Daniel Maria Landolt

The Court;

Having seen the acusations brought against **Michael Daniel Maria Landolt**, 20 years, son of Philip and Maria nee' Zubriggen, born in Chur – Switzerland on the 25th June,

Courts of Justice

1994, residing at 12, Sqaq Fabri, St. Julian's and holder of Swiss identity card number C7362402;

Charged with having on the night between the 20th and 21st July 2014, in St. Julian's, took part in sexual activities with minor Kamila Skora from Poland;

Charged also with having, on the same date, place and circumstances, committed violent indecent assault, on minor Kamila Skora from Poland;

The Court is being requested, on reasonable grounds, to provide for the safety of minor Kamila Skora and her family, and forthwith apply the provisions of Section 412C of the Criminal Code and thus issue a protection order against the accused with all the necessary restrictions and prohibitions;

The Court is humbly requested, that where it deems it expedient, in order to provide for the safety of Kamila Skora and her family as per article 383 of Chap 9 of the Laws of Malta.

Having heard the plea of guilt of the accused;

Having seen the records of the case, deems the charges to be duly proven and therefore finds the accused guilty as charged;

Having seen articles 204C and 207 of Chapter 9 of the laws of Malta and having heard the circumstances that gave rise to this offence through submission of the parties;

Having seen the clean conduct sheet of the accused;

Condemns the accused to a term of inrpisonment of two (2) years from today which term shall not elapse unless the accused commits any other offence punishable with inprisonment within a term of four (4) years from today in terms of article 28A of Chapter 9 of the laws of Malta;

The Court further provides for the safely of the victim through articles 383 of Chapter 9 subject to a penalty €2000.00 in default of a period of one year from today;

The Court explained to the accused his obligations arising out of this judgement;

The Court orders the prohibition of the publication of the name of the victim;

Since the prosecution did not have the consent of the attorney general for this case to be tried summarily, the Court orders that these acts be transmitted to the attorney general within the time prescribed by law.

< Final Judgement >

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