

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

Seduta tat-30 ta' Mejju, 2015

Numru 1/1

The Police

(Inspector Caroline Fabri)

VS

Udoka Nanso Uchenna

The Court

Having seen the charges against udoka Nanso Uchenna, and holder of passport number 526449100

Charged with having on the 28th of May, 2015 at 00:00hrs whilst at Havana, Ball Street, St. Julians

- 1. Pursued a course of conduct on the person of Jennifer Azzopardi which amounts to harassament of said person;
- 2. Uttered insults or threats not otherwise provided for in this code, or having been provoked, carried his insults beyond the limited warranted by the provocation;
- 3. Accused with having on the same date, time, place and circumstances without inflicting any wound or blow, threatened others with stones or other hard substances, or having thrown the same, or taken up any other weapon against Antonio Piscopo and/or third parties;
- 4. Accused further with having on the same date, time, place and circumstances with his course of conduct caused Jennifer Azzopardi fear that violence will be used against her or third parties;

The Court was requested to provide for the security of Jennifer Azzopardi by applying the requisites of Article 412C and 383 of Chapter 9 of the Laws of Malta.

Having seen that the prosecuting officer withdrew all the charges brought against defendant except the third one.

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

Having seen the acts of the proceedings.

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

Having considered

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

Regarding the penalty to be meted out the Court took into consideration the nature of the offence of which the defendant is being found guilty on the one hand, his cooperation with the police and his admission nat the earliest stages of the proceedings.

Wherefore the Court, whilst declaring the procedure extinct in so far as the the first, second and fourth charges are concerned, after having seen section 339(1)(b) of Chpater 9 of the Laws of Malta, on his admission finds defendant guilty of the third 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 commit an other offence in the period of one year; furthermore, and by application of section 383 of the said Chapter 9, in order to provide for the security of Antonio Piscopo and for the keeping of the public peace is ordering the defendant to enter into his own recognisance in the sum of one thousand Euro (€1000) for the period of a year.

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.

< Sentenza Finali >
TMIEM