



FIL-QORTI TAL-MAGISTRATI TA' MALTA

MAGISTRAT DR FRANCESCO DEPASQUALE

Seduta ta' nhar il-Hamis erbgha (4) ta' Frar 2016

Rikors Numru 184/10 FDP

Alessandro Cristina
(ID 135380M)

vs

Josef Caruana
(ID 150573M)

Il-Qorti:-

Rat ir-rikors ippresentat fis 19 ta' Mejju 2010 fejn ir-rikorrent, filwaqt illi ghamel referenza ghall-artikolu intitolat “**L-Awdituri b'Direct Order**” ippubblikat fil-harga tal-Kullhadd tas 17 ta' Mejju 2010, li tieghu l-intimat huwa l-editur, talab lill-Qorti tiddikjara illi tali artikolu kien libelluz u malafamanti fil-konfront tieghu u ghalhekk il-Qorti kellha tikkundanna lill intimat thallsu ghad-danni.

Rat l-artikolu meritu tal-kawza odjerna, esebit mir-rikorrenti stess a fol 2 tal-process.

Rat ir-risposta ta' l-intimat ippresentata fl-1 ta' Gunju 2010 fejn eccepixxa illi l-artikolu kien jikkontjeni biss value judgment ta' fatti sostanzjalment veri u ghalhekk il-kummenti kellhom jitqiesu bhala ‘fair comment’.

Rat ix-xhieda tar-rikorrenti **Alessandro Cristina** moghtija fit 30 ta' Novembru 2010.

Rat ix-xhieda ta' **Silvano Cristauro** moghtija fil 15 ta' Marzu 2011.

Semghet ix-xhieda ta' **Jeffrey Saliba**, prodott mir-rikorrent u moghtija fis 17 ta' Ottubru 2011.

Semghet ix-xhieda ta' **Mauro Pace Parascandalo**, prodott mir-rikorrent u moghtija fis 17 ta' Ottubru 2011.

Rat ix-xhieda ta' **Mario Galea** moghtija fis 16 ta' Jannar 2012 u rapport minnu ppresentat.

Rat illi fis 16 ta' Jannar 2012 ir-rikorrent iddikjara illi ma kellux aktar provi x'jippresenta.

Rat ix-xhieda ta' **Dr Christopher Bezzina**, prodott mill-intimat fit-23 ta' April 2012, 22 ta' Gunju 2012 u fis 26 ta' Ottubru 2012 u rat id-dokumenti esebiti waqt ix-xhieda tieghu.

Rat ix-xhieda ta' **Robert Tabone**, prodott mir-rikorrenti fid 29 ta' Settembru 2013 flimkien mad-dokumentazzjoni esebita mill-istess Tabone a fol 100 sa 195.

Rat id-dokumentazzjoni addizzjonali ippresentata mir-rikorrent fid 9 ta' Marzu 2015.

Rat illi fit 23 ta' April 2015 il-partijiet iddikjaraw illi ma kellhomx aktar provi x'jippresentaw.

Rat illi fl-10 ta' Settembru 2015 ir-rikorrent ippresenta s-sottomissjoniet tieghu.

Rat illi fl-14 ta' Dicembru 2015 l-intimat ippresenta s-sottomissjonijet tieghu.

Rat illi fl-14 ta' Dicembru 2015 il-kawza giet differita ghas-sentenza ghallum.

Ikkunsidrat

Jirrizulta, mill-provi prodotti, liema provi ingabru kemm fil-kawza odjerna, kif ukoll fil-kawza '**Alessandro Cristina vs Dr Toni Abela**', Avviz Nru 185/10' li qieghda tigi deciza kontestwalment mal-kawza odjerna, illi ir-rikorrent, Alessandro Cristina, kien il-Programme Manager tal-Lifelong Learning Project fi hdan il-European Union Programmes Agency (EUPA), u dana sa minn Frar tas-sena 2008.

Jirrizulta illi, bhala parti mill-funzjonijet illi huwa kelli, (fol 78) huwa kelli jagahmel supervizjoni tal-Programm innifissu kif ukoll tal-projetti kollha illi kien hemm taht tali Programm u kelli jiehu hsieb illi jikkoordnina l-aktivitajiet tal-varji entitajiet lokali u ewropeji konnessi ma' tali progett u jamministra l-aspett finanzjaru tat-tmexxija ta' tali progett u l-programmi relatati mieghi, u dana flimkien man-National Co-ordinator tal-EUP u mal-Head of Finance.

Jirrizulta illi taht il-Lifelong Learning Programme kien hemm hames projetti principali, illi kienu Comenius, Erasmus, Grundtvig, Leonard da Vinci u Transversal, u dawna l-progetti kollha kienu immexxija minn grupp ta' persuni illi, eventwalment kienu jirrispondi lir-rikorrent.

Jirrizulta illi appartii il-Lifelong Learning Programme, kien hemm ukoll programm iehor li jismu Youth in Action, illi kien immexxi minn persuna ohra, Silvano Cristauro, li mieghu kelli grupp ta' nies ohra.

Jirrizulta illi kemm ir-rikorrent, bhala Manager tal-Lifelong Learning Programm kif ukoll Silvano Cristauro, bhala Manager tal-Youth in Action Programme, eventwalment kienu jirrispondi lill Mauro Pace Parascandalo, illi kien in-National Co-Ordinator tal-European Union Programms Agency (EUPA)

Jirrizulta illi dawna l-persuni kollha, huma lkoll persuni li jahdmu mal-Gvern, u ghalhekk għandhom jitqiesu bhala persuni pubblici.

Jirrizulta illi f'Gunju 2009, gew ippresentati ‘Declaration of Assurance’ has-sena 2008, ghaz-zewgt programmi fuq imsemmija, inkluz il-programm mmexxi mir-rikorrenti, ossija Lifelong Learning Programme u il-Kummissjoni Ewropea, fil 5 ta’ Awissu 2009, gharrfet lill-Mauro Pace Parascadalo u lir-rikorrent, fil-kapacitajiet tagħhom ta’ National Co-ordinator u Project Manager Lifelong Learning Programme, illi r-rapport kif redatt ma kienx accettabbli għalihom peress illi tali rapport “*does not offer a sufficient basis for assurance*”. Tali nuqqasijiet kien jinkludu, fost affarjiet ohra, nuqqasijiet dwar “*checks on grant beneficiaries*” u nuqqasijet dwar “*documentation on procedures*”.

Jirrizulta illi f'Ottubru 2009 tqabbdet il Internal Audit and Investigations Department (IAID) fi hdan l-Ufficju tal-Prim Ministru sabiex tagħmel, fost affarjiet ohra “*a financial audit on the Lifelong Learning Programme and the Youth in Action Programme, focusing on payments to and from beneficiaries, and a systems audit on the internal controls on place for the necessary management and implementation of the Lifelong Learning Programme and the Youth in Action Programme.*”

Jirrizulta, madanakollu, illi fit 22 ta’ Ottubru 2009, il-Kummissjoni Ewropea bagħtet ittra fejn, għal darba ohra, sahqet varji problemi illi kien hemm u insistiet illi “*as regards the observations rated critical, the Commission expects immediate/urgent remedial action to be taken and reported on by the National Authority. Pending the remedial action, the Commission may apply precautionary measures (such as suspension of commitments or payments).*”

Jirrizulta illi f’Novembru 2009, l-IAID ippresenta r-rapport tieghu fejn gie rilevat illi kien hemm varji problemi ta’ natura teknika relatata mal-management u sistemi ta’ kontrol kif ukoll irrizulta illi kien hemm kalkoli erronji fir-rati ‘per diem’ u fil-mod kif kienu qed jingiebu s-servizzi. Dana wassal biex is-Segretarju Permanenti fi hdan il-Ministeru tal-Edukazzjoni u persuni ohra fl-istess Dipartiment biex iqabbd lill-kumpannija ta’ Auditing privata sabiex tagħmel ‘audit exercise’ tal-Programmi kollha u progetti ancillari tagħhom.

Jirrizulta, madanakollu, illi fis-16 ta’ Dicembru 2009, id-Direttur Generali tal-Directorate Generali for Education and Culture within the European Commission, kiteb u għarraf li, filwaqt illi kienu qed isiru xi affarjiet rimedjali, id-‘Declaration of Assurance’ għas-sena 2008 kien għadu ma gies ippresentata mill-għid u sahaq illi l-Kummissjoni “*deems this a matter of serious concern given the critical observations issued by the National Authority*”.

L-istess Direttur Generali jishaq illi “*This further delay puts at risk the reasonable assurance that we can have with regard to the management of the Lifelong Learning Programme and the Youth in Action Programme in malta and will oblige us to consider taking more formal measures.*”

F’Jannar 2010 tqabbdet ditta privata ta’ auditing sabiex tagħmel audit biex jinhareg il ‘Declaration of Assurance’ għas-sena 2008 illi dwaru kienu qed jinsitu l-Kummissjoni filwaqt illi rappresentanti tal-Kummissjoni gew Malta sabiex jagħmlu verifikasi ulterjuri tagħhom.

Jirrizulta illi fid 9 ta’ Frar 2010, id-Direttur Generali regħha kiteb u għarraf li, ghalkemm kien hemm xi progress f’certi oqsma, “*significant recurrent weaknesses were still noted in key compliance areas after three years of Programme implementation*”.

Sussegwentement, fid 9 ta’ Marzu 2010, wara laqgha illi saret gewwa Brussel fejn attendew għaliha rappresentanti mill-Ministeru tal-Edukazzjoni u tal-EUPA, id-Direttur tal-Lifelong Learning Programme fi hdan id-Direttorat Generali tal-Kummissjoni Ewropeja kiteb u qal “*the most worrying management weaknesses had not been adequately addressed by the National Agency Although*

the majority were longstanding and raised with the National Agency repeatedly at previous monitoring visits and exchanges”.

Il-Kummissjoni ghaddiet imbgħad biex tgharraf illi “*if reliable proof of substantial improvement of the situation would not be provided at short notice, there was a serious risk that both Programmes may be suspended in Malta.”*

Minkejja varji laqghat, id-Declaration of Assurance baqa’ ma inhārigx u fis-26 ta’ April 2010 il-Kummissjoni gharrfet illi kienet qed tirrakkomanda illi l-programm tal-Lifelong Learning u Youth in Action jigu sospizi ghax id-dokumentazzjoni ossija ‘Declaration of Assurance’, li kellhom jintbghatu sa’ l-ahhar ta’ Marzu 2010, kienu għadhom ma wasslux.

Fis-7 ta’ Mejju 2010 id-Direttur Generali jikteb lill-Ministru tal-Edukazzjoni, Dolores Cristina, fejn jgharrafha illi il-programmi Lifelong Learning u Youth in Action kienu gew sospizi.

Fl-10 ta’ Mejju 2010 il-Kummissjoni tohrog kommunikazzjoni lill kull min hu involtu fil-Lifelong Learning Programm fl-Ewropa, illi tghid is-segwenti:

We regret to inform you that the Commission, as a precautionary measure and in order to protect the European Union’s financial interests, has decided to suspend the implementation of the Lifelong Learning and Youth in Action Programmes in Malta, given the lack of assurance on the management of the EU decentralised action funds in the country.

This implies that, for the Lifelong Learning Programme, the grant applications submitted and not yet granted for the first 2010 selection rounds cannot be supported.

Ikkunsidrat

Il-gazzetta il-Kullhadd, fil-harga tagħha tas 17 ta’ Mejju 2010, harget storja fil-faccata tagħha intitolat “**L-Audituri b’Direct Order**”.

L-artikolu, imbgħad, kif jghid is-segwenti:

Is-sospensjoni minn programmi Ewropej mill-KE minhabba t-tbawwir finanzjarju fil-EUPA

Id-deċizjoni tal-Kummissjoni Ewropea li tissospendi zewgt programmi inkarigata bihom l-Agenzija tal-Programmi tal-UE fi hdan il-Ministeru ta’ Dolores Cristina, minhabba l-mod li bih intefqu l-fondi allokati għalihom, qiegħda tqajjem mistoqsijiet kbar dwar il-verifikasi tal-finanzi li saru mill-awdituri fi hdan l-agenzija, liema awdituri tqabbdū mill-ministeru tagħha b’direct order minflok b’sejha ghall-offerti.

Imkejjen qrib id-dipartiment tal-Gvern sostnew il-bierah ma’ l-KE rrifjutat il-verifikasi tal-finanzi li bagħtet l-Agenzija Maltija u b’konsegwenza ordnat li jigu sospiz, fost oħrajn, il-programm tal-UE, Lifelong Learning Youth in Action, li huwa mmexxi minn iben il-Ministru Cristina, Alessandro Cristina.

Skond l-istruttura tal-Agenzija, Alessandro Cristina għandu t-tieni l-oghla kariga fi hdan il-EUPA u huwa l-Programme Manager Lifelong Learning u li fir-

responsabbiltajiet tieghu għandu programmi bhal Comenius u Erasmus.

Bejn l-2007 u l-2013, Malta kellha tibbenefika minn €7 miljuni, madanakollu minhabba l-mod xejn trasparenti li bih intefqu l-fondi tal-UE, il-Kummissjoni ma kienx għad fadlilha triq ohra ghajr dik li twaqqaf il-progetti.

Ikkuntattjat il-bierah minn dan il-gurnal, Mario Pace Parascandalo, il-Koordinatur Nazzjonali tal-EUPA irrifjuta li jwiegeb ghall-mistoqsijiet tagħna fuq it-telefon u talab li jintbghatu l-EUPA llum bil-miktab.

Fid-decizjoni tagħha tal-10 ta' Mejju li ghadda, id-Direttur Generali tal-Edukazzjoni u Kultura tal-Kummissjoni Ewropeja, Helen Clarke, mhux biss ikkritikat bl-ahrax lill din l-Agenzija ghall-mod kif qegħdin jitmexxew il-fondi tal-UE, izda sostniet li kienet qiegħda tissospendi l-progetti minhabba li l-garanziji li ghatawlha ma kienux qieghdin isserhulha rasha li l-affarjiet qiegħdin jimxu sew.

Il-KE ssospendiet ukoll il-programm Youth in Action li permezz tieghu bosta għaqdiet taz-zghażagh Maltin u Ghawdxin setghu jiffinanzjaw il-progetti tagħhom. B'reazzjoni għal dan, diversi għaqdiet taz-zghażagh urew l-ghadab tagħhom ghall-mod ta' kif l-Agenzija amministrat il-fondi, meta wara li approvatihom il-progett, tgharrfu li m'hemmx fondi għalihom.

Tlett ijiem wara d-decizjoni tal-KE, il-Ministru Cristina harget stqarrija u qalet li jisghobbija li ntilfu l-fondi.

Mingħajr ebda referenza, li binha Alessandro huwa manager ewljeni f'din l-agenzija, Cristina qalet li sospensjoni saret bi prekawżjoni sakemm il-KE tkun sodisfatta li l-mizuri kollha ta' assikurazzjoni jkunu adottati mill-Agenzija EUPA.

Hija qalet li l-KE talbet informazzjoni mingħand l-Agenzija dwar mizuri konkreti li ttieħdu jew li hemm ippjanati li jittieħdu. Qalet li kull sena, awdituri indipendent jagħmlu verifikasi tal-finanzi u s-sistemi u wara jagħmlu rapport ta' rakkmandazzjonijiet biex jassikuraw kontrolli operattivi u finanzjarji li jkun hemm bżonn jigu implementati.

Izda, l-imkejjen tagħna sostnew li l-Ministru Cristina naqset tħid li l-awdituri mahturin mill-Ministeru tagħha fit 18 ta' Novembru 2008 biex jivverifikaw l-operat finanzjarju ta' din l-Agenzija inħatra b'direct order minflok b'sejha ghall-offerti u li l-Audituri tal-Kummissjoni Ewropea irrifjutaw il-verifikasi tal-finanzi li nghatalhom tant li qabdu u ssospendew il-progammi b'mod immedjat.

“Waqt li tat l-impressjoni li kienet qed tiehu azzjoni biex tirrimedja għat-tahwid finanzjarju li sabet il-KE, billi tat struzzjonijiet lis-Segretarju Permanenti biex jiehu l-passi kollha mehtiega b'mod immedjat, Cristina ma talbet għar-rizenja ta' hadd fl-agenzija waqt li naqqset li ssemmi l-potenzjal konflitt ta' interess li għandha, fid-dawl tal-fatt li binha, Alessandro, hu wieħed miz-zewgt programme managers tal-EUPA”, qalu l-imkejjen.

Huma sostnew li Cristina kelli aspirazzjonijiet kbar għal gejjieni tieghu f'din l-agenzija li fil-preznet tinstab immexxija minn Mauro Pace Parascandalo, li huwa wkoll kunsullier tal-Partit Nazzjonalisti fiz-Zurrieq. Pace Parascandalo kien direttament magħżul bhala Kordinatur Nazjonali tal-EUPA fl-4 ta' Mejju 2007, fi zmien l-eks ministru, Louis Galea, mingħanr ma saret l-ebda sejha għal dan il-post.

Ikkunsidrat

Ir-rikorrenti iddikjara illi huwa jhossu malafamat bil-kontenut ta' dak hemm mitkub peress illi ma kienx minnu dak illi l-intimat kien qieghed jallega li huwa kien responsabbi ghal xi tahwid jew tbazwir finanzjarju kif qed jigi allegat.

L-intimat, da parte tieghu, laqa ghal dak lilu imputat billi sahaq illi dak illi nkiteb kien bbazat fuq il-verita' tal-fatti.

Ikkunsidrat

L-intimat, fid-difiza tieghu, eccepixxa illi dak minnu mitkub huwa kumment gust. Ghalhekk, il-Qorti trid tezamina dana l-artikolu fl-ottika ta' tali principju.

Madanakollu, qabel ma tghaddi biex tagħmel tali konsiderazzjonijiet, il-Qorti tosserva illi r-rikorrent, kien impjegat tal-European Union Programmes Agency illi, minnha innifsha, hija entita pubblika ili tamministra flejjes pubblici fl-interess pubbliku. Ghalhekk, kull persuna impjegata magħha għandu jitqies bhala persuna impjegata ma' entita' pubblika u, għalhekk, kif qalet il-Qorti Ewropea għad-Drittijiet tal-Bniedem fil-kaz **Voronezhe**,

..... civil servants acting in an official capacity are, similarly to politicians albeit not to the same extent, subject to wider limits of acceptable criticism than a private individual (see, mutatis mutandis, Janowski v. Poland [GC], no. 25716/94, § 33, ECHR 1999-I).

Dana qieghed jingħad ghax il-livell ta' kritika illi setghet issir lir-rikorrent, fil-kariga ufficjali tieghu ta' Manager tal-Lifelong Learning Program fi hdan il-European Union Programmes Agency setghet tkun oħla minn dik ta' individwu privat, izda certament ma tistax tkun għolja daqs dik ta' persuna politika illi huwa suggett ghall-livell ta' kritika ferm oħla.

Il-Qorti qed tagħmel tali accenn stante illi huwa accettat illi l-għurnalisti għandhom obbligu illi jzommu lill-pubbliku infurmat b'dak kollu illi qieghed jigri u li jista jkun ta' interess pubbliku, u huwa fatt illi l-għurnalisti huma issa magħrufa bhala il-'public watchdog' tal-politici u persuni pubblici biex jīġi assikurat illi l-operat ta' dawn il-persuni jkun fl-ahjar interess tal-pajjiz u tal-pubbliku in generali.

Jirrizulta, illi madanakollu, illi flimkien mad-drittijiet tal-għurnalisti, hemm l-obbligi, illi huma necessarji sabiex jassikuraw bilanc ekwu fir-rappurtagg, u di fatti, kif qalet il-Qorti Ewropea fil-kaz **Axel Springer**

....freedom of expression carries with it “duties and responsibilities”, which also apply to the media even with respect to matters of serious public concern. These duties and responsibilities are liable to assume significance when there is a question of attacking the reputation of a named individual and infringing the “rights of others”. Thus, special grounds are required before the media can be dispensed from their ordinary obligation to verify factual statements that are defamatory of private individuals. Whether such grounds exist depends in particular on the nature and degree of the defamation in question and the extent to which the media can reasonably regard their sources as reliable with respect to the allegations

Ikkunsidrat

Bhalmagia gie rilevat aktar il-fuq, id-difiza mqajjma mill-intimat fil-kawza odjerna kienet illi l-kummenti illi saru kienu 'fair comment' fuq fatti sostanzjalment veri illi kienu ta' interess pubbliku u ghalhekk ma setghux jitqiesu bhala malafamanti.

Ikun utili, ghalhekk, illi wiehed ezamina fil-qasir l-principji tad-difiza tal-'fair comment' bil-ghan illi wiehed ikun jista jikkunsidra l-fatti kif fuq stabbiliti fl-ottika tal-principji generali tad-difiza tal-'fair comment'.

Dwar tali difiza **Gatley on Libel and Slander** jghid:

To succeed in a defence of fair comment the defendant must show that the words are comment, and not a statement of fact. He must also show that there is a basis of fact for the comment, contained or referred to in the matter complained of. Finally, he must show that the comment is on a matter of public interest, one which has expressly or implicitly put before the public for judgment or is otherwise a matter with which the public has a legitimate concern. If, however, the plaintiff can show that the comment was not made honestly or was actuated by malice, he will defeat the plea.

Fil-kawza **Dr Louis Galea vs Etienne St John u Felix Agius** deciza fit 30 ta' April 2015, tali principji gew minnha mhaddna u spjegati kif gej :

... dwar l-aspett tad-difiza tal-kumment ġust ilu żmien jingħad mill-Qrati tagħna li, biex id-difiza tal-kumment ġust tkun tgħodd, jeħtieg li min jistrieh fuqha jseħħlu juri li (a) l-kumment kien imsejjes fuq fatt li jkun issemma fil-pubblikazzjoni li minnha jitressaq l-ilment; (b) il-fatt imsemmi jrid ikun sostanzjalment minnu; (c) il-kumment irid jintwera li jkun ġustifikabbli jew mistħoqq; (d) il-kumment irid ikun tali li jikkwalifika bħala kritika u mhux żebli, tgħajjur jew insolenza; u (e) irid jagħti l-fehma onesta tal-kummentatur u li l-pubblikazzjoni ta'dik il-fehma ma saritx b'hażen jew bil-ħsieb preċiż li jweġġa' lil dak li jkun.

Tali tagħlim huwa anke riflessa fil-kawza **Spiller vs Joseph** deciza mill-Qorti tal-Appell Ingliza fl 1 ta' Dicembru 2010, fejn Lord Phillips għamel is-segwenti konsiderazzjonijiet meta wiehed iqis id-difiza ta' 'fair comment':

... defendant had to establish that: (i) the words complained of were comment; (ii) the comment was on facts; (iii) the facts commented on constituted a matter of public interest; (iv) the comment was objectively "fair"; that is the comment was one that was capable of being honestly founded on the facts to which it related, albeit by someone who was prejudiced and obstinate; (v) the comment represented the defendant's honest opinion. If he discharged all these burdens, the defence could none the less be defeated by proof of malice on the part of the defendant, but the onus of proving malice lay on the plaintiff. Both the Court of Appeal and the House of Lords held that there was no burden on the defendant to establish the fifth element. The defendant's honesty was assumed unless the plaintiff could disprove it by establishing malice.

Finalment, dwar il-kuncett ta' 'value judgment', il-Qorti Ewropeja għad-Drittijiet tal-Bniedem, fil-kawza **Jerusalem vs Austria** (2003) EHRR 567, para 43, tghid is-segventi:

... even where a statement amounts to a value judgment, the proportionality of an interference may depend on whether there exists a sufficient factual basis for the impugned statement, since even a value judgment may be excessive if it has no factual basis to support it ."

Jirrizulta car, għalhekk, mill-gurisprudenza fuq imressqa, illi hemm sabiex id-difiza ta' 'fair comment' u 'value judgment' tirnexxi, irid jigi ppruvat illi dak allegat huwa bbazat fuq fatti sostanzjalment veri.

Ikkunsidrat

Minn qari akkurat ta' l-artikolu illi dwaru ir-riorrent hassu malafamat, u partikolarment dawk il-parti tal-artikolu fejn jissemma ir-riorrent, jirrizulta illi l-fatti kollha kif rappurtati kienu sostanzjalment korretti.

Jirrizulta, di fatti, illi r-riorrent kien il-Manager li jmexxi il-Lifelong Learning Programme hawn Malta.

Jirrizulta ukoll illi l-Unjoni Ewropea kienet ikkirkit kat bi kbir l-ufficju illi tieghu ir-riorrent kien jifforma parti, ta kif kien qed jigu amministrati l-fondi tal-Unjoni Ewropea.

Jirrizulta wkoll illi l-Ministru tal-Edukazzjoni ta' dak iz-zmien, Dolores Cristina, kienet naqqset milli tghid illi r-riorrent, illi huwa t-tifel tagħha, kien imexxi l-ufficju tal-Lifelong Learning Programme fi hdan il-European Union Programmes Agency.

Jirrizulta wkoll illi, fiz-zmien illi inqalghu il-problemi li wasslu għas-sospensjoni tal-programmi da parte tal-Unjoni Ewropea, il-Ministeru tal-Edukazzjoni kien involut direttament fit-tmexxija u implimentazzjoni tal-programmi, u dana kif wera bic-car l-involvement tas-Segretarju Permanenti ta' l-istess Ministeru fid-diskussionijet kollha li eventwalment wasslu għas-sospensjoni, liema involvement wassal sabiex eventwalment tintala ir-rizenja ta' l-istess Segretarju Permanenti flimkien ma' persuni ohra fil-Ministeru.

Jirrizulta, finalment, illi dina s-sitwazzjoni kienet certament sitwazzjoni imbarazzanti hafna għal Malta u kiene sitwazzjoni illi kellha twassal ghall kull min kien resposabbli, b'xi mod, fit-tmexxija tal-programmi, jirrizenja – f'dan il-kaz, kien biss is-Segretarju Permanenti fi hdan il-Ministeru tal-Edukazzjoni u Direttur fl-istess Dipartiment kif ukoll il-Kap tal-European Union Programmes Agencies illi rrizenjaw. Iz-zewgt persuni responsabbli mill-amministrazzjoni kollha tal-programmi li gew sospizi, li wieħed minnhom kien ir-riorrent, qatt ma irrizenjaw.

Ikkunsidra

Mill-fatti kollha kif esposti fl-artikolu kif ukoll kif imressqa quddiem dina l-Qorti, jirrizulta ben car illi l-fatti imsemmija fl-artikolu kienu sostanzjalment veri. Il-fatt illi seta issemmma isem hazin tal-programm fil-bidu ta' l-artiklu ma jneħhi xejn mill-verita' tal-fatti kif esposti fl-artikolu, liema artikolu kien necessarju ghall-poplu biex jifhem kif kien qed jitmexxu l-progetti illi għalihom huma kien qed ihallsu u jibbenefikaw.

Konkluzjoni

Wara illi rat il-provi kollha prodotti quddiemha u wara illi rat is-sottomissjonijet ta' l-abbli difensuri tal-partijiet

Tghaddi biex taqta u tiddeciedi l-kaz billi

Tilqa l-eccezzjonijiet kollha ta' l-intimat,

Tichad it-talbiet attrici.

Spejjez tal-proceduri kollha ikunu a kariku tar-rikorrent.

Magistrat Francesco Depasquale

Marisa Bugeja

Deputat Registratur