



**Courts of Magistrates (Malta)**  
**As a Court of Criminal Inquiry**  
**Magistrate Dr. Francesco Depasquale LL.D., LL.M. (IMLI)**

**The Police**  
**(Inspector Christina Delia)**

**Vs**

**Mateja Jugovic**

Today, the 01st November 2018

**The Court;**

Having seen the charges laid against:

Mateja Jugovic of 24 years born in Republic of Serbia on the 24<sup>th</sup> September 1994, son of Dusko and Irena Boskovic, residing at Da Vinci Court, Flat 12B, Ta' Bieb it-Torri Street, Msida, holder of Serbian Passport No: 007686251 and Maltese Residence Permit 119946A.

Charged with on the 28th September 2018 and/or the months before from commercial outlet 'Scan', Dun Karm Street, Birkirkara

1. By means of any unlawful practice, or by the use of any fictitious name, or the assumption of any false designation, or by means of any other deceit, device or pretence calculated to lead to the belief in the existence of any fictitious enterprise or of any imaginary power, influence or credit, or to create the expectation or apprehension of any chimerical event, made gain of **various items of which the total amount does not exceed five thousand euros (€5000)** to the detriment of 'Scan' and/or other entities;
2. Made, any other fraudulent gain not specified in the preceding articles of this sub-title (Of Fraud);

**Also charge him with: that on the 27<sup>th</sup> September 2018 and the 28<sup>th</sup> of September 2018 from commercial outlet 'ICC Malta', Geronimo Abos, Iklin**

3. By means of any unlawful practice, or by the use of any fictitious name, or the assumption of any false designation, or by means of any other deceit, device or pretence calculated to lead to the belief in the existence of any fictitious enterprise or of any imaginary power, influence or credit, or to create the expectation or apprehension of any chimerical event, made gain of **various items of which the total amount does not exceed five hundred Euros (€500)** to the detriment of 'ICC Malta' and/or other entities;
4. Made, any other fraudulent gain not specified in the preceding articles of this sub-title (Of Fraud);

**Also charge him with: that on the 31<sup>st</sup> August 2018 and the 04<sup>th</sup> September 2018 from commercial outlet 'A & A Mizzi', Salib ta Mriehel str, Birkirkara:**

5. By means of any unlawful practice, or by the use of any fictitious name, or the assumption of any false designation, or by means of any other deceit, device or pretence calculated to lead to the belief in the existence of any fictitious enterprise or of any imaginary power, influence or credit, or to create the expectation or apprehension of any chimerical event, made gain of **various items of which the total amount does not exceed five hundred Euros (€500)** to the detriment of 'A & A Mizzi' and/or other entities;
6. Made, any other fraudulent gain not specified in the preceding articles of this sub-title (Of Fraud);

**Also charge him with: that in the month of October 2018 and/or the months before from various localities in the Maltese Islands:**

7. Committed theft of credit cards which amount does not exceed two hundred and thirty-two euro and ninety-four cents (232.94) to the detriment of Laszlo Czegledi, Fredrick Frendo Cumbo, Maria Victoria Mccusker, Ghaida Kamal, Yan Izak, Tarek Mohamed I El Hammali, Mizuho Sakamoto and Nikolai Zaguskin.

The Court has been informed that the accused do not understand Maltese Language, and in this regard, the Court ordered that the procedures will continue in English Language.

The Prosecuting officer Inspector Christina Delia read and confirmed the charges on oath and presented the following documentation:-

- AG's consent
- Conviction Sheet
- Copy of Passport
- Statement
- 3 PIRS reports

**The Court,**

Saw that the accused declared that the accusations were taken as read and that there is no objection for the arrest.

Saw that the examination of the accused was carried out.

Heard the admission to the accusations brought against him

Having asked once again the accused if he was aware of the consequences of the admission and was given ample time to reconsider the guilty plea, he re-confirmed the admission.

Examined the documentation exhibited by the prosecution.

Saw the Legislation Art 261, 267, 279 of Chapter 9 and Art 7 of Chapter 446.

Heard prosecution claim that the accused cooperated fully and returned back whatever could be returned.

Heard the defence claim that his client cooperated fully and that he does have certain problems, which are not related to drugs or dependencies but which would necessitate supervision.

Heard that accused has a clean record and it is his first time.

In view of the above finds the accused guilty of all the offences and condemns him to a period of imprisonment of 1 year suspended for 3 years.

Court also orders that in accordance with Section 7 of Chapter 446, he is put under supervision for a period of (3) three years under the conditions that the supervising authority may give him from time to time and that the said supervising authority is to refer back to Court every (6) six months.

**Magistrate Francesco Depasquale**

**Rita Sciberras  
Deputy Registrar**