



**COURT OF MAGISTRATES (MALTA)
AS A COURT OF CRIMINAL JUDICATURE**

MAGISTRATE DR. AUDREY DEMICOLI LL.D.

Today 22nd of June, 2014

**The Police
(Inspector Jason Francis Sultana)**

vs

Claes Fredrik Brannlund

The Court;

Having seen the charges brought against Claes Fredrik Brannlund of 22 years, son of Thomas and Evalena nee' Brannlund, born in Stockholm on the 1st of February, 1992, residing at Door 12, Flat 8, Sir Hilderbrand Oaks Gzira and holder of identity card bearing number 76643A.

1. Accused with having on the 21st of June, 2014, at about 05:00hrs in the morning in Rudolph Street Sliema, wilfully committed any spoil, damage, or injury to or upon any movable or immovable property, and that is to vehicle bearing registration number AAQ536, which damage amounts to not more than one thousand one hundred and sixty four Euro and sixty nine cents (€1,164.69c), but however is more than one hundred and sixteen

Euro and forty seven euro cents to the detriment of Maria Alvarez Lorenzo holder of identity card number 83251A, and this in breach of Article 325(1)(b) of Chapter 9 of the laws of Malta

2. Accused also for having on the same date, time, place and circumstances wilfully disturbed the public good order or the public peace, and this in breach of Article 338(dd) of Chapter 9 of the Laws of Malta
3. Also for having on the same date, time, place and circumstances even though in a state of intoxication, publicly uttered any obscene or indecent words, or made obscene acts or gestures and this in breach of Article 338(bb) of Chapter 9 of the Laws of Malta

The Court was requested to impose on the accused a guaranty to observe any conditions which are imposed on him, and this in accordance with Article 579 of Chapter 9 of the Laws of Malta.

In case of guilt the Court was requested to cause Claes Fredrik Brannlund to pay the injured parties that amount to cover expenses which is established by the Court for the damages incurred from the crime committed.

Having seen all records of the proceedings.

Having heard the accused plead guilty to the charges brought against him, notwithstanding the fact that the Court warned him of the consequences of his guilty plea after having afforded him sufficient time within which to withdraw his guilty plea, the Court has no alternative but to find him guilty of the charges brought against him.

With regards to punishment the Court took into consideration the fact that the accused filed a guilty plea at such an early stage of the proceedings, the fact that he has a clean criminal record and also the fact that all the damages have been paid by the accused to the victim.

For the abovementioned reasons and after having seen Sections 17, 325(1)(b), 338(dd) and 338(bb) of the Criminal Code the Court finds the accused guilty of all the charges brought against him and in terms of Section 22 of Chapter 446 of the Laws of Malta discharges him subject to the condition that he does not commit another offence within two (2) years from today.

MAGISTRATE

Graziella Abela
Deputy Registrar