

## QORTI TAL-MAGISTRATI (MALTA) BHALA QORTI TA' GUDIKATURA KRIMINALI

## MAGISTRAT DR. MIRIAM HAYMAN

Seduta tas-17 ta' Frar, 2005

Numru. 105/2005

The Police (Sp. Joseph Mercieca) (Sp. Therese Sciberras)

V

Lesley Ann Marshall, 42 years, daughter of Harry Clark and Sheila nee Dudley, born Chesterfield, England on the 02.10.1962 and Residing at no. 7, Landsbury Wa, Thames Mead, London SE2 9SY, England, holder of Britishpassport no. 102132569

The Court,

Kopja Informali ta' Sentenza

Has seen the charge against the abovementioned Lesley Ann Marshall accused with having on the night between the 4th and 5th February, 2005 in Filcar Court B, Flat 9, Triq Carmelo De Lucca, Qawra limits of St Paul's Bay caused grivieous bodily harm on the person of Jason Attard in terms of Section 216 (1)(a)(b) of Chapter 9 as certified by Dr Miriam Vella MD and Dr Mary Rose Cassar MD.

Moreover, she is charged with having on the 5<sup>th</sup> February, 2005 at St Luke's Hospital laid before the Executive Police information regarding an offence knowing that such offence has not been committed, or falsely devised the traces of an offence in such a manner that criminal proceedings may be insitituted for the ascertainment of such offence (Sect. 110(2) of Chapter 9).

In pronouncing judgement, in addition to the punishment applicable to the offence, the court is kindly requested to order the accused to pay, wholly or in part, the costs incurred in connection with the employment of experts in the proceedings of the magisterial inquest held in order to gather and preserve evidence of a falsely reported crime in terms of Section 533 of Chapter 9.

The Court was also requested to provide for the safety of victim Jason Attard in terms of Section 383 of Chapter 9.

Has seen the Attorney General's consent for summary proceedings.

Has seen that the accused has no objection to such summary proceedings.

Has seen that in this sitting an admission of guilt was registered.

Has heard that the victim Jason Attard forgives the accused for any injuries sustained.

Has considered that the accused and the victim are today still co-habitating.

Kopja Informali ta' Sentenza

Has seen Section 216, 110 of Chapter 9.

Has seen the conviction sheet of the accused.

Has seen Section 22 of Chapter 446 and conditionally discharges her for two years and orders her interdicition for five years.

## < Sentenza Finali >

-----TMIEM------