

Kopja Informali ta' Sentenza



MALTA

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

**MAGISTRAT DR.  
DENNIS MONTEBELLO**

Seduta tat-3 ta' Marzu, 2006

Numru 212/2006

Police  
(Inspector Alfred Mallia)

vs

Vasiliy Maslov 43 years, son of Borisovith and Valentina,  
born in Russia on 26/6/62, residing on a vessel  
'Anchorbay' berthed at Marsa, holder of Pass number TS  
075

TODAY FRIDAY THE 3rd OF MARCH, 2006.

The Court;

Having seen the records of the inquiry where the accused Vasiliy Maslov was charged with having on the night between 2<sup>nd</sup> March and 3<sup>rd</sup> March, 2006, at about 22:30 hrs in Valletta;

1 Assaulted or resisted by violence or active force, not amounting to public violence on persons lawfully charged with a public duty, i.e. PS 549 Reuben Pace, PC 1101 Keith Azzopardi and PC 1063 Joseph Mizzi when in execution of the law or a lawful order in breach of Section 96 of Chapter 9 of the Laws of Malta;

2 Threatened persons lawfully charged with a public duty, i.e. PS 549, PC 1101, and PC 1063 while in the act of discharging their duties or because of their having discharged such duties in breach of Section 95 (1) Chapter 9 of the Laws of Malta.

3 Willfully committed any spoil, damage or injury upon any movable or immovable property amounting to less than Lm50 to the detriment of the Government of Malta, in breach of Section 325 (C) Chapter 9 of the Laws of Malta.

4 Disturbed the repose of the inhabitants by rowdiness or brawling, or in any other manner, in breach of Section 338 (m) of Chapter 9 of the Laws of Malta.

5 Attempted to use force against any person with intent to insult, annoy or hurt such person or others, in breach of Section 339 (d) of Chapter 9 of the Laws of Malta.

6 In any public place or place open to the public have been found drunk and incapable of taking good care of himself in breach of Section 338 (ff) of Chapter 9 of the Laws of Malta.

Having seen that the accused was duly assisted by a competent translator / interpreter and by defence council;

Having seen that the accused having declared that he has no objection to his case being dealt with summarily by this Court, pleaded guilty to the charges brought against him even after being given time for the reconsideration of the consequences of this plea;

Finds the accused guilty of all charges and after having seen Articles 96, 95, 325 (c), 338 (m), 339 (d), 339 (ff) and Article 21 of Chapter 9; and after having considered that the different charges are the result of the infringement of different sections of the Criminal Laws as a consequence of the same criminal action of the accused and that therefore punishment should be applied to the first charge under Art. 96 of Chapter 9 being the most serious brought against him and all the other charges are deemed to be absorbed in such charge; and .having considered that the criminal action of the accused is a direct consequence of his intoxicated state which although not constituting a defence nevertheless diminishes in some measure his responsibility; and after also having considered his obligation to make good all damages caused to the Government of Malta and his apology to the officers involved and his co-operation with the Court during the proceedings. condemns the accused to the payment of a multa in the sum of one hundred Maltese Lira (Lm100).

**< Sentenza Finali >**

-----TMIEM-----