

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

MAGISTRAT DR. EDWINA GRIMA

Seduta tad-19 ta' Settembru, 2012

Numru. 402/2012

The Police (Inspector Trevor Micallef)

VS

Tord Thomas Mauritz Ejlertsson, 21 yrs s/o Tord and Elizabeth nee Ek, born Sweden, date of birth 28th June 1991, resides 216, Apartment A, Manuel Dimech Street, Sliema, holder of Swedish passport no. 82882234

The Court;

Having seen charge brought against the accused who was charged with having on these island on the 18th September 2012 and the 19th September, 2012:

Had in his possession the drugs Cocaine, specified in the First Schedule of the Dangerous Drugs Ordinance

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Chapter 101 of the Laws of Malta, when he was not in possession of an import or an export authorisation issued by the Chief Government Medical Officer in pursuance of paragraphs 4 and Section 6 of the Ordinance and when he was not licensed or otherwise authorised to manufacture or supply the mentioned drugs and was not otherwise licenced by the President of Malta or authorised by the Internal Conrol of Dangerous Drugs Regulations (GN 292/1939) to be in possession of the mentioned drugsa, and failed to prove that the mentioned drugs were supplied to him for his personal use, according to a medical prescription as provided by the said regulations, and this in breach of the 1939 Regulations, fo the Internal Control of Dangerous Drugs (GN 292/1939) as subsequently amended by the Dangerous Drugs Ordinance Chapter 101, of the Laws of Malta.

Having seen documents exhibited;

Having seen the Attorney General's Order in terms of sub article (2) of Article 22 of the Dangerous Drugs Ordinance (Chap 101);

Having heard accused plead guilty to the charge brought against him which guilty plea was reaffirmed after accused was given adequate time to reconsider same:

Having heard submissions regarding punishment to be inflicted:

Considers:

That in view of the guilty plea filed by the accused the Court cannot but find him guilty as charged.

That in considering the punishment to be inflicted the Court is taking into consideration the guilty plea filed at the early stage of the proceedings and his clean conviction record.

Consequently the Court, after having seen Section 4 and 6 and articles 22 (1)(a), 22(2)(b)(ii) of Chapter 101 of the

Laws of Malta and Regulation 9 of Subsidiary Legislation 101.02 finds accused guilty as charged and by application Section 22 of Chapter 446 of the Laws of Malta discharges the accused on condition that he does not commit another crime within a period of one (1) year from today.

The Court warns the accused of the consequences according to law should he commit another crime during this period of conditional discharge.

Finally the Court orders the destruction of Dok D.

< Sentenza Finali >
TMIFM