



MALTA

**QORTI TAL-MAGISTRATI (MALTA)**  
**BHALA QORTI TA' GUDIKATURA KRIMINALI**  
**MAGISTRAT DR.**  
**JOSETTE DEMICOLI**

Seduta tal-11 ta' Frar, 2015

Numru. 1074/2014

The Police  
(Inspector Elton Taliana)

Vs

Marko Bogunovic

MAGISTRATE DR. JOSETTE DEMICOLI LL.D

Sitting of Wednesday 11th February, 2015

The Court,

Having seen the charges brought against Marko Bogunovic of 26 years born in Bosnia, on the 13<sup>th</sup> May 1988 son of unknown and Gordana nee' Bosnic and resides at 146, St Helena Str, Sliema, Pasport no. 17038854 that on the 01<sup>st</sup> November 2014 at about 06.30Hrs in St. Julians, or in the vicinities:-

1. Reviled, or threatened, or caused a bodily harm to a person lawfully charged with a public duty (Police Ps507 Rhys Cassar), while in the act of discharging their duty or because of them having discharged such duty, or with the intent to intimidate or unduly influence them in the discharge of such duty;
2. Disobeyed the lawful orders of any authority or of any person entrusted with a public service, or hinders or obstructs such person in the exercise of his duties, or otherwise unduly interferes with the exercise of such duties;
3. In any manner willfully disturbed the public good order or the public peace.

Having seen all the acts and documents exhibited;

Having seen the Attorney General's consent that this case be dealt with summarily and that the accused has no objection that the case be tried summarily.

Having heard witnesses.

Having heard the accused during today's sitting plead guilty to the charges brought against him, notwithstanding the fact that the Court warned him in the most solemn manner of the legal consequences of his guilty plea after having given him sufficient time within which to reconsider and withdraw his guilty plea;

Having heard the prosecution and defence counsel make their submissions.

Considers:

Having heard the guilty plea of the accused to the charges brought against him the Court has no alternative but to declare the accused guilty of all the charges brought against him.

With regards to punishment the Court took into consideration the fact that the accused pleaded guilty, the circumstances of the case and his clean record sheet.

In view of the above, the Court, after having seen articles 95, 338(dd), 338(ee) and 17 of Chapter 9 of the Laws of Malta upon admission finds the accused guilty of the charges brought against him and by application of article 22 of Chapter 446 of the Laws discharges him on condition that he does not commit another offence within two (2) years and also condemns him to pay a fine of eight hundred Euro (€800). The accused is being given six (6) months to pay the fine in monthly installments. In

Kopja Informali ta' Sentenza

case of non-payment, the fine will be converted into imprisonment according to law.

**< Sentenza Finali >**

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