

IT-TRIBUNAL TAL-BINI U L-KOSTRUZZJONI

Illum is-6 ta' Awwissu, 2024

Rikors numru: BCT/24/2024 CV

Membri:

Avukat Christopher L. Vella L.L.B., Dip. Not., LL.D.(Melit.)

Perit Samuel Formosa B.E.&A.(Hons), M.Sc. Arch.(Lond), M.Sc.(Env.Pln.& Mgt.), A.&C.E.

Ing. Johan A. Psaila B. Eng. (Hons.), Pg. Dipl. (Brunel)

Patrick Borg Caruana

vs

L-Awtorita' tal-Bini u l-Kostruzzjoni

Ra r-rikors tal-appell ippreżentat mill-appellant fejn huwa premetta u talab is-segwenti:

Dear Sirs,

Please find the below details in line with Chapter 623 – 44 “form of appeal”.

Point A

This appeal is with reference to the BCA Leter sent on the 21st March 2024 which states that the Site Manager has broken rule 623.08 (Use of a drill outside of permissible hours) – kindly refer to the attached leter.

Point B

We wish to contest the appeal with respect to the use of a drill outside of permissible hours. This is being contested on the basis that the Site Manager could not be present at the time the workers were there. We understand that this is in breach of rule 623.08 and will do our utmost to avoid this from happening again. We apologize for any inconvenience caused to the neighbours who felt disturbed, however, kindly note that my

father, Mr Patrick Borg Caruana, to who this citation was issued and is also the permit holder, was not physically able to be present to stop them. This was due to the fact that he was admitted to hospital and recovering from ITU (Mater Dei) due to Septic Shock and other serious illnesses. We understand that this is no form of excuse, however, his relatives were not mentally able to deal with such matters at the time this citation was issued. Please consider this as our apology for allowing this to happen and our assurance that it will not happen again. Please also consider the fact that we were aware that they would be working however, we did not know that they would be using a drill to conduct their work at later hours than 4pm. Kindly refer to the attached medical documentation in response to the above. It is worth noting that since this occurred, we have put in strong measures to ensure that workers are not using a drill after 4pm. My father is still slowly recovering however, we have stepped in, in his absence from the working site.

Point C

We are asking the authority to kindly understand our health-related matters outlined above, and excuse us on the above instance. As stated above, we have put in strong measures to ensure that workers are not using a drill after 4pm and are not disturbing the neighbours in line with the rules and regulations. In this effect, we hope that the authority, revokes their decision on the EUR 500 fine due to these unforeseeable circumstances.

Point D

Documentation attached to this letter.

Point E

We were advised that no fee shall apply for this appeal via email. Please do not hesitate to reach out to the undersigned should you have any questions.

*Stephanie Borg Caruana
Obo/Patrick Borg Caruana*

Ra r-risposta tal-Awtorita' li permezz tagħha wieġbet u eċċepiet is-segwenti:

- 1. Illi l-Awtoritāt appellata qiegħda umilment tissottometti li kwalunkwe deciżjoni meħuda kienet in konformita' ma dak rikjest mil-ligi, u kwindi korretta f'kull aspett;*
- 2. Illi ex admissis l-appellant qiegħed jikkonferma li sar il-ksur, u jkompli billi jindika li tali nuqqas ma kienx deliberat imma minħabba cirkostanzi partikolari medici;*

- 3. Illi l-esponenti filwaqt li jirribadixxi li tali ksur sar, jikkondivididi wkoll iċ-ċirkostanzi partikolari li jdur miegħu l-ksur, u kwindi dwar l-ammont impost tirrimetti ruħha għad-deċiżjoni tal-Onor. Tribunal;*
- 4. Għaldaqstant fuq dak suindikat, l-Awtorita' appellata qiegħda umilment titlob lil dan l-Onor. Tribunal sabiex tiċħad l-appell odjern;*
- 5. Salv ecċeżżjonijiet ulterjuri.*

Ra l-atti u d-dokumenti kollha.

Ra l-verbal tas-seduti kollha li seħħew quddiem it-Tribunal.

Ra d-deposizzjonijiet tax-xhieda kollha li tressqu quddiem it-Tribunal.

Ra li l-partijiet iddikjaraw l-istadju tal-provi tagħhom magħluq.

Semgħa it-trattazzjonijiet finali tal-partijiet.

Ra li l-kawża tkalliet għall-llum għas-sentenza.

Ikkunsidra:

Illi l-penali amministrattiva in kwistjoni inħarġet minħabba l-użu ta' drill pnevmatiku barra mill-ħin permissibli.

It-Tribunal jinnota li kemm fir-rikors tiegħu u anke fix-xhieda mogħtija minn bintu Stephanie Borg Caruana, l-appellant qiegħed jammetti dan il-ksur iż-żda qed jiippreżenta bħala gustifikazzjoni ta' dan in-nuqqas certifikati medici li jindikaw li ftit jiem qabel huwa kien rikoverat l-isptar. It-tifla tiegħu tgħid li minħabba dawn ir-raġunijiet, matul dawk iż-żeminijiet li inħarġet il-multa kienu traskruaw l-involviment tagħhom fuq is-sit in kwistjoni u għaldaqstant ma kellhom ebda kontroll fuq dak li kienu qiegħdin jagħmlu l-ħaddiema li huma ngagġgaw.

It-Tribunal jinnota li l-Awtorita' filwaqt li tinsisti li hemm ammissjoni u ksur čar, kemm fir-risposta tagħha u kif ukoll fit-trattazzjoni magħmula mill-abbli konsulent legali tagħha, irremmettew ruħhom għad-deċiżjoni ta' dan it-Tribunal għar-rigward tal-ammont li għandu jiġi impost u dan in vista' taċ-ċirkostanzi eċċeazzjonali.

It-Tribunal huwa marbut bil-liġi u fid-dawl ta' ammissjoni čara min naħha tal-appellant nnifsu ma jistax jagħlaq għajnejn għal kwalunkwe abbuż jew illegalita'. Iżda mill-banda l-oħra jifhem li ċ-ċirkostanzi f'dan il-każ huma pjuttost eċċeazzjonali u jimmeritaw li t-Tribunal ikun konsiderevoli tagħhom. Għaldaqstant filwaqt li ser ikun qed jikkonferma l-ħtija tal-appellant fl-aġir tiegħi kif deskritt fl-avviż tal-penali amministrattiva, ser jgħaddi sabiex inaqqaś il-multa għal ammont li jirrapreżenta aħjar il-fatti specie tal-każ.

It-Tribunal jifhem li l-ammont impost, u ċioe dak ta' ħames mitt Ewro (€500) huwa l-ammont li l-Awtorita' timponi għal aġir ta' din in-natura. Minkejja dan, it-Tribunal iqis li fid-dawl tal-fatti kif preżentati lilu, dan l-ammont huwa kemmxejn eċċessiv. It-Tribunal fela bir-reqqa id-Disa' Skeda tal-Avviż Legali 340 tal-2022 liema skeda ma timponi ebda minimu jew massimu għal penali amministrattiva ta' din in-natura. Għaldaqstant it-Tribunal ser jgħaddi sabiex juža d-diskrezzjoni mogħtija lilu mil-liġi u minflok jimponi l-ammont ta' mitt euro (€100) bħala penali amministrattiva għal dak li seħħi nhar l-20 ta' Marzu, 2024. It-Tribunal qed jagħmlha čara li dan qed jagħmlu biss in vista' li ċ-ċirkostanzi preżentati lilu huma tali li jimmeritaw riduzzjoni tal-penali amministrattiva.

Decide

Għaldaqstant għal dawn ir-raġunijiet kollha msemmija hawn fuq, it-Tribunal qiegħed jilqa' parżjalment l-appell tal-appellant u filwaqt li jikkonferma li l-appellant huwa responsabbli ta' ksur tal-Avviż Legali 340 tal-2022, qiegħed inaqqaś l-penali amministrattiva għall-amont ta' mitt Ewro (€100).

******* VERA KOPJA TAL-ORIGINAL *******

Dr Christopher L. Vella
Chairperson

Perit Samuel Formosa
Membru

Ing. Johan A. Psaila
Membru

