

THE ITALIAN SUPREME COURT

OMITTED

HEREIN

REJECTS THE APPEALS FILED BY AGRAMA FRANK, GALLETTO GABRIELLA, LORENZANO DANIELE, AND SENTENCES THEM TO PAY COURT COSTS.

OVERTURNS THE APPEALED JUDGEMENT AGAINST BERLUSCONI SILVIO ONLY WITH REGARD TO THE ANCILLARY SENTENCE OF TEMPORARY DISQUALIFICATION FROM HOLDING PUBLIC OFFICES FOR FIVE YEARS, IN THAT IN VIOLATION OF ARTICLE 12, PARAGRAPH 2, OF LEGISLATIVE DECREE NO. 74 OF 10 MARCH 2000 AND

HEREIN ORDERS

THAT THE CASE BE REFERRED BACK TO ANOTHER DIVISION OF THE COURT OF APPEAL OF MILAN SO THAT THE ANCILLARY SENTENCE IS REDETERMINED WITHIN THE LIMITS SET FORTH BY THE ABOVE MENTIONED ARTICLE 12, UNDER ARTICLE 133 OF THE CRIMINAL CODE; THE SAID DECISION CANNOT BE MADE BY THE SUPREME COURT;

HEREIN REJECTS

THE OTHER PARTS OF BERLUSCONI'S APPEAL AND DECLARES, UNDER ARTICLE 624, PARAGRAPH 2 OF THE CODE OF CRIMINAL PROCEDURE, ALL THE OTHER PARTS OF THE APPEALED JUDGEMENT FINAL.

HEREIN SENTENCES

ALL THE DEFENDANTS, JOINTLY, TO PAY TO THE CIVIL PARTY AND THE TAX AUTHORITY, THE COSTS BORN BY THE TAX AUTHORITY FOR THIS INSTANCE OF THE PROCEEDINGS, WHICH AMOUNTS TO A TOTAL OF 5,000 EURO, AS WELL AS PAYING THE ADDITIONAL COSTS PRESCRIBED BY LAW

TRUE ABSTRACT OF THE ORIGINAL