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ON COMMISSION MONITORING
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INTRODUCTION

1. Following a Resolution adopted by the European Parliament on 9 February 1983, the President of the Commission told at a meeting of the Legal Affairs Committee on 16 June 1983 that the Commission would submit to Parliament an annual report on all infringements, in addition to the existing publications, subject to the exclusion of any document of a confidential nature. To meet another wish expressed by Parliament, the report would also contain a survey of the implementation of directives by Member States. The first such report was sent to Parliament on 10 April 1984.

2. In line with these undertakings and the principles followed in drawing up the first annual report, this second report includes a list of infringements of the Treaties and regulations in 1984 (Annex A) and a list providing a survey of the implementation of directives during the same year (Annex B). This survey of implementation shows only those directives which have given rise to problems, about 200 out of a total of some 700 due for implementation, though some of the others are subject to implementation by Greece (see point 12 below). The "sector-by-sector analysis" supplies a commentary on the two lists, divided by subject-matter.

3. Before entering on the substance of the problem the first report described the internal procedures followed by the Commission in carrying out its task as guardian of Community law.² These procedures have been changed in some respects in the meantime. In 1984 the Commission began to carry out more frequent reviews of infringement proceedings already initiated ("established" infringements), and there were also more frequent examinations of urgent cases outside the regular review meetings.

4. In 1984 the Commission initiated infringement proceedings in 454 cases, delivered 148 reasoned opinions and brought 54 cases before the Court of Justice; taking the three figures together, this represents an increase of more than 50% over 1983 and more than 20% over 1982. These figures are well below the total number of cases considered by the Commission.

5. This report takes account of the main suggestions put forward at the Legal Affairs Committee meeting on 31 November 1984 and in Parliamentary questions. Thus

(a) the sector-by-sector analysis mentions Member States by name; of course the lists in the annexes continue to supply full details, as in the first report;

¹ COM(84) 181 final.

² COM(84) 181 final, points 4 to 6.

- (b) for the first time, the Commission has given Parliament figures for complaints and on infringements detected by the Commission's own inquiries since 1982;
- (c) this report supplies further information on compliance by Member States with judgments of the Court of Justice.

6. The report is intended to meet Parliament's desire for fuller information. As the Commission said last year, the report is additional to the other forms of information published (in the monthly Bulletin of the European Communities, the General Report, answers to Parliamentary questions, and so on); however, it has to respect certain rules of confidentiality, particularly with regard to the first stage of proceedings: the sending of a letter or formal notice.

7. The statistical tables and the sector by sector analysis provide an overview of action taken by the Commission in 1984. Table No 1 gives the number of cases in which proceedings were initiated or pursued since 1979 in respect of each Member State, while Table No 2 shows cases over the same period classified by major sectors of activity. Table No 3 shows proceedings initiated in connection with directives and for infringement of the Treaties or regulations. Table No 4 gives figures for complaints and for infringements detected by the Commission's own inquiries, classified by Member State and by the Commission department concerned. Table No 5 shows cases referred to the Court of Justice, and whether judgment was given for the Member State or for the Commission. It also supplies a list of judgments not complied with by 31 December 1984.

8. It will be seen first of all from Table No 1 that, as in previous years, the number of cases falls off as each successive stage of the procedure laid down in Article 169 of the EEC Treaty is reached. It was remarked in the first report¹ that certain Member States were inclined to bring infringements to an end only at the reasoned opinion stage or even later; unfortunately this remained true in 1984. The Commission regards this as a worrying tendency and in its contacts at political level and with national government departments it has been trying to secure a change in this behaviour.

9. In 1984 the number of infringement proceedings initiated or pursued grew significantly. As the Commission said in the first report, regarding the growth observed in 1983, there is no one cause for this: there has been an increase in the number of actual infringements, but monitoring procedures have also been tightened.

¹COM(84) 181 final, point 11.

²COM(84) 181 final, point 13.

10. As regards directives, Tables No 2 and No 3 show that the number of cases in which infringement proceedings were initiated for failure to notify implementing measures by the required date increased in absolute terms. The bulk of the growth here is due to the fact that in 1983 the Commission dropped proceedings in a fairly large number of old cases, so as to be able to send fresh letters of formal notice with a more detailed statement of its grounds, for reasons of legal certainty expounded in certain dicta of the Court of Justice; these fresh letters were for the most part sent in 1984. Accordingly, this increase does not alter the fact, noted in the first report, that the proportion of proceedings concerned with failure to transpose directives has been falling off, owing partly to the effectiveness of the measures taken and partly to a reduction in the number of directives requiring implementation.

11. Given the difficulties, particularly constitutional and administrative, experienced by certain Member States in incorporating directives into domestic law, the Commission has been seeking to induce an awareness of the problem at the highest levels. A number of cases were settled in Italy following action of this kind, some of them being of very long standing and already condemned by the Court of Justice. In the case of Greece the Commission has been seeking through all useful channels to facilitate the integration of the country into the Community legal order. It has noted significant progress in this respect.

12. As to the application of the Treaty and of regulations, the tables confirm the increase in proceedings since 1979. Annex A shows that in relation to 1983 the number of cases where proceedings reached the stage of a reasoned opinion or reference to the Court of Justice increased by more than 35%. The Commission is aware that the increase is not due solely to the stricter measures it has itself taken. This is shown by the growing number of complaints lodged since 1982 (see Table No 4), although figures of this kind cannot give a full picture of the situation here. They take no account of whether a particular infringement has a very serious effect on the proper operation of the common market or is perhaps less important, and they provide no information on the context in which the infringement was committed: is it an isolated case, or does it form part of a series of measures?

13. The sector-by-sector analysis and Tables No 2 and No 3 show that, as in 1983, the infringements listed relate essentially to obstacles to free movement for both industrial and agricultural products (Articles 30 et seq. and 95 of the EEC Treaty), which is essential if the single market is to operate properly.

14. Progress towards integration has had the effect of highlighting the existence of infringements, particularly in that the man in the street is

¹ COM(84) 181 final, point 18.

growing more aware of the building of the Community. Ordinary citizens are quite rightly growing impatient at the instances of failure to comply with Community law which they see around them or are themselves subjected to. Such infringements must in the Commission's view be dealt with rapidly, not only because they are a bad thing in themselves, but above all in order to prevent proliferation as a result of retaliatory action for example.

15. Lastly, Table No 5 deals with the implementation of judgments of the Court of Justice. It cannot be inferred from the number of judgments not yet complied with, most of which concern directives and some of which are still very recent, that the Member States in question are deliberately trying to avoid complying with Community law. The main cause is rather the legislative difficulties encountered by certain governments. From the subjects principally concerned it can be concluded that the problem most often arises where regionalized structures complicate the process of adapting domestic law.

16. The list includes both judgments which have not to the Commission's knowledge been complied with and those which have been only partially complied with, such as the one against Italy in Case 221/83, on veterinary surgeons. It also indicates where Member States have taken practical steps showing that they intend to comply. The Commission will be watching to ensure that they do so.

17. If the figures in the first report are compared with those given here, it will be seen that the Member States have made efforts to comply with Court judgments. Twelve judgments have in the meantime been implemented.

18. The Commission is giving its full attention to this matter. In certain particularly worrying cases, in addition to taking infringement proceedings for failure to comply with Article 171 of the EEC Treaty, it will seek to draw attention to the gravity of the Member State's offence through all appropriate political and administrative channels so that the infringement can be ended rapidly. It hopes that the Members of the European Parliament will give it their support here, and encourage rapid compliance with Court judgments through their contacts with their domestic parliaments and by bringing the matter home to public opinion.

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19. The sector-by-sector analysis below describes the Commission's monitoring activities according to the field involved, for example their extension to new policies such as fisheries and developments in areas such as external relations policy or budgetary matters.

SECTOR-BY-SECTOR ANALYSIS

Statistical matters

20. The obligations of the Member States in the statistical field for the most part consist in furnishing the Commission with statistical data dealing with a particular subject at set intervals and in prescribed conditions of form and content.

21. As in previous years, the infringement proceedings taken concerned persistent delays in supplying information.

22. Thus Belgium is still not complying with the time-limits for furnishing external trade statistics, and Italy is not yet in a position to furnish a complete statement of goods transport carried out by Italian nationals.

Administrative matters

23. A number of obligations are imposed on Member States by the Staff Regulations. Non-compliance with those Regulations has given rise to two types of infringement proceedings:

(i) the Commission, after conducting negotiations with all the Member States with a view to arriving at a correct implementation of the provisions of the Staff Regulations on the transfer of pension rights, continued the infringement proceedings commenced against Belgium and the Netherlands.

(ii) The Commission also sent a reasoned opinion to the Federal Republic of Germany and to Belgium in view of their refusal to pay family allowances due in respect of officials' dependent children.

Budgetary matters

24. As regards the calculation of interest on account of late payment action was taken on two infringements by sending a reasoned opinion to the United Kingdom and commencing proceedings before the Court of Justice against the Federal Republic of Germany.

25. The Commission continues to pay close attention to infringements likely to affect the volume of own resources.

Economic and monetary policy

26. As regards the liberalization of capital movements provided for by the Treaty and by two Council directives of 1960 and 1962 the Commission continued two infringement proceedings against Greece for failure to liberalize blocked assets and investments in immovable property made by residents of the other Member States.

27. As for current payments (Article 106 of the Treaty) and more precisely transfers connected with tourism and other forms of travel, the Commission, following the Court's judgment of 31 January 1984, informed certain Member States of the conclusions it drew from that judgment. The Commission's view, put shortly, is that residents of Member States must be assured of being able to have available the resources necessary to meet any expenses incurred abroad, whether this is done by transfers through approved intermediaries, by granting at the outset fixed allowances of foreign currency with provision for them to be increased on production of prima facie evidence, and possibly subsequent justification, or by the use of appropriate instruments of payment while abroad.

28. At the same time the Commission asked to be informed of the provisions the Member States concerned intended to adopt in order to comply with the principles laid down by the Court. It took note of the liberalization measures already existing in this field, and is following the matter with close attention in close collaboration with the competent national authorities.

Free movement of goods¹

29. With a view to strengthening the feeling of solidarity and of belonging to a community among citizens of the Member States the Commission in 1984 devoted special attention to the creation of a "people's Europe". In this context it set itself as a priority objective the elimination of non-tariff barriers contravening Articles 30 to 36 of the EEC Treaty which prevent citizens from benefiting fully from the opportunities afforded by the Common Market.

30. The first problem is to change the circumstances attendant on the crossing of frontiers within the Community by abolishing out-dated customs checks, tiresome formalities, unnecessary searches, excessive waiting, troublesome questioning and - a particularly regrettable phenomenon - disproportionate administrative, financial and criminal penalties. In view of the very small macro-economic impact of goods and personal effects "imported" by individuals and the fact that these products have already borne taxes and excise duties in their country of origin, it seems at the present stage of European integration and administrative cooperation entirely misconceived to see in every crossing of an internal frontier a risk of fraud justifying checks and in every omission or error in a declaration a serious fault necessitating confiscation of the object or fines of up to double the value of the goods. In this type of situation the Commission does not confine itself to bringing the infringement to an end but also tries to arrange for the reimbursement of unreasonable fines.

¹ For agricultural products see the chapter dealing with agriculture.

31. Formalities and checks at frontiers go hand-in-hand with administrative obstacles within Member States that prevent the citizen from enjoying the benefit of the European dimension whether as a consumer or as a tourist. For example, during the past three years the Commission has received a great many complaints concerning the difficulties encountered on registering vehicles imported from another Member State and the problems arising from movement within the Community of vehicles equipped with CB radio. In 1984 the Commission wrote to all the Member States setting out the principles of Community law governing these two subjects; it asked them to examine their rules in the light of these principles and, where necessary, to bring them into line with the obligations derived from Community law.

32. Another sector the Commission is still studying attentively is that of food products (for example bread, margarine, milk substitutes, jellied sweets, caviar substitutes) and particularly alcoholic drinks (beer, vermouth, rum, gin, cider and sparkling grape juice). A whole panoply of national rules deal with the composition, the description or the packing of products and require manufacturers in other Member States to adapt their products to the rules of the national market thus restricting the free choice of consumers and preventing the free movement of products lawfully manufactured and marketed in another Member State. The provisions of Articles 30 et seq. of the EEC Treaty as interpreted in the Cassis de Dijon case permit wider freedom of trade between the Member States while at the same time avoiding the creation of a complete range of Euro-products in which national and regional characteristics and traditions would be lost.

33. As regards the pharmaceutical industry, the Commission has commenced proceedings under Article 169 of the Treaty against several Member States in view of the incompatibility of their rules on price control over pharmaceutical products and reimbursement of the cost of such products under social security with Articles 30 et seq. of the Treaty. The Commission bases its case on the principles enunciated by the Court of Justice on the subject of national price rules, particularly in its judgment in Case 181/82 Roussel on price control and its judgment in Case 238/82 Duphar on reimbursement.

34. The number of cases examined is constantly growing, particularly if presumed infringements and complaints are included; the Commission settles the majority of these cases by means of informal contacts and almost all of them without bringing the matter before the Court. While the volume of such material is partly due to the economic difficulties of the Member States and the protectionist pressures to which their governments are subject, its growth is also due to the time that must necessarily elapse between the lodging of a complaint and the settlement of the case.

35. The Commission is conscious of the fact that this situation tends to favour Member States committing infringements and to impair public confidence in the future of the Common Market. It is trying to remedy the situation by preventing infringements.

36. Thus Directive 83/189/EEC, which came into force on 1 April 1984 requires Member States to notify their draft technical rules to the Commission. The Commission is then required to examine whether the implementation of the draft rules would be likely to affect the movement of goods; if so, it indicates to the Member State concerned the amendments that appear necessary to remove or limit the obstacles to trade, and may also propose Community legislation or the creation of European standards. This system, by preventing new obstacles from arising, clearly offers the great advantage of reducing in the long term the workload of the Community institutions both in terms of harmonizing legislation and in proceeding against infringements. In the short term, however, it is more likely to increase the Commission's workload since it will have to detect in each case, and within a short time limit, the obstacles which might result from the implementation of provisions which are still only in draft and which at that stage may seem innocuous.

37. As regards harmonization designed to eliminate technical barriers to trade in view of the volume of Community law requiring to be incorporated in national law the situation may be regarded as satisfactory.

38. This also applies to the 154 harmonization directives concerned with industrial products for which the time limit for incorporation had expired. In response to steady pressure by the Commission, the Member States continued in 1984 their efforts to incorporate them.

39. Directives of this kind are sufficiently precise and detailed not to give rise to many cases of non-compliance or incorrect application, except - and this is worth stressing - for the "low tension" directive, which has given rise to problems of interpretation.

40. It is rare for such proceedings to reach the stage of an action before the Court of Justice, since the delays in incorporation are usually due to administrative problems that tend to resolve themselves at the latest following issue of a reasoned opinion. Such proceedings involve so many Member States that it is not possible to draw any inference regarding the attitude to its obligations of any particular Member State.

41. As regards the pharmaceutical industry, the increase in the number of proceedings during the year can doubtless be explained by the particularly complex nature of pharmaceutical legislation, which inevitably gives rise to legal or administrative delays. However, the basic directives concerning pharmaceutical specialities for the use of humans have not yet been incorporated into national law either by Greece or by Italy.

42. So far as chemical products are concerned, the directives concern particularly detergents and fertilizers and dangerous preparations and substances, where the provisions are also concerned with the protection of consumers by means of labelling. While the number of cases giving rise to proceedings is relatively large, it must be stressed that the situation has improved during the second half of 1984. The Commission hopes that this trend will continue so that during the coming year a certain number of these proceedings can be terminated.

Free movement of persons and freedom to provide services

43. The Commission commenced infringement proceedings against Greece for failure to incorporate Directive 73/148/EEC on the abolition of restrictions on movement and residence in the Community for nationals of Member States and their families, and for maintaining the requirement that travellers arriving by air have to complete an embarkation card. It continued the proceedings against Ireland for failure to incorporate that directive correctly into national law.

44. The number of infringements of the directives issued under Article 57 of the EEC Treaty with a view to ensuring the freedom of movement of persons practising a profession (doctors, nurses responsible for general care, dentists, midwives, lawyers, hairdressers, transport agents) has doubled in comparison with the preceding year. Whilst in some cases the infringements concern merely a failure to communicate the national implementing measures by the time limit set, some of the proceedings concern incorrect implementation and discrimination (Articles 52 and 59 of the EEC Treaty) on grounds of nationality against persons wishing to take up a profession, particularly in France and Italy.

45. As regards the company law directives based on Article 54(3)(g) of the EEC Treaty, intended to coordinate the safeguards which, for the protection of the interests of members and others, are required of companies or firms, the number of infringements is substantially less than in the preceding year.

46. In 1984 the Commission was able to terminate seven proceedings leaving still unsettled two cases of failure to implement a judgment of the Court of Justice (Belgium and Italy) concerning failure to incorporate into national law the second directive on the constitution of limited companies and three cases of failure to communicate national implementing measures dealing with the fourth directive on the annual accounts of certain forms of company. On these cases the Commission has decided to commence actions before the Court of Justice (Germany, Ireland and Italy).

Customs Union

47. During 1984 infringements relating to charges having equivalent effect to customs duties (Articles 9 et seq. of the EEC Treaty) have been less numerous than those concerning customs rules (regulations and directives).

48. Three cases have been terminated following steps taken by the Member State concerned to give effect to the Court's judgments ruling that certain charges imposed on imports in international trade had equivalent effect to customs duties. Another case has been closed following compliance by the Member State concerned with a reasoned decision taken by the Commission under Article 88 of the ECSC Treaty.

49. On the other hand proceedings commenced against Belgium concerning a charge having equivalent effect have not been terminated because that Member State has not yet taken the steps necessary to give effect to the Court's judgment. The Commission has therefore decided to commence fresh infringement proceedings based on Article 171 of the Treaty.

50. The Commission has commenced an action before the Court against the United Kingdom in a case concerning the origin of products resulting from joint fishing by a Community and a non-Community boat.

51. Four infringement proceedings reached the reasoned opinion stage. Two of them relate to charges considered by the Commission to have an effect equivalent to customs duties and the other two to an incorrect application of the customs rules on the common customs tariff and quotas.

52. So far as directives are concerned the majority of the infringements concern the failure of Member States to communicate to the Commission the national measures necessary to incorporate into domestic law certain directives relating to inward processing (processing or transformation under customs supervision of non-Community goods with a view to their re-export) and export of goods. However, the majority of these proceedings have been terminated, since the Member States concerned communicated their implementing measures after receiving the letter of formal notice.

53. It should be noted that the action taken by the Commission against certain Member States under Article 169 of the Treaty in relation to customs matters has not always been in response to complaints, but has also included cases detected by the Commission's own enquiries, particularly in the course of inspection visits to the Member States in the context of monitoring the Community's own resources.

Competition

54. Article 37 of the EEC Treaty requires Member States to adjust any state monopolies of a commercial character. In 1984 the Commission dealt with two infringements by France.

55. In the case of the monopoly in manufactured tobacco, the Commission is observing closely the application of the measures taken recently, which would put an end to the infringement by widening the rules on access to the trade to include nationals of other Member States and regularizing the terms for the grant of credit to retail tobacconists.

56. On the other hand the Commission has delivered a reasoned opinion calling for the adjustment of the spirits monopoly, which includes a system of surcharges and levies liable to discriminate against spirits imported from other Member States.

Banks, insurance etc.

57. In the area of financial institutions the Commission has decided to commence proceedings against the Netherlands under Article 169 of the EEC Treaty for failure to observe Article 171 of the Treaty, in view of the fact that that State has not yet complied with the Court's judgment in Case 160/82 concerning the taking-up and the pursuit of the business of direct insurance other than life assurance.

58. The Commission is awaiting the Court's judgment in five cases it brought before the Court in two different fields. In the context of freedom of establishment an action before the Court was commenced against France, which refuses to grant a tax credit to agencies and branches of insurance, re-insurance and capital redemption companies from other Member States, this credit being reserved for persons having their effective domicile (domicile réel) or registered office in France. In the context of freedom to provide services particularly in the field of co-insurance, actions were commenced against Germany, Denmark, France and Ireland on the grounds that the national implementing measures they have communicated are not in conformity with Community law.

59. As regards credit institutions, a reasoned opinion has been sent to France concerning the partial incorporation of the directive on information to be published on a regular basis by companies the shares of which have been admitted to official stock exchange listing.

60. The Commission also sent a reasoned opinion to Ireland, which had failed to incorporate into national law three directives relating to securities (conditions for the admission of securities to official listing; prospectus required for such admission; information to be published on a regular basis by companies the shares of which have been admitted to official listing) and sent a letter of formal notice to Belgium, Germany, Greece, Italy and Luxembourg concerning the failure to communicate national implementing measures. It also commenced infringement proceedings against France on the same ground, in relation to the directive on the conditions for the admission of securities to official listing.

61. On the same ground again, the Commission commenced the procedure provided for under Article 169 of the EEC Treaty against Italy and the Netherlands in relation to the directive coordinating provisions for the taking-up and the pursuit of the business of direct life assurance.

Taxation

62. The Commission issued a reasoned opinion in six new cases additional to the two cases which had already reached this stage and of which details are given in Annex A. One of these proceedings was commenced against Italy under Article 171 of the EEC Treaty for failure to give effect to the Court's judgment of 15 March 1983 in Case 319/81 concerning differential taxation of spirits.

63. Three other cases in which the issue of a reasoned opinion produced no result have been brought before the Court of Justice; these are additional to the two cases still pending before the Court on this subject.

64. Finally, the Commission decided to terminate the proceedings commenced against Italy regarding its system of excise duty on spirits since it had adapted its legislation to Community law, and the proceedings against the United Kingdom regarding the taxation of beer and wine following the Court's judgment of 12 July 1983 (Case 170/78), since that country had also brought to an end the discrimination complained of.

65. In the case of Greece, the extent of the discriminations and their link with the structure of the tax system are such that the only solution that has been found possible for bringing about as quickly as possible the tax conditions needed for free movement of goods was to impose a regulatory tax, in order to compensate, over a transitional period, for the simultaneous abolition of the Greek fiscal practices discriminating against imports. The rates of this tax have been determined by reference to the protection enjoyed by similar or competing national products at the time the tax was introduced.

66. The gradual abolition of this transitional tax is intended to take effect in accordance with a timetable such that it will be finally eliminated by 1 January 1989. The first reduction of 10% was duly made by the Greek Government on 2 July 1984.

67. As regards the monitoring of the application of secondary legislation, the Commission's main task is to supervise the application of the Sixth VAT Directive (77/388/EEC).

68. The Commission therefore sent a reasoned opinion in seven new cases on the ground of incorrect application of this directive. These cases concern:

- Ireland and the United Kingdom as regards the maintenance of zero rates;
- France and Ireland as regards the reduction in the taxable base;
- the United Kingdom as regards the exemption for services provided by members of the medical and para-medical professions;
- the Netherlands as regards the tax status of notaries and bailiffs;
- the Federal Republic of Germany as regards the application of the principle of "Organschaft" to companies established abroad.

69. The Commission brought actions before the Court of Justice under Article 169 of the EEC Treaty in three cases, namely:

- against Ireland and the Netherlands as regards a reduction in the taxable amount in cases where goods are taken back;
- against Germany as regards the exemption for services rendered by carriers to the Federal Post Office.

70. The Commission also commenced proceedings against Belgium on the basis of Article 171 of the EEC Treaty for failure to comply with the judgment of the Court dated 10 April 1984 (Case 324/84) concerning the minimum basis of taxation for new and demonstration vehicles.

71. In the case of the new charge imposed by France on spirits and tobacco for the benefit of social security funds, France has now amended its legislation so as to bring to an end the infringement arising from the charge imposed on tobacco. As regards alcoholic drinks, a provision in the Finance Bill for 1985 would, if adopted, settle this aspect also.

72. Finally, the Commission decided to terminate the proceedings commenced against Germany, Italy, France and Denmark concerning the place of taxation of the service in the case of hiring out of movable tangible property, since the Tenth VAT Directive (84/386/EEC) adopted by the Council on 31 July 1984 has settled this matter. The case commenced against France concerning the exemption for automatic games may be settled shortly, since the French Government has undertaken to take steps to put an end to this infringement in the Finance Bill for 1985.

73. In another case a reasoned opinion was issued concerning the incorrect application of Directive 72/464/EEC on manufactured tobacco. It concerned the Belgian system of fixed retail prices for tobacco products. Proceedings are also continuing against France, which has not given effect to the Court's judgment of 21 June 1983 (Case 90/82 on the fixing of retail prices for tobacco), on the basis of Article 171 of the EEC Treaty.

74. In the course of monitoring the incorporation of Community rules into national law the Commission has had to commence several proceedings for failure by Member States to communicate their national implementing measures; a list of these is given in Annex B.

75. A number of these proceedings have been commenced on the basis of Article 171 of the EEC Treaty, chiefly against Italy, which has not adopted measures to comply with the tobacco directives 72/464/EEC and 77/805/EEC (judgment of 7 December 1982 in Case 41/82) or measures to comply with the new directive 79/32/EEC (definitions and categories of tobacco) despite the Court's judgment of 5 June 1984 (Case 280/83).

76. As far as Greece is concerned, incorporation of the VAT directives has been postponed until 1 January 1986 (Fifteenth VAT Directive 83/648/EEC).

Employment, education and social policy

77. As will be seen from the annexes, in 1984 the Commission had occasion to issue a reasoned opinion in four cases concerned respectively with inadequate implementation by Italy, Ireland, Luxembourg and the United Kingdom. The Commission had to commence an action before the Court against Belgium and Italy, in the latter case under two different headings. On the other hand, in five cases the Commission was able to terminate the proceedings after satisfying itself that the Member State in question had complied with the reasoned opinion or the Court's judgment.

78. The Commission also found that in one case the Member State had not complied within a reasonable time with the judgment the Court had given against it. In other cases it is continuing its investigations to determine how far the Court's judgments have been complied with. It also commenced proceedings in a case where a Member State had not communicated the measures implementing a directive.

79. A more specific examination is being made of certain rules. Thus the Commission adopted a report for the Council, sent also to the European Parliament and the Economic and Social Committee, on the extent to which the principle of equal pay has been applied in Greece. The Commission is also continuing its examination of the conclusions of the study it has made on the consequences of the judgments of the Court of Justice in Case 149/79 concerning the application of a nationality condition for access to employment in the public service.

80. On social affairs few matters remain in dispute. In a number of cases in which the Commission became aware of problems in applying Community law, it found that they result from the incorrect application of national law which itself is in accordance with Community law, and can be resolved by further study of the matter, or that the matter has been brought before national courts and they have been able to resolve it by referring questions to the Court of Justice for preliminary rulings. Consequently there are very few real infringements by Member States. Where substantial divergences remain - particularly in relation to free movement of workers equal pay for men and women and protection of workers in case of large-scale redundancies and transfer of businesses - the grounds for complaint on the part of the Commission often concern only minor aspects which do not seriously affect the acquis communautaire.

Environment and consumer protection

81. As regards environmental policy the Commission initiated 29 infringement proceedings and sent 46 reasoned opinions. An action before the Court was commenced against the Netherlands concerning the incorporation into national law of the groundwater directive.

82. During the year the Commission devoted special attention to the application of two directives, the one concerning the notification of new dangerous substances placed on the market and the one concerning conservation of wild birds. It felt obliged to commence fresh infringement proceedings against Belgium, which has not given effect to four judgments of the Court of Justice.

83. On consumer protection 11 fresh infringement proceedings were commenced, one of them against Italy for failing to give effect to a Court judgment. Three reasoned opinions were sent.

84. Overall, during 1984, the Commission terminated 25 cases on the environment and 13 on consumer protection, the Member States concerned having put an end to the infringement.

Agricultural policy

85. With regard to freedom of movement for agricultural products, infringements hampering trade vary as widely as they do for manufactured goods. Some examples are:

- technical requirements or quality criteria having the effect of limiting or discouraging imports. In particular the Commission took action against this type of measure in the case of the restrictions imposed on the marketing or import of butter, beef and veal in Greece and of fractionated butter in Italy;
- excessive or systematic checks, particularly health or phytosanitary checks, where these are more rigorous for imported products and are not justified under Article 36 of the EEC Treaty. The Commission has taken action against such practices in relation to game in Germany (this Member State took steps to bring the infringement to an end and thus enabled the Commission to terminate the proceedings) and in relation to imported poultrymeat in the United Kingdom and Ireland;
- too much time taken for these checks, a practice the Commission condemned in connection with the importation of Cagliata cheese in Italy;
- excessively restricted customs facilities, including the closing by the Italian authorities of the frontier post at the Resia Pass to imports of butter and cheese;
- requirement of licences, technical certificates or certificates of origin on import or export, such as those applied in relation to milk products and potatoes in Ireland, animal products in the United Kingdom, certain types of meat in Greece and horses for slaughtering and champagne in France;
- unjustified prohibitions, such as those affecting pasteurized milk in the United Kingdom, bananas in Greece and refined animal fat for human consumption in Germany.

86. As regard measures ruling the common market organisation, infringements concern either the incorrect application of the Community rules or delay in the application of provisions which must often, if they are to produce the immediate impact intended by the Community legislature, take effect at short notice.

87. On this last point, the Commission felt obliged to take action on the delay by Italy in applying the Council regulations on the rationalization measures for fruit production in the Community and the grant of a reconversion premium for wine growers, the Council regulation establishing in certain regions arrangements for encouraging the formation of groups of producers and the Council regulation making arrangements for the abandonment of areas under vines.

88. Moreover, as a result of enquiries made of the Member States concerning the application of the Community rules on practical checks of the water content of frozen poultry, the Commission found that Italy had still not adopted any national legislation complying with the Community rules.

89. Incorrect application of Community rules affects the functioning of the market organizations, in the milk sector in the United Kingdom by reason of certain activities of the Milk Marketing Boards in relation to prices, in the fruit and vegetables sector in Italy and in the wine sector in Germany.

90. Failure to observe certain rules of the common organization of markets may make imports more difficult and thus impede the free movement of goods. Such is the case of the incorrect application of the common quality standards in the fruit and vegetables sector in Belgium. Such infringements also produce restrictive effects in trade within the Member States concerned and must for this reason be regarded as falling into the second category, namely that of infringements of the law governing the common agricultural organization itself.

91. The range of infringements is very wide. Some of them (slightly over 50% of reasoned opinions and 50% of actions before the Court of Justice) concern the freedom of movement of goods, while others concern the harmonious functioning of the market organizations and Community structural policy in agriculture.

92. The list given in the annexes shows that during the period under review, in relation to the two categories of requirements just mentioned, the Commission issued 19 reasoned opinions and commenced four actions for default before the Court of Justice, while nine cases are still pending before the Court or have already reached the stage of judgment.

93. During the same period the Commission terminated 12 infringement proceedings which had reached the stage of a reasoned opinion or of commencement of an action before the Court.

94. Finally, the Commission was obliged to commence two fresh infringement proceedings for infringement of Article 171 of the EEC Treaty, since Italy has not yet amended its rules concerning quality standards for fruit and vegetables and the fixing of producers' prices for milk in compliance with the Court's judgments of 15 November 1983 (Case 327/82) and 7 February 1984 (Case 166/82).

95. The majority of the infringements giving rise to proceedings consisted in failure to communicate national implementing measures (43 proceedings commenced in 1984).

96. Although the Commission did commence infringement proceedings in relation to seeds and plants and phytosanitary checks, proceedings have been particularly numerous in relation to feedingstuffs (17) and veterinary supervision (15). Such proceedings have been chiefly against France (11) and Italy (17) for failure to communicate national implementing measures.

Fisheries

97. In monitoring the new common fisheries policy the Commission had to commence infringement proceedings against seven Member State for failure to observe the catch quotas allotted to them for the 1983-1984 season.

98. It also had to send a letter of formal notice to six of them for failure to apply, or incorrect application of, control procedures which were to be established to ensure observance of the rules governing the conservation of fishery resources.

Transport policy

99. The general situation in transport has improved in comparison with the preceding year, particularly as regards infringements of directly applicable Community law (regulations). For the 21 transport regulations, only one case has yet gone beyond the stage of a letter of formal notice. Two cases have been terminated.

100. As regards inland transport in particular, it must be noted that only France and the Netherlands are still involved in proceedings concerning the social provisions in the road transport sector. These proceedings have been suspended to await any decisions that may be reached in the discussions within the Council on a revision of the current rules (Regulation on social provisions No 543/69 and Regulation on the tachograph No 1463/70). Italy is also still committing an infringement by incorrect application of the Regulation on the Community quota. This infringement was confirmed by the Court of Justice in its judgment of 13 December 1984 (Case No 246/81).

101. As regards the 31 directives, out of a total of 11 proceedings, seven have been commenced against five Member States for failure to communicate, or incorrectness of, the national implementing measures. One case concerns an incorrect application of measures correctly incorporated into national law.

102. As regards the taking up of the occupation of road haulage operator and the mutual recognition of diplomas, Italy has still not communicated the measures implementing the directives despite the commencement of fresh infringement proceedings for failure to give effect to the judgments given on this topic by the Court of Justice.

103. In the case of Directive 80/1263 concerning driving licences, and the proceedings commenced against Belgium, Ireland and Italy for failure to communicate implementing measures, it may be observed that the situation in Belgium is in the course of being regularized. Greece has adopted the necessary implementing measures.

104. As regards combined means of transport, a field particularly important for the development of Community transport, proceedings have been commenced against Italy for failure to communicate implementing measures (Directive 82/603/EEC). A dispute with that country on the application of Directive 75/130/EEC has been brought before the Court.

105. Whilst the situation in the air transport sector has not yet been completely regularized, it does not give rise to serious concern. Directive 83/416 concerning the authorization of regular interregional air services is being applied. For four other Member States the implementing measures are at present under discussion. Proceedings have been commenced against France and the Netherlands for failure to communicate implementing measures; these infringements are considered fairly serious since the directive provides that rights are to be conferred on individuals.

106. In relation to sea transport all the Community regulations are being applied. The directives have been incorporated in a satisfactory manner.

Energy policy

107. The Commission continued to follow particularly closely the trend in the prices of crude oil and petroleum products in the Community on the basis of the information the Member States are required to send to it each quarter. It continued the infringement proceedings commenced last year against Belgium.

108. As announced in its first annual report, the Commission sent to the Council proposals to solve the problem of unsatisfactory implementation of Chapter VI of the Euratom Treaty by adopting a new Community supply system.

External Relations

109. The scope of the principle laid down by Article 113 of the Treaty of Rome whereby commercial policy falls within the competence of the Community, still gives rise to difficulties. Disputes have arisen in various circumstances and the Commission has commenced infringement proceedings against a Member State which had concluded, in the form of an exchange of letters, an agreement concerning agri-foodstuffs of a kind for which it was no longer competent.

110. The Commission is continuing to examine bilateral trade agreements coming up for renewal and sometimes finds clauses in them which duplicate the commitments of the Community. It will take the appropriate steps to remedy this situation.

111. The category of "economic cooperation" agreements, for which Council Decision 74/393/EEC establishes a system for dealing with infringements and reaching a preliminary conclusion, was also systematically studied. A certain number of presumed infringements are also being studied. In the period under review the Commission brought three cases before the Court (France-Mexico, France-Poland, France-South Korea) and issued a reasoned opinion in three other cases (Greece-Algeria, Greece-USSR, Greece-China).

112. Several cases involving possible failures to observe the obligation of consultation before granting or guaranteeing certain export credits (Decision 73/391/EEC) are at present being studied by the Commission.

Development cooperation policy

113. In this sphere the Commission's monitoring of the application of Community law is essentially designed to ensure observance by the Member States of the various protocols concluded in the context of the Lomé Convention.

114. The Commission is following with particular attention the problems importers of bananas from the ACP States seem to encounter in two Member States.

Table No 1: Infringement proceedings opened or pursued since 1979¹

Classified by:

- stage of proceedings (formal notice/reasoned opinion/reference to Court of Justice)
- Member State

| Member State | Letter of formal notice | | | | | | Reasoned opinion | | | | | | Reference to Court of Justice | | | | | |
|--------------|-------------------------|------|------|------|------|------|------------------|------|------|------|------|------|-------------------------------|------|------|------|------|------|
| | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 |
| B | 25 | 34 | 29 | 27 | 34 | 55 | 13 | 10 | 26 | 18 | 8 | 17 | 4 | 8 | 9 | 8 | 4 | 4 |
| D | 15 | 15 | 22 | 26 | 16 | 36 | 7 | 3 | 14 | 15 | 8 | 13 | 1 | 1 | 2 | 4 | 4 | 7 |
| DK | 10 | 14 | 21 | 16 | 13 | 21 | 3 | 2 | 6 | 10 | 3 | 3 | - | 1 | 2 | 1 | 3 | 1 |
| GR | - | - | - | 8 | 26 | 60 | - | - | - | 2 | 4 | 27 | - | - | - | - | 2 | 4 |
| F | 23 | 34 | 39 | 68 | 55 | 92 | 10 | 10 | 22 | 33 | 21 | 29 | 2 | 4 | 5 | 8 | 12 | 14 |
| IRL | 17 | 25 | 28 | 30 | 16 | 33 | 5 | 5 | 4 | 17 | 6 | 12 | 1 | 1 | 3 | 3 | 1 | 3 |
| I | 30 | 39 | 64 | 66 | 69 | 67 | 15 | 19 | 41 | 34 | 21 | 26 | 7 | 11 | 20 | 14 | 12 | 12 |
| L | 24 | 26 | 17 | 30 | 24 | 28 | 6 | 5 | 19 | 8 | 2 | 6 | 1 | 2 | 2 | 3 | - | 3 |
| NL | 19 | 21 | 16 | 32 | 16 | 28 | 9 | 7 | 7 | 16 | 3 | 5 | - | - | 5 | 2 | 3 | 2 |
| UK | 24 | 19 | 20 | 32 | 20 | 34 | 7 | 7 | 8 | 4 | 7 | 10 | 2 | - | 2 | 2 | 1 | 4 |
| TOTAL | 187 | 227 | 256 | 335 | 289 | 454 | 75 | 68 | 147 | 157 | 83 | 148 | 18 | 28 | 50 | 45 | 42 | 54 |

¹slight differences from figures published in the General Report are due to changes in methods of counting.

Table No 2: Infringement proceedings opened or pursued since 1979 classified by:

- stage of proceedings (formal notice, reasoned opinion, reference to Court of Justice)
- sector

| Year | SECTOR | Statistical questions | Customs union | Commercial policy | Economic and financial policy | Internal market and industrial affairs | Competition | Employment and social affairs | Agriculture | Transport | Development | Administrative questions | Environment and consumer protection | Fisheries | Financial institutions and taxation | Energy | Budgets | TOTAL |
|------|-------------------------------|-----------------------|-------------------------|-------------------|-------------------------------|--|-------------|-------------------------------|-------------|-----------|-------------|--------------------------|-------------------------------------|-----------|-------------------------------------|--------|---------|-------|
| | | 7 | Letter of formal notice | | 13 | | | 104 | | 12 | 6 | 9 | | | 35 | 1 | 7 | |
| 9 | Reasoned opinion | | | | | 51 | | 4 | 3 | | | 1 | 8 | 3 | 5 | | | 75 |
| | Reference to Court of Justice | | | | | 7 | | 2 | 3 | | | | | 2 | 4 | | | 18 |
| 8 | Letter of formal notice | | 17 | | | 140 | 1 | 12 | 29 | 5 | | | 4 | 5 | 14 | | | 227 |
| | Reasoned opinion | | 1 | | | | 1 | 8 | 3 | 5 | | | 9 | | 2 | | | 63 |
| | Reference to Court of Justice | | | | | 25 | | | 2 | | | 1 | | | | | | 28 |
| 8 | Letter of formal notice | | 7 | 3 | | 92 | 3 | 16 | 67 | 5 | | | 27 | | 31 | | 5 | 256 |
| | Reasoned opinion | | 5 | 1 | | 79 | | 18 | 31 | | | | 3 | | 5 | | 5 | 147 |
| | Reference to Court of Justice | | 2 | | | 22 | | 4 | 1 | 4 | | 1 | 12 | | 4 | | | 50 |
| 8 | Letter of formal notice | 3 | 13 | | | 97 | 1 | 10 | 164 | 9 | | | 16 | 5 | | 1 | | 335 |
| | Reasoned opinion | 1 | | | | 92 | 1 | 10 | 20 | 1 | | | 7 | | 25 | | | 157 |
| | Reference to Court of Justice | | 4 | | | 21 | 3 | 3 | 8 | 1 | | | | | 5 | | | 45 |
| 8 | Letter of formal notice | | 10 | 1 | 2 | 111 | 9 | 9 | 76 | 5 | 1 | 2 | 35 | 4 | 21 | 1 | 2 | 289 |
| | Reasoned opinion | 1 | 1 | | | 40 | 3 | 6 | 14 | 2 | | | 1 | | 15 | | | 83 |
| | Reference to Court of Justice | | | | | 21 | 3 | 6 | 3 | 2 | | | | | 7 | | | 42 |
| 8 | Letter of formal notice | | 21 | 11 | | 172 | 6 | 15 | 91 | 7 | 2 | 4 | 65 | 13 | 43 | 1 | 3 | 454 |
| | Reasoned opinion | 1 | 5 | 2 | 2 | 46 | 3 | 4 | 25 | 1 | | 3 | 33 | | 20 | 1 | 2 | 148 |
| | Reference to Court of Justice | 1 | 1 | 1 | 1 | 23 | | 3 | 7 | 3 | | | 2 | | 10 | 1 | 1 | 54 |

Table No 3: Infringement proceedings initiated (letter of formal notice) since 1979 classified by:

- sector

- legal basis

| YEAR | LEGAL BASIS | SECTOR | Statistical questions | Customs union | Commercial policy | Economic and financial policy | Internal market and industrial affairs | Competition and social affairs | Agriculture | Transport | Development | Administrative questions | Environment and consumer protection | Fisheries | Financial institutions and taxation | Energy | Budgets | Sub-total | total |
|------|-------------|---------------------------|-----------------------|---------------|-------------------|-------------------------------|--|--------------------------------|-------------|-----------|-------------|--------------------------|-------------------------------------|-----------|-------------------------------------|--------|---------|-----------|-------|
| 7 | Directives | No measures notified | | | | 68 | | 2 | | 5 | | | 35 | | | | | 110 | 187 |
| 9 | | Not properly incorporated | | | | 6 | | 5 | | | | | | | 1 | | | 12 | |
| | | Not properly applied | | 5 | | 8 | | 5 | | 4 | | | | | 6 | | | 28 | |
| | | Treaty/Regulations | | 8 | | | 22 | | 6 | | | | | 1 | | | | 37 | |
| 8 | Directives | No measures notified | | 12 | | 109 | | 6 | 19 | 4 | | | 4 | | 13 | | | 167 | 227 |
| 0 | | Not properly incorporated | | | | 12 | | 4 | 2 | | | | | | 1 | | | 19 | |
| | | Not properly applied | | | | 5 | | 2 | 1 | | | | | | | | | 8 | |
| | | Treaty/Regulations | | 5 | | | 14 | 1 | 7 | 1 | | | | 5 | | | | 33 | |
| 8 | Directives | No measures notified | | | | 69 | | 6 | 45 | | | | 27 | | 17 | | | 164 | 256 |
| 1 | | Not properly incorporated | | | | 5 | | 1 | 1 | | | | | | | | | 7 | |
| | | Not properly applied | | | | 1 | | 7 | 2 | 2 | | | | | 13 | | | 25 | |
| | | Treaty/Regulations | | 7 | 3 | | 17 | 3 | 19 | 3 | | | | | 1 | | 5 | 69 | |
| 8 | Directives | No measures notified | | | | 48 | | | 142 | | | | 15 | | | 1 | | 206 | 335 |
| 9 | | Not properly incorporated | | | | 5 | | | | 3 | | | 1 | | 1 | | | 10 | |
| | | Not properly applied | 1 | 10 | | 5 | | 9 | 3 | 3 | | | | | 6 | | | 37 | |
| | | Treaty/Regulations | 2 | 5 | | | 39 | 1 | 19 | 3 | | | | 5 | 9 | | | 82 | |
| 8 | Directives | No measures notified | | 8 | | 56 | | 2 | 45 | 4 | | | 23 | | 1 | 1 | | 140 | 289 |
| 3 | | Not properly incorporated | | | | 3 | | 3 | | 1 | | | 10 | | 2 | | | 19 | |
| | | Not properly applied | | | 1 | 6 | | 1 | 9 | | | | 2 | | 8 | | | 27 | |
| | | Treaty/Regulations | | 2 | 1 | 1 | 46 | 9 | 22 | | 1 | 2 | | 4 | 10 | | 2 | 103 | |
| 8 | Directives | No measures notified | | 2 | | 83 | | 7 | 43 | | | | 48 | | 32 | | | 222 | 454 |
| 4 | | Not properly incorporated | | 5 | | 24 | | | 1 | | | | 15 | | 1 | | | 46 | |
| | | Not properly applied | | 1 | | 1 | 2 | 2 | 3 | | | | 2 | | 6 | | | 17 | |
| | | Treaty/Regulations | | 13 | 11 | | 64 | 4 | 44 | | 2 | 4 | | 13 | 4 | 1 | 3 | 169 | |

Table No 4

COMPLAINTS ("C") AND INFRINGEMENTS DETECTED BY THE COMMISSION'S OWN INQUIRIES ("I")...

| | | B | | D | | DK | | F | | GB | | GR | | IRL | | IT | | L | | NL | | Total | | |
|----------|------|------|----|----|----|----|----|----|-----|----|----|----|-----|-----|----|----|-----|----|---|----|----|-------|-----|-----|
| | | C | I | C | I | C | I | C | I | C | I | C | I | C | I | C | I | C | I | C | I | C | I | |
| SG | 1982 | - | - | 1 | - | - | - | - | - | 1 | - | - | - | - | - | - | - | - | - | - | - | 2 | - | |
| LS | 1983 | - | - | - | - | 1 | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 1 | - | |
| | 1984 | - | - | - | - | - | - | 1 | - | 1 | - | - | 2 | - | - | - | - | 1 | - | - | - | 3 | 2 | |
| SOEC | 1984 | - | 2 | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 2 | |
| CUS | 1982 | - | - | 6 | 1 | - | - | 2 | - | - | 1 | 4 | - | - | - | - | - | - | - | - | - | 12 | 2 | |
| | 1983 | - | 1 | - | - | - | - | 5 | 3 | - | 1 | 8 | 1 | - | 1 | 1 | - | - | - | 1 | 1 | 15 | 9 | |
| | 1984 | - | - | - | - | - | - | 1 | 1 | - | - | 3 | - | - | 1 | 1 | - | - | - | - | - | 5 | 2 | |
| DG. I | 1982 | - | - | - | - | - | - | 4 | 2 | - | - | 2 | - | - | 2 | 1 | - | - | - | - | 1 | 4 | 8 | |
| | 1983 | - | - | - | - | - | 1 | 1 | 6 | 1 | 2 | - | 2 | - | 1 | 2 | 1 | - | - | - | - | 4 | 13 | |
| | 1984 | - | - | - | - | - | - | 2 | - | - | - | 5 | - | - | 1 | 2 | - | - | - | - | - | 1 | 9 | |
| DG. II | 1982 | - | - | - | - | - | - | - | - | - | - | 3 | - | - | - | - | - | - | - | - | - | - | 3 | |
| | 1983 | - | - | - | - | - | - | 1 | - | - | 2 | - | - | - | - | - | - | - | - | - | - | 2 | 1 | |
| | 1984 | - | - | - | - | - | - | - | - | - | 2 | 1 | - | 1 | - | - | - | - | - | - | - | 2 | 2 | |
| DG. III | 1982 | 12 | 2 | 11 | 4 | 4 | - | 69 | 13 | 18 | 6 | 31 | 5 | 10 | 1 | 27 | 7 | 4 | - | 11 | 3 | 197 | 41 | |
| | 1983 | 13 | 5 | 13 | 5 | 2 | - | 67 | 21 | 14 | 7 | 47 | 11 | 11 | - | 22 | 14 | - | 3 | 8 | 4 | 197 | 70 | |
| | 1984 | 5 | 5 | 11 | 7 | 6 | 1 | 53 | 14 | 14 | 3 | 64 | 10 | 4 | - | 65 | 7 | 1 | 1 | 3 | 3 | 226 | 51 | |
| DG. IV | 1982 | 5 | 2 | 3 | - | 1 | 1 | 4 | 2 | 2 | 1 | - | - | 1 | 2 | - | 1 | - | - | 1 | - | 17 | 9 | |
| | 1983 | 2 | 2 | 1 | - | - | - | 4 | 6 | 1 | - | 2 | - | - | 1 | - | - | - | - | 7 | - | 18 | 8 | |
| | 1984 | 1 | - | 3 | 1 | - | - | 3 | 1 | - | - | 1 | 2 | - | 1 | - | 2 | - | - | 1 | - | 9 | 7 | |
| DG. V | 1982 | 1 | 3 | 1 | - | - | - | 2 | - | 2 | - | - | - | 1 | - | - | 1 | - | - | - | - | 7 | - | |
| | 1983 | 5 | 1 | 6 | 1 | 2 | - | 1 | 1 | 2 | 1 | - | - | 1 | - | 5 | 1 | - | 2 | 2 | 1 | 24 | - | |
| | 1984 | 6 | 3 | 2 | - | 2 | - | 7 | 3 | 1 | 2 | 1 | 1 | 1 | 1 | 4 | 1 | 1 | 1 | 3 | - | 28 | - | |
| DG. VI | 1982 | 3 | 2 | 7 | 4 | 1 | 1 | 17 | 4 | 11 | 2 | 12 | 11 | 2 | - | 18 | 3 | - | 1 | 1 | 1 | 72 | 29 | |
| | 1983 | 2 | 3 | 7 | 7 | 2 | 4 | 30 | 7 | 9 | 9 | 30 | 8 | 6 | 4 | 20 | 10 | 1 | 3 | 2 | 5 | 109 | 60 | |
| | 1984 | - | 3 | 11 | - | 4 | 2 | 28 | 5 | 18 | 1 | 66 | 2 | 1 | 1 | 23 | 6 | - | 1 | 11 | 1 | 162 | 22 | |
| DG. VII | 1982 | - | - | - | - | - | - | 1 | - | - | - | 1 | - | - | - | - | - | - | - | - | - | 2 | - | |
| | 1983 | 1 | - | - | - | - | - | 2 | - | - | - | 2 | - | - | - | - | - | - | - | - | - | 5 | - | |
| | 1984 | - | - | - | - | - | - | - | - | - | - | 1 | - | - | - | - | - | - | - | - | - | 1 | - | |
| DG. VIII | 1982 | - | - | - | - | - | - | - | - | - | - | - | - | - | 1 | - | - | - | - | - | - | 1 | - | |
| | 1983 | - | - | - | - | - | - | 1 | - | - | - | - | - | - | - | - | - | - | - | - | - | 1 | - | |
| | 1984 | - | - | - | - | - | - | - | - | - | - | 2 | - | - | - | - | - | - | - | - | - | - | 2 | |
| DG. IX | 1982 | - | 1 | - | 3 | - | - | - | 1 | - | - | - | - | - | - | - | - | - | - | - | - | - | 5 | |
| | 1984 | - | 2 | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 1 | - | - | - | 3 | |
| DG. XI | 1982 | 1 | - | 1 | - | - | - | 4 | - | 1 | - | - | - | 1 | - | 2 | - | - | - | - | - | 10 | - | |
| | 1983 | 1 | - | 1 | - | 1 | - | 1 | - | 1 | - | 1 | - | - | 1 | - | - | - | - | 1 | - | 8 | - | |
| | 1984 | - | - | 1 | 2 | - | - | - | - | 2 | - | 2 | - | - | 4 | - | - | - | - | - | - | 9 | 2 | |
| DG. XIV | 1982 | - | - | - | - | - | - | 1 | - | - | - | - | - | - | - | - | - | - | - | - | - | 1 | - | |
| | 1983 | - | - | 1 | - | - | 2 | - | 1 | 1 | 1 | - | - | 1 | - | - | - | - | - | - | - | 2 | 3 | |
| | 1984 | - | 1 | 1 | 2 | - | 1 | - | 2 | - | 1 | 1 | - | 1 | 1 | - | - | - | - | - | - | 2 | 3 | |
| DG. XV | 1982 | - | - | 1 | - | 1 | - | 4 | 1 | 2 | - | 11 | 9 | 2 | 1 | 3 | - | 1 | - | - | - | 25 | 11 | |
| | 1983 | - | - | 2 | 1 | 1 | 2 | 5 | 2 | - | 1 | 2 | 1 | - | 2 | - | 1 | - | - | - | 2 | 11 | 11 | |
| | 1984 | 2 | 4 | 5 | 1 | 1 | - | 9 | 2 | - | 3 | 3 | - | 2 | 1 | 4 | 1 | - | - | 1 | 1 | 27 | 13 | |
| DG. XVII | 1982 | - | - | - | - | - | - | 2 | - | - | - | - | - | - | - | - | - | - | - | - | - | 2 | - | |
| | 1983 | - | - | - | - | - | - | - | 1 | - | - | - | - | - | - | 1 | 1 | - | - | - | - | 1 | 2 | |
| | 1984 | - | 1 | - | - | - | - | - | - | - | 2 | - | - | - | - | - | - | - | - | - | - | - | 3 | |
| DG. XIX | 1983 | - | - | - | 1 | - | - | 1 | - | 1 | - | - | - | - | 1 | - | - | - | - | - | - | - | 4 | |
| | 1984 | - | - | - | 1 | - | - | - | - | - | - | 1 | - | - | - | 1 | - | - | - | - | - | - | 2 | |
| | | 1982 | 22 | 10 | 31 | 12 | 7 | 2 | 106 | 25 | 39 | 10 | 59 | 30 | 17 | 4 | 53 | 13 | 5 | 1 | 13 | 5 | 352 | 112 |
| | | 1983 | 24 | 12 | 31 | 15 | 9 | 9 | 117 | 50 | 29 | 23 | 94 | 23 | 19 | 9 | 51 | 28 | 3 | 8 | 21 | 15 | 397 | 192 |
| | | 1984 | 14 | 21 | 34 | 14 | 13 | 4 | 102 | 30 | 36 | 12 | 144 | 26 | 9 | 6 | 102 | 21 | 3 | 4 | 19 | 7 | 476 | 145 |

Table No 5/1

| SECTOR | MS | REFERENCE TO COURT | | | | | | JUDGMENT FOR COMMISSION | | | | | JUDGMENT FOR MEMBER STATE | | | | | | |
|--|-----|--------------------|------|------|------|------|------|-------------------------|------|------|------|------|---------------------------|------|------|------|------|------|------|
| | | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 |
| ADMINISTRATIVE QUESTIONS | B | | 1 | | | | | | | 1 | | | | | | | | | |
| INTERNAL MARKET AND INDUSTRIAL AFFAIRS | B | 1 | 7 | | 3 | 2 | | | 1 | | | 1 | | | | | | | |
| | D | | 1 | 2 | 1 | | 2 | 1 | | | | | 1 | | | | | | |
| | DK | | 1 | 1 | | | | | | | | | | | | 1 | | | |
| | F | | 4 | 3 | 4 | 4 | 9 | 1 | 1 | | 1 | 1 | | | 2 | | | | 1 |
| | GB | | | 1 | 1 | 1 | 1 | 1 | | | 1 | 1 | | | | | | | |
| | GR | | | | | 2 | 2 | | | | | | | 1 | | | | | |
| | I | 3 | 11 | 6 | 6 | 3 | 3 | 3 | 4 | 6 | 2 | 1 | 2 | | | | | | |
| | IRL | | 1 | 2 | 2 | 1 | 1 | | | 1 | 1 | | | | | | | | |
| | L | | 2 | | 2 | | | | | | | | | | | | | | |
| | NL | | | | 1 | 1 | | | | | | | 1 | | | | | | |
| ECONOMIC AND FINANCIAL POLICY | GR | | | | | | 1 | | | | | | | | | | | | |

Table No 5/2

| SECTOR | MS | REFERENCE TO COURT | | | | | | JUDGMENT FOR COMMISSION | | | | | | JUDGMENT FOR MEMBER STATE | | | | | |
|--|-----|--------------------|------|------|------|------|------|-------------------------|------|------|------|------|------|---------------------------|------|------|------|------|------|
| | | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 |
| FREE MOVEMENT OF PERSONS AND FREEDOM TO PROVIDE SERVICES | B | | | 1 | 2 | | 1 | | | | | 1 | | | | | | | |
| | D | | | | | 3 | 1 | | | | | | | | | | | | |
| | DK | | | 1 | | | | | | | | | | | | | | | |
| | GR | | | | | | 1 | | | | | | | | | | | | |
| | F | | | 1 | | 1 | 1 | | | | | | | | | | | | |
| | I | | | 1 | | 2 | | | | | | 1 | | 1 | | | | | |
| | IR | | | 1 | 1 | | | | | | | 1 | | | | | | | |
| | L | | | 1 | | | 3 | | | | | 1 | | | | | | | |
| | NL | | | | | 3 | | | | | | | | | | | | | |
| CUSTOMS UNION | B | 1 | | | 1 | | | | | | | 1 | 1 | | | | | | |
| | DK | | | | 1 | | | | | | | 1 | | | | | | | |
| | F | 1 | | 1 | 1 | | | | | | | | | | | 1 | | | |
| | L | 1 | | | 1 | | | | | | | 1 | | | | | | | |
| | UK | | | | | | 1 | | | | | | | | | | | | |
| FINANCIAL INSTITUTIONS | B | | | 1 | | | | | | | | 1 | | | | | | | |
| | F | | | | | 2 | | | | | | | | | | | | | |
| | I | | | 1 | | | | | | | | 1 | | | | | | | |
| | IRL | | | | | | 1 | | | | | | | | | | | | |
| | NL | | | | 1 | | | | | | | 1 | | | | | | | |
| | D | | | | | | 1 | | | | | | | | | | | | |
| EXTERNAL RELATIONS | F | | | | | 1 | | | | | | | | | | | | | |

Table No 5/3

| SECTOR | MS | REFERENCE TO COURT | | | | | | JUDGMENT FOR COMMISSION | | | | | | JUDGMENT FOR MEMBER STATE | | | | | |
|--|-----|--------------------|------|------|------|------|------|-------------------------|------|------|------|------|------|---------------------------|------|------|------|------|------|
| | | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 |
| TAXATION | B | | | | 1 | | | | | | | | 1 | | | | | | |
| | D | 1 | | | 1 | | 1 | | | | | | 1 | | | | | | |
| | DK | | | | | | 1 | | 1 | | | | | | | | | | |
| | F | | | | 1 | 1 | 1 | | 1 | | | 1 | | | | | | | |
| | UK | | | | | | 1 | | | | | 1 | | | | | | | |
| | I | 2 | | 2 | 1 | 4 | 2 | | 3 | | 1 | 1 | 2 | | | | | | |
| | IRL | 1 | | | | | 1 | | 1 | | | | | | | | | | |
| | NL | | | | | | 1 | | | | | | | | | | | | |
| EMPLOYMENT, SOCIAL AFFAIRS AND EDUCATION | B | 2 | | 1 | 1 | 2 | 1 | | 1 | | 1 | | | | | | | | |
| | D | | | | | 1 | | | | | | | | | | | | | |
| | DK | | | | | 3 | | | | | | | | | | | | | |
| | F | 1 | | | | | | | | | | | | | | | | | |
| | UK | | | 1 | 1 | | | | | | | 1 | | | | | | | |
| | I | | | 1 | 1 | | 2 | | | | | 1 | | | | | | | 1 |
| | F | | | 1 | | | | | | | | 1 | | | | | | | |

Table No 5/4

| SECTOR | MS | REFERENCE TO COURT | | | | | | JUDGMENT FOR COMMISSION | | | | | | JUDGMENT FOR MEMBER STATE | | | | | |
|-------------------------------------|-----|--------------------|------|------|------|------|------|-------------------------|------|------|------|------|------|---------------------------|------|------|------|------|------|
| | | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 | 1979 | 1980 | 1981 | 1982 | 1983 | 1984 |
| ENVIRONMENT AND CONSUMER PROTECTION | B | | | 6 | | | 1 | | | | | 6 | | | | | | | |
| | I | | | 5 | | | | | | | 5 | | | | | | | | |
| | NL | | | 2 | | | 1 | | | | 2 | | | | | | | | |
| AGRICULTURE | D | | | | 2 | | 1 | | | | | 1 | | | | | | | |
| | F | | | | 1 | | 1 | | | | | | | | | | | 1 | |
| | I | 2 | | 2 | 5 | 2 | 4 | | 2 | | 1 | | 3 | | 1 | | | | |
| | IRL | | | | | | 3 | | | | | | 1 | | | | | | |
| | UK | | | | | | 1 | | | | | | 1 | | | | | | |
| FISHERIES | UK | 2 | | | | | | 1 | 1 | | | | | | | | | | |
| | IRL | | | | | | | | | | | | | | | | | | |
| TRANSPORT | F | | | | | 1 | 1 | | | | | | | | | | | | |
| | UK | | | | | | | 1 | | | | | | | | | | | |
| | I | | | 2 | 1 | 1 | 1 | | | 2 | | 1 | 1 | | | | | | |
| | NL | | | 2 | | | | | | | | 1 | | | | | | | |
| STATE MONOPOLIES | F | | | | | 1 | | | | | | | | | | | | | |
| | I | | | | 1 | | | | | | | | | | | | | | 1 |
| BUDGET | D | | | | | | 1 | | | | | | | | | | | | |
| STATISTICS | B | | | | | | 1 | | | | | | | | | | | | |
| | I | | | | | | 1 | | | | | | | | | | | | |

Court of Justice judgments not yet complied with by 31 December 1984 (Article 169 of the EEC Treaty)

■ Judgments delivered since 1 July 1984

ITALY

18.08.84 Case Two directives on the right of
221/83 establishment and the freedom to
provide services for veterinary
surgeons

03.10.84 Case Water content of frozen poultry
254/83

13.12.84 Case Transport authorizations
113/83

■ Cases where the Commission has been informed that measures are being taken (to end of March 1985)

BELGIUM

26.05.82 Case Nationality condition for jobs in The Commission is awaiting notification Fresh infringement proceedings decided
149/79 public administration of measures which the Belgian
authorities have promised to take in
order to comply.

01.03.83 Case Directive on the taking up and The Parliamentary process is in motion.
301/81 pursuit of the business of credit New rules should be adopted by
institutions summer 1985.

GERMANY

14.02.84 Case Exemptions from turnover tax and The customs aspect appears settled.
325/82 excise duties on imports (butter-
buying cruises) On the tax aspect, the Commission is
currently studying the position taken
by the German Federal Finance Court.

28.02.84 Case Reserving the marketing of medicinal The case is almost settled. The
247/81 preparations to pharmaceutical firms Commission is awaiting notification of
having their headquarters on German changes in the offending rules.
territory

| | | | | |
|---|-------------------|--|---|---|
| FRANCE | | | | |
| 10.07.80 | Case 152/78 | Rules on advertising of alcoholic beverages | A draft law is to be laid before Parliament. The offending rules are in fact no longer applied. | Fresh infringement proceedings: Annex A, p. 41, A 290/84 |
| ITALY | | | | |
| 06.12.81 | Case 193/80 | Marketing of vinegar | The Italian authorities announced planned changes in the rules on 4 March 1985. | Fresh infringement proceedings: Annex A, p. 41, A 4/83 |
| 08.06.82 | Case 91/81 | Collective Redundancies Directive | The Italian Government has undertaken to lay a draft law transposing Community law before Parliament as soon as possible. | Fresh infringement proceedings: Annex B, p. 71, A 102/83 |
| 01.03.83 | Case 300/81 | Directive relating to the taking up and pursuit of the business of credit institutions | The Italian Parliament passed a law applying the Directive on 26 February 1985. The implementing regulation should be issued within three months. | |
| 27.03.84 | Case 169/82 | Common organization of the market - national aids | A draft law has been sent to the Commission for comment. | |
| 27.03.84 | Case 50/83 | Refusing to register buses more than seven years old from other Member States | A draft order has been announced. The Commission is following its progress. | |
| ■ <u>Other cases</u> (to end of March 1985) | | | | |
| BELGIUM | | | | |
| 19.10.81 | Case 137/80 | Transfer of pension rights | | Fresh infringement proceedings: Annex A, p. 35, A 303/84 |
| 02.02.83 | Cases 68-73/81 | Six environmental directives | Two directives have since been incorporated. | Fresh infringement proceedings: Annex B, pp. 75 and 76, A 169 to 172 |

| | | | |
|----------|----------------|--|--|
| 20.03.84 | Case 314/82 | Inspection charge for imports of fresh poultry-meat | Letter of formal notice sent 1985: A 34/85 |
| 10.04.84 | Case 324/82 | Retaining the catalogue price as the basis for charging VAT on cars | Fresh infringement proceedings: Annex B, p. 69, A 386/84 |
| IRELAND | | | |
| 31.01.84 | Case 74/82 | Newcastle disease | Fresh infringement proceedings decided |
| ITALY | | | |
| 10.11.81 | Case 28/81 | Goods Haulage Operators Directive | Fresh infringement proceedings: Annex B, p. 87, A 175/83 |
| 10.11.81 | Case 29/81 | Road Passenger Transport Operators Directive | Fresh infringement proceedings: Annex B, p. 87, A 176/83 |
| 12.10.82 | Case 136/81 | Second Company Law Directive | Fresh infringement proceedings decided |
| 07.12.82 | Case 41/82 | Two directives on excise duty on manufactured tobacco | Fresh infringement proceedings: Annex B, pp. 69 and 70, A 87/83 |
| 15.03.83 | Case 145/82 | Three directives on proprietary medicinal products | Letter of formal notice sent 1985: A 59/85 |
| 11.10.83 | Case 273/82 | Mutual recognition of qualifications of transport operators | Letter of formal notice sent 1985: A 17/85 |
| 15.11.83 | Case 322/82 | Fruit and vegetables quality control | Letter of formal notice sent 1985: A 68/85 |
| 07.02.84 | Case 166/82 | Fixing the price of milk | Fresh infringement proceedings decided |
| 05.06.84 | Case 280/83 | Directive on excise duty on manufactured tobacco | Letter of formal notice sent 1985: A 63/85 |

NETHERLANDS

15.12.82 Case Direct Insurance Directive
160/82

Letter of formal notice sent
1985: A 58/85

UNITED KINGDOM

08.11.83 Case Equal treatment of men and women
165/82

Fresh infringement proceedings initial

INFREINGEMENTS OF THE TREATIES AND OF REGULATIONS

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| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---------------------------------|---|----------|----------------|--|--|
| <u>Statistical questions</u> | Regulation (EEC) No 1736/75 | A 26/82 | Belgium | External trade statistics | Reference to C of J (Case 305/84) |
| <u>Administrative questions</u> | Second subparagraph of Art. 67(2), and Art. 81 of Staff Regulations | A 65/83 | Germany | Family allowances from more than one source | Reasoned opinion |
| | Art. 67(2) and second subparagraph of Art. 68 of Staff Regulations | A 19/83 | Belgium | Family allowances from more than one source | Reasoned opinion |
| | Art. 11(2) of Annex VIII to Staff Regulations | A 303/84 | Belgium | Obstacles to transfer to Community pension scheme of sums repaid or of actuarial equivalent of pension rights acquired under a national scheme | Judgment 19.10.81 (Case 137/80) Formal notice |
| | | A 8/78 | Netherlands | Obstacles to transfer to Community pension scheme of sums repaid or of actuarial equivalent of pension rights acquired under a national scheme | Reasoned opinion |
| <u>Budgetary questions</u> | Regulations (EEC) Nos 700/73 and 2891/77 | A 112/83 | Germany | Interest on late payments | Reference to C of J (Case 303/84) |
| | Regulation (EEC) No 2891/77 | A 181/83 | United Kingdom | Interest on late payments | Reasoned opinion |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|---|----------|--------------|---|-----------------------------------|
| <u>Economic and monetary policy</u> | Art. 52 EEC | A 39/83 | Greece | Blocked accounts | Reference to C of J (Case 194/84) |
| <u>Internal market and industrial affairs</u> | Arts 5 and 30 EEC | A 152/84 | France | Import of barbecue equipment | Reasoned opinion |
| | Arts 7, 52 and 221 EEC | A 292/82 | Greece | Mining Law | Reasoned opinion |
| | Arts 9 and 12 EEC Dec. 83/41/EEC Dec. 83/94/EEC | A 128/83 | Greece | Fines levied on the import of certain goods | Reasoned opinion |
| | <u>Art. 30 EEC et seq.</u> | A 334 | France | Preferential treatment for certain cooperatives in awarding public contracts | Reasoned opinion |
| | | A 335 | France | Preferential treatment for producer groups in awarding public supply contracts or calling for tenders | Reasoned opinion |
| | | A 88/79 | Germany | Discriminatory measures in regard to international fairs and exhibitions organized in Germany | Terminated |
| | | A 137/79 | France | Marks of origin on textile products | Terminated |
| | | A 186/79 | Italy | Quantitative restrictions on the purchase of boats in other Member States | Terminated |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--------------------------------|----------|----------------|---|---|
| <u>Internal market and industrial affairs (contd)</u> | <u>Art. 30 EEC et seq.</u> | A 9/80 | France | Refusal to market milk powder substitute | Reference to C of J (Case 216/84) |
| | | A 116/80 | Italy | Restrictions on export of diesel fuel for road transport leaving Italy | Terminated |
| | | A 19/81 | France | Difficulties encountered in importing Italian pasta products into France | Terminated |
| | | A 188/81 | Netherlands | Ban on importing seals and seal products | Reasoned opinion |
| | | A 199/81 | France | Obligation to seek approval for sporting powder contained in ammunition for civil use and obtain authorization to import such munitions | Terminated |
| | | A 252/81 | France | Exclusion from French market of franking machines manufactured in another Member State | Reference to C of J (Case 21/84) |
| | | A 253/81 | Italy | Ban on registration of used buses more than seven years old, of foreign origin | Reference to C of J (Case 50/83) Judgment 27.3.84 |
| | | A 267/81 | United Kingdom | Indication of origin to be provided on retail sale of certain products | Reference to C of J (Case 207/83) |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--------------------------------|----------|--------------|---|---|
| <u>Internal market and industrial affairs (contd)</u> | <u>Art. 30 EEC et seq.</u> | A 268/81 | Denmark | New Order on packaging for beers and soft drinks | Reasoned opinion |
| | | A 2/82 | France | Order of 23.6.78 concerning fixed heating installations obliging the manufacturer to install protective grilles | Reasoned opinion |
| | | A 4/82 | Greece | Provisions establishing that only malt-based beers may be sold | Reference to C of J (Case 176/84) |
| | | A 5/82 | Germany | Ban on the sale of beers not brewed solely from malted barley | Reference to C of J (Case 178/84) |
| | | A 27/82 | Italy | Ban on the import or manufacture of foodstuffs containing animal gelatine | Reference to C of J (Case 51/83) Judgment 11.7.84 |
| | | A 28/82 | France | Guaranteeing import prices against price rises due to increase in certain costs between time of contract signature and delivery of imported product | Reference to C of J (Case 291/83) |
| | | A 29/82 | France | Tax provisions applicable to newspaper publishers | Reference to C of J (Case 18/84) |
| | | A 30/82 | Greece | Marketing arrangements for cars - ban on hire-purchase sales of new imported cars | Reference to C of J (Case 276/83) |
| | | A 47/82 | France | French residence requirement in respect of application for type approval of interference suppressors | Terminated |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--------------------------------|----------|----------------|---|--------------------------------------|
| <u>Internal market and industrial affairs (contd)</u> | <u>Art. 30 EEC et seq.</u> | A 51/82 | Germany | Restrictions on imports of vermouth | Reasoned opinion |
| | | A 62/82 | France | Rules requiring that pressure vessels coming from other countries must comply both with the requirements of the producer state and with those laid down in France | Terminated |
| | | A 97/82 | France | Discrimination in the distribution of newspapers and periodicals | Reference to C of J (Case 269/83) |
| | | A 98/82 | Ireland | Discrimination in the distribution of newspapers and periodicals | Reasoned opinion |
| | | A 289/82 | Germany | Provisions concerning shapes of packaging for margarine | Reasoned opinion |
| | | A 316/82 | Belgium | Refusal to grant import licences for codine | Reasoned opinion |
| | | A 320/82 | United Kingdom | Refusal to grant import licences for codine | Reasoned opinion |
| | | A 321/82 | Italy | Sale of herb cigarettes | Reference to C of J (Case 244/84) |
| | | A 322/82 | Italy | Grants for the purchase of domestically produced trams | Reference to C of J (Case 103/84) |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--------------------------------|----------|----------------|---|--------------------------------------|
| <u>Internal market and industrial affairs (contd)</u> | <u>Art. 30 EEC et seq.</u> | A 333/82 | France | Restrictions on the import of used oils | Reference to C of J (Case 173/83) |
| | | A 22/83 | Italy | Law on the use of pesticides | Reasoned opinion |
| | | A 23/83 | Belgium | Conditions for granting premiums for breaking up inland waterway vessels | Terminated |
| | | A 25/83 | France | Low-interest loans to promote savings in hydrocarbon and primary energy consumption | Terminated |
| | | A 26/83 | France | Requirements and procedures in regard to type approval of machinery | Reference to C of J (Case 188/84) |
| | | A 27/83 | Italy | Restrictions on the import of foodstuffs | Reasoned opinion |
| | | A 32/83 | United Kingdom | "Buy British" campaign | Reference to C of J (Case 301/84) |
| | | A 37/83 | France | Difficulty of obtaining technical opinions from the CSTB | Reasoned opinion |
| | | A 42/83 | Italy | Import of spirits and agricultural alcohol produced in France | Reasoned opinion |
| | | A 48/83 | Greece | Labelling of certain products | Reasoned opinion |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|-------------------------------|---|--------------------------------------|---|--------------------------------------|
| <u>Internal market and industrial affairs</u> (contd) | Art. 30 EEC <u>et seq.</u> | A 59/83 | Greece | Import of caviar substitutes | Reasoned opinion |
| | | A 67/83 | France | New definition of rum | Reasoned opinion |
| | | A 81/83 | France | "Buy French" campaign | Reasoned opinion |
| | | A 84/83 | Belgium | Shapes of packaging for margarine | Reference to C of J (Case 189/83) |
| | | A 91/83 | France | Import of letter-weighing and package-weighing machines | Reasoned opinion |
| | | A 93/83 | France | Cotton yarn originating in Egypt and in free circulation | Reference to C of J (Case 184/84) |
| | | A 99/83 | France | Shirts originating in Portugal | Reference to C of J (Case 185/84) |
| | | A 101/83 | Belgium | Prices of pharmaceutical products | Reasoned opinion |
| | | A 103/83 | Greece | Pharmaceutical products | Reasoned opinion |
| | | A 109/83 | Luxembourg | Milk substitutes | Reasoned opinion |
| A 110/83 | Greece | Granting of loans for the purchase of tractors and other agricultural machinery | Reference to C of J (Case 192/84) | | |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--------------------------------|---|------------------|---|-------------------------|
| <u>Internal market and industrial affairs (contd)</u> | <u>Art. 30 EEC et seq.</u> | A 135/83 | France | Vehicle registration | Reasoned opinion |
| | | A 172/83 | Italy | Grants for the purchase of buses and trams | Reasoned opinion |
| | | A 174/83 | Italy | Grants for the purchase of domestically produced buses in Calabria | Reasoned opinion |
| | | A 182/83 | Belgium | Medical analyses - obstacles to freedom to provide services and secondary establishment | Reasoned opinion |
| | | A 183/83 | Germany | Packaging of sparkling grape juice | Reasoned opinion |
| | | A 224/83 | France | Health and safety rules for the import of certain equipment and machinery | Reasoned opinion |
| | | A 2/84 | Italy | Public supply contracts | Terminated |
| | | A 107/84 | France | Inspection measures for disposable syringes | Reasoned opinion |
| | | A 112/84 | Netherlands | Sale of ready-mixed concrete | Reasoned opinion |
| | | A 115/84 | Italy | Grants for the purchase of domestically produced vehicles in Sicily | Reasoned opinion |
| A 200/84 | France | Ban on use of lead salts in imitation pearls | Reasoned opinion | | |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--------------------------|----------|--------------|---|--|
| <u>Internal market and industrial affairs</u> (contd) | Art. 30 EEC et seq. | A 266/84 | Denmark | Packaging of beer and non-alcoholic beverages | Reasoned opinion |
| | + Arts 52 and 59 EEC | A 71/78 | France | Provisions of Decrees of 25.4.75 laying down contract specifications for the national television and radio broadcasting organizations | Terminated |
| | | A 22/79 | Germany | Requirement that person responsible for marketing of medicinal preparations be established in the Federal Republic | Reference to C of J (Case 247/81) Judgment 28.2.84 |
| | + Art. 67 EEC | A 120/80 | Italy | Bank guarantee for import of goods worth more than LIT 10 million | Terminated |
| | + Arts 85, 86 and 90 EEC | A 16/83 | Ireland | Restrictions on the import of petroleum products | Reference to C of J (Case 126/84) |
| | | A 20/83 | France | Preferential rates for investment in domestically produced equipment | Reference to C of J (Case 99/84) |
| | | A 21/83 | Italy | Ban on sales of bottled beer fitted with swing stoppers | Reasoned opinion |
| | + Art. 171 EEC | A 4/83 | Italy | Rules on the production and marketing of vinegar | Reference to C of J (Case 281/83) |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--|----------|----------------|---|----------------------|
| <u>Internal market and industrial affairs</u> (contd) | Art. 30 EEC + Regulation (EEC) No 222/77 | A 257/84 | Italy | Excessive customs formalities | Reasoned opinion |
| | + Regulation (EEC) No 802/68 | A 307/84 | Italy | Import ban on motorcycles | Reasoned opinion |
| | + Art. 38 Act of Accession | A 31/82 | Greece | Progressive reduction of deposits and cash payments for imports from other Member States | Terminated |
| | | A 32/82 | United Kingdom | Guaranteeing import prices against price rises due to increase in certain costs between time of contract signature and delivery of imported product | Terminated |
| | | A 33/82 | Netherlands | Obstacles to the import of Belgian <u>speculoos</u> | Terminated |
| | Arts 48, 52 and 59 EEC | A 123/79 | Germany | Subsidies on services in film industry | Reasoned opinion |
| | | A 124/79 | France | Subsidies on services in film industry | Reasoned opinion |
| | | A 125/79 | Denmark | Subsidies on services in film industry | Reasoned opinion |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|-----------------------------|----------|--------------|---|----------------------|
| <u>Internal market and industrial affairs (contd)</u> | Arts 48, 52 and 59 EEC | A 126/79 | Italy | Subsidies on services in film industry | Reasoned opinion |
| | | A 36/84 | Italy | Discriminatory provisions in the laws relating to several occupations | Reasoned opinion |
| | Art. 92 ECSC | A 105/83 | Germany | Recovery of "Klöckner" fine - failure to affix an exequatur | Terminated |
| | Decision 3717/83/ECSC | A 44/83 | Italy | Inspections carried out on steel imports | Terminated |
| | Recommendation 1835/81/ECSC | A 96/83 | Italy | Failure to apply Recommendation | Terminated |
| | | A 97/83 | Luxembourg | Failure to apply Recommendation | Terminated |
| | | A 98/83 | Greece | Failure to apply Recommendation | Terminated |
| <u>Customs union</u> | Art. 9 EEC | A 56/78 | Belgium | Fee payable for use of special stores in public warehouses | Terminated |
| | | A 7/81 | Luxembourg | Fee payable for use of special stores in public warehouses | Terminated |
| | | A 69/83 | France | Charge on imports of seeds and plants | Reasoned opinion |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---------------------------------|-------------------------------------|----------|----------------|---|--|
| <u>Customs union</u> (contd) | Arts 9 and 13 EEC | A 18/80 | Denmark | Health inspection charge in respect of groundnuts imported from Germany | Terminated |
| | Art. 13 EEC | A 28/81 | Belgium | Health inspection charge in respect of poultrymeat | Reference to C of J (Case 314/82) Judgment 20.3.84 |
| | Art. 223(2) EEC | A 46/80 | Germany | Flat-rate duty on equipment imported from third countries and intended for armed forces | Reasoned opinion |
| | Regulation (EEC) No 802/68 | A 104/82 | United Kingdom | Joint fishing in the Baltic Sea - rules of origin | Reference to C of J (Case 100/84) |
| | Regulation (EEC) No 1266/83 | A 79/84 | Ireland | Import of new potatoes originating in Cyprus | Reasoned opinion |
| | Regulation (EEC) No 1544/69 | A 40/82 | Germany | "Butter ships" - sale of products from third countries free of customs duties and/or levies | Terminated |
| | Second paragraph of Art. 86 ECSC | A 318/82 | Germany | Withdrawal of simplified customs clearance procedures for steel products | Terminated |
| | Art. 28 Act of Accession | A 154/84 | Greece | Charge for price control of imported products | Reasoned opinion |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|--|----------------|----------------|--|--|------------------------------------|
| <u>Competition</u> | Art. 37 EEC | A 114/84 | France | Monopoly for synthetic and agricultural alcohol | Reasoned opinion |
| | | A 69/78 | France | Manufactured tobacco monopoly | Reasoned opinion |
| | Art. 93(3) EEC | A 78/83 | France | Partial relief from employers' social security contributions in the textile and clothing industry | Terminated |
| <u>Financial institutions and taxation</u> | Art. 52 EEC | A 269/81 | France | Refusal to grant to the French branches of foreign companies the benefit of tax credits on the same terms as those enjoyed by French companies | Reference to C of J (Case 270/83) |
| | | Art. 95 EEC | A 37/76 | Italy | System of excise duties on alcohol |
| | A 180/83 | Italy | Taxation of spirits | Reasoned opinion | |
| | A 83/81 | France | Parafiscal charge in horticulture | Reasoned opinion | |
| | A 180/81 | France | Health protection charges for oysters, mussels and shellfish | Reference to C of J (Case 98/84) | |
| | A 276/82 | United Kingdom | Differential taxation in respect of excise duties on wines | Terminated | |
| | A 277/82 | Ireland | Differential taxation in respect of excise duties on wines | Reasoned opinion | |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|-------------|----------|----------------|---|--------------------------------------|
| <u>Financial institutions and taxation</u> (contd) | Art. 95 EEC | A 278/82 | Italy | Differential taxation in respect of excise duties on liqueur wines | Reference to C of J (Case 277/83) |
| | | A 279/82 | Italy | Differential taxation in respect of excise duties on sparkling wines | Reference to C of J (Case 278/83) |
| | | A 280/82 | Denmark | Differential taxation in respect of excise duties on fruit wines | Reference to C of J (Case 106/84) |
| | | A 287/82 | United Kingdom | Importation of perfumes and other cosmetic products containing alcohol | Reference to C of J (Case 193/84) |
| | | A 330/82 | Italy | Taxation of vehicles with an engine capacity greater than 2 500 cc | Reasoned opinion |
| | | A 331/82 | France | Special tax on motor vehicles | Reasoned opinion |
| | | A 38/83 | Ireland | Import of tyres | Reasoned opinion |
| | | A 66/83 | France | Differential taxation of liqueur wines and naturally sweet wines | Reasoned opinion |
| | | A 136/83 | Italy | Consumption tax on bananas | Reasoned opinion |
| <u>Employment and social affairs</u> | Art. 48 EEC | A 73/78 | Belgium | Nationality requirements for doctors employed in university hospitals in Brussels | Terminated |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|--|----------|--------------|--|--|
| <u>Employment and social affairs</u> (contd) | Art. 48 EEC + Regulation (EEC) No 1612/68 (Arts 7 and 12) | A 311/82 | Belgium | Non-exemption from payment of the supplementary enrolment fee in Belgian educational establishments for nationals of another Member State working in Belgium | Reasoned opinion |
| | Art. 48 EEC + Regulation (EEC) No 1612/68 | A 72/78 | Belgium | Concept of employment in public administration, and freedom of movement for workers | Judgments of 17.12.80 and 26.5.82 (Case 149/79) |
| | Art. 51 EEC + Regulation (EEC) No 1408/71 (Art. 10) | A 131/79 | France | Supplementary allowance from the Fonds national de solidarité - refusal to export a social security benefit | Reasoned opinion |
| | | A 15/83 | Belgium | Deduction from pensions of a contribution to sickness-insurance scheme | Reference to C of J (Case 275/83) |
| <u>Agriculture</u> | Second paragraph of Art. 5 EEC | A 284/82 | France | Aid to the poorest farmers (annual agricultural conference) | Reference to C of J (Case 290/83) |
| | Art. 30 EEC <u>et seq.</u> | A 6/78 | France | Formalities on the importation of horses | Reasoned opinion |
| | | A 75/78 | Germany | Ban on importing refined animal fats | Terminated |
| | | A 8/81 | Italy | Imports of live animals transported by lorry | Reference to C of J (Case 121/84) |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|-------------------------------|--------------------------------------|----------|----------------|---|---|
| <u>Agriculture</u> (contd) | <u>Art. 30 EEC</u> <u>et seq.</u> | A 20/81 | Italy | Restrictions on the transport of milk by road | Terminated |
| | | A 189/81 | Germany | Difference of treatment between German game and game imported from other Community countries | Terminated |
| | | A 201/81 | United Kingdom | Newcastle disease - animal health measures relating to the protection of poultry | Reference to C of J (Case 40/82) Judgment 31.1.84 |
| | | A 208/81 | Ireland | Newcastle disease - animal health measures relating to the protection of poultry | Reference to C of J (Case 74/82) Judgment 31.1.84 |
| | | A 109/82 | Germany | Obstacles to the import of French apples | Terminated |
| | | A 291/82 | Ireland | Requirement of licences in respect of the import of potatoes and refusal to grant a licence for the import of potatoes in free circulation in the Community | Reference to C of J (Case 288/83) |
| | | A 85/83 | Greece | Import ban on bananas | Reasoned opinion |
| | | A 155/83 | United Kingdom | Milk products | Reasoned opinion |
| | | A 185/83 | Greece | Restrictions on intra-Community trade in meat | Reasoned opinion |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|---------------------------------|----------|---|--|-----------------------------------|
| <u>Agriculture</u> (contd) | Art. 30 EEC <u>et seq.</u> | A 1/84 | Belgium | Measures in respect of the distributive trades and of fruit and vegetables | Reasoned opinion |
| | | A 105/84 | United Kingdom | Pasteurized milk | Reasoned opinion |
| | | A 180/84 | United Kingdom | Restrictions on meat imports | Reasoned opinion |
| | + common organization of market | A 41/83 | Greece | Age of butter | Reasoned opinion |
| | | A 58/83 | Ireland | UHT milk and cream | Reasoned opinion |
| | + Regulation (EEC) No 337/79 | A 212 | Germany | Wine Law 1971 | Reference to C of J (Case 116/82) |
| | + Regulation (EEC) No 804/68 | A 35/83 | Italy | "Cagliata" cheeses - systematic checks on imports | Reference to C of J (Case 35/84) |
| | | A 100/83 | Italy | Passo de Resia - refusal to allow several varieties of butter and cheese to be imported via this frontier post | Terminated |
| + Regulations (EEC) Nos 804/68 and 262/79 | A 85/84 | Italy | Marketing of fractionated concentrated butter | Reasoned opinion | |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|---|----------------|-----------------------|--|-------------------------------------|
| <u>Agriculture</u> (contd) | Art. 30 EEC et seq. + Regulation (EEC) No 805/68 | A 284/84 | Greece | Ban on importing beef other than as carcasses or half-carcasses | Reasoned opinion |
| | + Regulations (EEC) Nos 2617/71 and 1153/75 | A 14/81 | France | Certificate of origin for champagne wines | Terminated |
| | + Regulation (EEC) No 2759/75 | A 86/83 | Greece | Import licence for pigmeat | Reasoned opinion |
| | Art. 92 EEC et seq. | A 82/83 | Greece | Marketing aids for new potatoes | Reasoned opinion |
| | Art. 92 EEC + Regulation (EEC) No 2727/75 | A 186/83 | Greece | Export prices of pasta products | Reasoned opinion |
| | <u>Agricultural Regulations</u> | | | | |
| | Regulation (EEC) No 804/68 | A 59/77 | Italy | Producer price of milk | Terminated |
| | Regulations (EEC) Nos 804/68 and 1422/78 | A 78/82 | United Kingdom | Milk Marketing Boards | Reference to C of J (Case 23/84) |
| Regulations (EEC) Nos 804/68, 1422/78 and 1565/79 | A 61/83 | United Kingdom | Milk Marketing Boards | Reasoned opinion | |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|---|---|----------|--------------|--|--|
| <u>Agriculture</u> (contd) | Regulation (EEC) No 1035/72 | A 177/81 | Italy | Quality standards for fruit and vegetables | Judgment 15.11.83 (Case 322/82) |
| | Regulation (EEC) No 338/74 | A 206/80 | France | Sugar-cane molasses | Terminated |
| | Regulation (EEC) No 2727/75 | A 108/84 | Greece | Common wheat | Reasoned opinion |
| | Regulations (EEC) Nos 794/76 and 1163/76 | A 28/83 | Italy | Delays in implementing Regulations in the fruit and vegetable sector | Terminated |
| | Regulations (EEC) Nos 2967/76 and 2785/80 | A 250/82 | Luxembourg | Water content of frozen poultry | Terminated |
| | | A 252/82 | Italy | Water content of frozen poultry | Reference to C of J (Case 254/83) Judgment 3.10.84 |
| | Regulation (EEC) No 2680/77 | A 128/84 | Italy | Sugar market | Reference to C of J (Case 308/84) |
| | Regulation (EEC) No 1360/78 | A 100/82 | Italy | Scheme to encourage the formation of producer groups | Reference to C of J (Case 272/83) |
| Regulations (EEC) Nos 337/79 and 338/79 | A 30/83 | Italy | Grape must | Reasoned opinion | |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|-------------------------------|--|----------|--------------|---|--|
| <u>Agriculture</u> (contd) | Regulations (EEC) Nos 337/79, 516/77 and 1035/72 | A 90/81 | Italy | Regional aids to the wine and fruit and vegetable sectors in Sicily | Reference to C of J (Case 169/82) Judgment 27.3.84 |
| | Regulation (EEC) No 456/80 | A 79/83 | Italy | Delays in the granting of abandonment premiums in respect of areas under vines | Reference to C of J (Case 309/84) |
| | Regulations (EEC) Nos 2942/80 and 3139/81 | A 125/83 | Greece | Olive oil - price guarantee | Terminated |
| | Regulation (EEC) No 3183/80 | A 171/83 | Greece | Export certificates for common wheat flour | Reasoned opinion |
| | Common organization of market | A 7/82 | Italy | Regional aids in Sicily for the marketing of wine | Terminated |
| <u>Transport</u> | Art. 92 EEC <u>et seq.</u> | A 205/81 | Italy | Road transport - failure to implement certain social legislation | Terminated |
| | Regulation (EEC) No 543/69 | A 145/80 | France | Road transport - failure to implement certain social legislation | Reference to C of J (Case 7/84) |
| | Decision 79/874/EEC | A 312/82 | France | Carriage of goods by rail and road - failure to apply certain tariff provisions | Terminated |

| SECTOR | LEGAL BASIS | INF. NO | MEMBER STATE | ARRANGEMENTS CHALLENGED | STAGE OF PROCEEDINGS |
|--------------------------|---------------------|----------|--------------|--|----------------------------------|
| <u>Energy</u> | Art. 64 Euratom | A 2/75 | France | Toll enrichment (uranium) | Reasoned opinion |
| <u>Commercial policy</u> | Decision 74/393/EEC | A 181/81 | France | Failure to notify a cooperation agreement (Mexico) | Reference to C of J (Case 97/84) |
| | | A 182/81 | France | Failure to notify a cooperation agreement (Poland) | Reference to C of J (Case 97/84) |
| | | A 183/81 | France | Failure to notify a cooperation agreement (South Korea) | Reference to C of J (Case 97/84) |
| | | A 127/84 | France | Disregard of Community powers in the field of commercial policy (USSR) | Reasoned opinion |
| | | A 162/84 | Greece | Failure to notify a cooperation agreement (Algeria) | Reasoned opinion |
| | | A 164/84 | Greece | Failure to notify a cooperation agreement (USSR) | Reasoned opinion |
| | | A 165/84 | Greece | Failure to notify a cooperation agreement (China) | Reasoned opinion |

INFRINGEMENTS OF DIRECTIVES

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|---|---|-----|-----|-----|-----|-----|----------------------------------|---|--------------------------------------|-----|-----|
| <u>STATISTICAL QUESTIONS</u> | | | | | | | | | | | |
| 78/546 (31.12.80) | Statistical returns - carriage of goods by road | yes | yes | yes | yes | yes | | A.74/82 n.p.i. reference Case 101/84 | yes | yes | yes |
| <u>INTERNAL MARKET AND INDUSTRIAL AFFAIRS</u> | | | | | | | | | | | |
| 65/65 (4.8.66) | Proprietary medicinal products | yes | yes | yes | yes | yes | | A.29/80 n.m.n. jdg.15.3.83 Case 145/82 | yes | yes | yes |
| 71/305 (29.7.72) | Public works contracts | yes | yes | yes | yes | yes | | A.332/82 n.p.i. reference Case 274/83 A.92/83 n.p.a. reasoned opinion A.111/83 n.p.a. reasoned opinion | yes | yes | yes |
| 73/148 (23.11.73) | Movement and residence | yes | yes | yes | yes | yes | A.260/84 n.m.n. 169 letter | yes | A.7/80 n.p.i. reasoned opin | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|----------------------|----------------------------|---|---|-----|-----|--|-----|---|-----|---|-----|
| 76/116 (19.12.77) | Fertilizers | yes | yes | yes | yes | yes | | A.51/78 n.m.n. jdg. 4.2.81 Case 44/80 | yes | yes | yes |
| 77/62 (22.6.78) | Public supply contracts | A.47/83 n.p.a. reasoned opinion | yes | yes | yes | yes | | A.45/83 n.p.a. reasoned opinion | yes | yes | yes |
| 77/91 (16.12.78) | Company Law | A.200/79 n.m.n. jdg. 12.10.82 Case 148/81 | yes | yes | yes | yes | | A.197/79 n.m.n. jdg. 12.10.82 Case 136/81 | yes | yes | yes |
| 77/452 (29.6.79) | Nurses | A.241/81 n.p.i. reasoned opinion | A.105/80 n.p.i. reference Case 29/84 | yes | | A.324/82 n.p.a. reference Case 307/84 | yes | yes | yes | A.85/81 n.p.i. reference Case 198/84 | yes |
| 77/453 (29.6.79) | Nurses | A.241/81 n.p.i. reasoned opinion | A.105/80 n.p.i. reference Case 29/84 | yes | | A.324/82 n.p.a. reference Case 307/84 | yes | yes | yes | yes | yes |
| 77/535 (19.12.77) | Fertilizers (analysis) | yes | yes | yes | yes | yes | yes | A.51/78 n.m.n. jdg. 4.2.81 Case 44/80 | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|-----------------------|------------------------------|---|--|-----|---|-----|-----|--|---|-----|--|
| 78/660 (31.1.82) | Annual accounts of companies | yes | A.304/82 n.m.n. reasoned opinion | yes | yes | yes | | A.306/82 n.m.n. reasoned opinion | A.307/82 n.m.n. reasoned opinion | yes | yes |
| 78/686 (28.1.80) | Dentists | A.222/80 n.p.i. reasoned opinion | A.232/80 n.p.i. reference Case 223/83 | yes | A.267/83 n.p.a. reasoned opinion | yes | yes | | yes | yes | A.247/81 n.p.i. reference Case 219/83 |
| 78/687 (28.1.80) | Dentists | A.223/80 n.p.i. reasoned opinion | yes | yes | yes | yes | yes | | yes | yes | A.247/81 n.p.i. reference Case 219/83 |
| 78/855 (12.10.81) | Mergers | | yes | yes | | | | | | | yes |
| 78/1026 (21.12.80) | Veterinary surgeons | yes | yes | yes | yes | yes | | A.259/81 n.p.i. jdg. 18.9.84 Case 221/83 | yes | yes | yes |
| 78/1027 (21.12.80) | Veterinary surgeons | yes | yes | yes | yes | yes | | A.259/81 jdg. 18.9.84 Case 221/83 | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|----------------------|---------------------------|-----|-----|-----|---|-----|-----|---|-----|---------------------------------|-----|
| 79/138 (1.4.79) | Fertilizers (analysis) | yes | yes | yes | yes | yes | yes | A.138/79 n.m.n. reasoned opinion | yes | yes | yes |
| 79/622 (27.12.80) | Tractors | yes | yes | yes | A.68/83 n.p.a. reference Case 140/84 | yes | yes | yes | yes | yes | yes |
| 79/694 (26.1.84) | Tractors | yes | yes | yes | yes | yes | yes | A.205/83 n.m.n. 169 Letter | yes | yes | yes |
| 80/154 (23.1.83) | Midwives | yes | yes | yes | A.41/84 n.m.n. 169 Letter | yes | | A.43/84 n.m.n. 169 Letter | yes | A.44/84 n.m.n. 169 Letter | yes |
| 80/155 (23.1.83) | Midwives | yes | yes | yes | A.46/84 n.m.n. 169 Letter | yes | | A.48/84 n.m.n. 169 Letter | yes | A.49/84 n.m.n. 169 Letter | yes |
| 80/232 (15.1.82) | Prepackaged products | yes | yes | yes | A.199/83 n.m.n. 169 Letter | yes | yes | yes | yes | yes | yes |
| 80/720 (27.12.81) | Tractors | yes | yes | yes | yes | yes | yes | A.206/83 n.m.n. 169 Letter | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 80/777 (17.7.82) | Natural mineral waters | A.274/83 n.m.n. 169 letter | yes | yes | yes | yes | yes | yes | A.277/83 n.m.n. 169 letter | A.278/83 n.m.n. 169 letter | A.279/83 n.m.n. 169 letter |
| 80/781 (1.1.84) | Dangerous preparations | | | | | | | | | | |
| 80/876 (16.1.82) | Straight fertilizers | | yes | yes | | | | | yes | | |
| 80/1267 (30.6.82) | Motor vehicles | A.217/83 n.m.n. 169 letter | yes | yes | yes | yes | yes | yes | yes | yes | yes |
| 80/1268 (30.6.82) | Motor vehicles | A.218/83 n.m.n. 169 letter | yes | yes | yes | yes | | yes | yes | yes | yes |
| 80/1269 (30.6.82) | Motor vehicles | A.220/83 n.m.n. 169 letter | yes | yes | yes | yes | yes | yes | yes | yes | yes |
| 80/1273 (23.1.83) | Midwives | yes | A.51/84 n.m.n. 169 letter | yes | A.52/84 n.m.n. 169 letter | yes | | A.54/84 n.m.n. 169 letter | yes | A.55/84 n.m.n. 169 letter | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 81/334 (1.1.82) | Motor vehicles | yes | yes | yes | yes | yes | | yes | yes | yes | A.222/83 n.m.n. 169 Letter |
| 81/432 (1.10.82) | Vinyl chloride | yes | yes | yes | yes | yes | yes | A.282/83 n.m.n. 169 Letter | yes | A.283/83 n.m.n. 169 Letter | yes |
| 81/487 (1.7.83/ 1.7.84) | Fruit juice | yes | yes | yes | A.196/84 n.m.n. 169 Letter | yes | yes | yes | A.197/84 n.m.n. 169 Letter | A.198/84 n.m.n. 169 Letter | A.199/84 n.m.n. 169 Letter |
| 81/712 (20.2.83) | Additives in foodstuffs | yes | yes | yes | A.270/83 n.m.n. 169 Letter | yes | | yes | yes | yes | yes |
| 81/851 (9.10.83) | Veterinary medicinal products | yes | yes | yes | yes | yes | | | A.294/84 n.m.n. 169 Letter | | |
| 81/852 (9.10.83) | Veterinary medicinal products | A.293/84 n.m.n. 169 Letter | yes | yes | yes | yes | | | A.295/84 n.m.n. 169 Letter | | |
| 81/916 (1.7.83) | Paints, varnishes, inks and adhesives | A.408/84 n.m.n. 169 Letter | A.410/84 n.m.n. 169 Letter | yes | A.412/84 n.m.n. 169 Letter | A.418/84 n.m.n. 169 Letter | | yes | yes | A.414/84 n.m.n. 169 Letter | A.416/84 n.m.n. 169 Letter |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|---------------------------------|-------------------------------------|----------------------------------|-----|-----|----------------------------------|----------------------------------|----|----------------------------------|-----|----------------------------------|----------------------------------|
| 81/1057 (30.6.82) | Acquired rights | yes | yes | yes | yes | yes | | yes | yes | yes | yes |
| 82/76 (31.12.82) | Doctors | yes | yes | yes | A.5/84 n.m.n. 169 letter | yes | | yes | yes | yes | yes |
| 82/242 (8.10.83) | Biodegradability of surfactants | A.374/84 n.m.n. 169 letter | yes | yes | A.376/84 n.m.n. 169 letter | yes | | A.378/84 n.m.n. 169 letter | yes | A.380/84 n.m.n. 169 letter | yes |
| 82/243 (8.10.83) | Biodegradability of surfactants | A.375/84 n.m.n. 169 letter | yes | yes | A.377/84 n.m.n. 169 letter | yes | | A.379/84 n.m.n. 169 letter | yes | A.381/84 n.m.n. 169 letter | yes |
| 82/470 (2.1.84) | Services incidental to transport | | yes | yes | | yes | | | | yes | yes |
| 82/473 (1.1.84) | Solvents | | | | | yes | | yes | yes | | |
| 82/489 (23.1.84) | Hairdressers | yes | yes | yes | | yes | | yes | | | yes |
| 82/499 (1.12.83, 1.12.84) | Radio interference | yes | yes | yes | A.223/84 n.m.n. 169 letter | A.245/84 n.m.n. 169 letter | | yes | yes | A.237/84 n.m.n. 169 letter | A.240/84 n.m.n. 169 letter |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|---------------------------------|---|-----|-----|----------------------------------|----------------------------------|----------------------------------|----|-----|----------------------------------|----------------------------------|----------------------------------|
| 82/500 (1.12.83/ 1.12.84) | Radio interference from luminaires with starters | yes | yes | yes | A.224/84 n.m.n. 169 letter | A.246/84 n.m.n. 169 letter | | yes | yes | A.238/84 n.m.n. 169 letter | A/241/84 n.m.n. 169 letter |
| 82/504 (1.1.84) | Emulsifiers | | | | yes | yes | | yes | | | |
| 82/621 (1.1.83) | Electrical energy meters | yes | yes | yes | yes | yes | | yes | yes | A.195/83 n.m.n. 169 letter | yes |
| 82/624 (1.5.83) | Alcoholometers and alcohol hydrometers | yes | yes | yes | A.201/83 n.m.n. 169 letter | yes | | yes | yes | yes | yes |
| 82/712 (30.6.84) | Antioxidants | | | | | yes | | yes | | | |
| 82/806 (25.11.83) | Dangerous substances | yes | yes | A.364/84 n.m.n. 169 letter | A.365/84 n.m.n. 169 letter | | | yes | A.366/84 n.m.n. 169 letter | A.368/84 n.m.n. 169 letter | A.369/84 n.m.n. 169 letter |
| 82/890 (21.6.84) | Tractors | | yes | yes | | yes | | | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|---|--|----------------------------------|----------------------------------|-----|----------------------------------|----------------------------------|-----|----------------------------------|----------------------------------|----------------------------------|----------------------------------|
| 82/953 (30.9.83) | Tractors | A.213/84 n.m.n. 169 letter | yes | yes | A.225/84 n.m.n. 169 letter | yes | | A.233/84 n.m.n. 169 letter | yes | yes | yes |
| 83/190 (30.9.83/ 1.10.83/ 1.10.84) | Tractors | A.214/84 n.m.n. 169 letter | yes | yes | A.226/84 n.m.n. 169 letter | yes | | A.234/84 n.m.n. 169 letter | yes | yes | yes |
| 83/264 (19.11.84) | Dangerous substances and preparations | | yes | | | | | yes | | | |
| 83/265 (19.5.84) | Paints, varnishes and adhesives | A.409/84 n.m.n. 169 letter | A.411/84 n.m.n. 169 letter | yes | A.413/84 n.m.n. 169 letter | A.419/84 n.m.n. 169 letter | | yes | yes | A.415/84 n.m.n. 169 letter | A.417/84 n.m.n. 169 letter |
| 83/276 (1.10.83) | Motor vehicles | A.215/84 n.m.n. 169 letter | yes | yes | A.227/84 n.m.n. 169 letter | A.247/84 n.m.n. 169 letter | yes | yes | A.229/84 n.m.n. 169 letter | yes | yes |
| 83/351 (30.11.83) | Motor vehicles | A.216/84 n.m.n. 169 letter | yes | yes | A.228/84 n.m.n. 169 letter | A.248/84 n.m.n. 169 letter | | yes | A.230/84 n.m.n. 169 letter | A.239/84 n.m.n. 169 letter | A.244/84 n.m.n. 169 letter |
| 83/463 (1.7.84) | Labelling of foodstuffs | yes | | | | | yes | | | | |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|----------------------|---|-----|-----|-----|-----|-----|-----|----------------------------------|-----|-----|-----|
| 83/575 (31.12.84) | Measuring instruments | | | | | | | | | | |
| 84/8 (1.10.84) | Lighting and light-signalling of vehicles | | yes | yes | | | yes | | | | |
| 84/223 (16.5.84) | Preservatives | | | | | | | | | | |
| 84/372 (1.10.84) | Sound level of motor vehicles | | yes | yes | | | | | | | |
| 84/458 (19.9.84) | Preservatives | | | | | | | | | | |
| 84/569 (4.12.84) | Annual accounts expressed in ECU | | | | | | | | | | |
| <u>CUSTOMS UNION</u> | | | | | | | | | | | |
| 81/177 (1.1.83) | Procedures for the export of goods | yes | yes | yes | yes | yes | | A.168/83 n.m.n. 169 letter | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|--|---|-----|-----|---|-----|-----|----|----------------------------------|----------------------------------|-----|-----|
| 82/347 (1.1.83) | Procedures for the export of goods | yes | yes | yes | yes | yes | | A.162/83 n.m.n. 169 letter | yes | yes | yes |
| 83/231 (1.6.83) | Inward processing | yes | yes | yes | yes | yes | | yes | A.155/84 n.m.n. 169 letter | yes | yes |
| 83/371 (1.1.84) | Release for free circulation | yes | yes | yes | yes | yes | | yes | | yes | |
| 84/318 (30.9.84) | Inward processing | | | yes | | yes | | yes | | | yes |
| 84/442 (1.10.84) | Inward processing | yes | yes | yes | | yes | | yes | yes | yes | yes |
| 84/444 (1.10.84) | Inward processing | | | yes | | | | yes | | | yes |
| FINANCIAL INSTITUTIONS AND TAXATION | | | | | | | | | | | |
| 69/169 (1.1.70) | Tax-free allowances in international travel | yes | | A.40/82 n.p.a. reference Case 325/82 | yes | yes | | yes | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|---------------------|---|--|--|-----|---|---|----------|---|---|-----|---|
| 72/464 (1.7.73) | Taxes on manufactured tobacco | A.179/84 n.p.a. reasoned opinion | yes | yes | A.87/79 n.p.a. jdg. 21.6.83 Case 90/82 A.88/83 n.p.a. reasoned opinion | yes | | A.58/77 n.m.n. jdg. 7.12.82 Case 41/82 A.10/80 n.m.n. jdg. 7.12.82 Case 41/82 A.87/83 n.p.a. reference Case 289/84 | yes | yes | yes |
| 73/239 (31.1.75) | Taking up of business of direct insurance | yes | yes | yes | A.68/76 n.m.n. reasoned opinion | yes | | yes | yes | yes | A.3/77 n.m.n. jdg. 15.12.83 Case 160/82 |
| 77/388 (1.1.78) | Sixth VAT Directive | A.17/81 n.p.a. jdg. 10.4.84 Case 324/82 | A.103/82 n.p.a. reference Case 107/84 A.29/83 n.p.a. reasoned opinion | | A.88/83 n.p.a. reasoned opinion A.89/83 n.p.a. reasoned opinion | A.102/82 n.p.a. reasoned opinion | (1.8.86) | A.3/81 n.p.a. reference Case 17/84 A.202/81 n.p.a. reasoned opinion A.90/83 n.p.a. reasoned opinion | A.178/81 n.p.a. reasoned opinion | | A.4/81 n.p.a. reference Case 16/84 A.153/83 n.p.a. reasoned opinion |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|----------------------|---|--|--|---|--|-----|----|--|-----|-----|---|
| 77/799 (1.1.79) | Mutual assistance | yes | A.269/84 n.m.n. 169 letter | yes | yes | yes | | yes | yes | yes | yes |
| 77/780 (15.12.79) | Taking up of business of credit institutions | A.39/80 n.m.n. jdg. 1.3.83 Case 301/81 | yes | yes | yes | yes | | A.41/80 n.m.n. jdg. 1.3.83 Case 300/81 | yes | yes | yes |
| 77/805 (1.7.78) | Taxes on manufactured tobacco | yes | yes | yes | A.88/83 n.p.a. reasoned opinion | yes | | A.58/77 n.m.n. jdg. 7.12.82 Case 41/82 A.10/80 n.m.n. jdg. 7.12.82 Case 41/82 A.87/83 n.p.a. reference Case 289/84 | yes | yes | yes |
| 78/473 (2.12.79) | Community co-insurance | | A.126/83 n.p.i. reference Case 205/84 | A.57/82 n.p.i. reference Case 252/83 | A.265/81 n.p.i. reference Case 220/83 | yes | | | | | A.127/83 n.p.i. reference Case 206/84 |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|---------------------|---|---------------------------------|----------------------------------|-----|-----|-----|---------------------------------|---|--|---------------------------------|-------------------------------|
| 79/267 (15.9.80) | Taking up of business of life assurance | yes | yes | yes | yes | yes | | A.31/84 n.m.n. 169 letter | yes | yes | A.33/84 n.m.n. 169 Lett |
| 79/32 (1.1.80) | Taxes on manufactured tobacco | yes | yes | yes | yes | yes | | A.191/81 n.m.n. jdg. 5.6.84 Case 280/83 | yes | yes | yes |
| 79/279 (30.6.83) | Admission to official listing | A.9/84 n.m.n. 169 letter | A.12/84 n.m.n. 169 letter | yes | yes | yes | A.16/84 n.m.n. 169 letter | A.22/84 n.m.n. 169 letter | A.25/84 n.m.n. reasoned opinion | A.28/84 n.m.n. 169 letter | yes |
| 79/1070 (1.1.81) | Mutual assistance - direct taxation | yes | A.270/84 n.m.n. 169 letter | yes | yes | yes | | yes | yes | yes | yes |
| 79/1071 (1.1.81) | Mutual assistance - EAGGF | yes | yes | yes | yes | yes | | A.196/81 n.m.n. reference Case 279/83 | yes | yes | yes |
| 80/390 (30.6.83) | Listing particulars for admission to official listing | A.10/84 n.m.n. 169 letter | A.13/84 n.m.n. 169 letter | yes | yes | yes | A.17/84 n.m.n. 169 letter | A.23/84 n.m.n. 169 letter | A.26/84 n.m.n. reasoned opinion | A.29/84 n.m.n. 169 letter | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL | |
|--|--|----------------------------------|-----|----------------------------------|----------------------------------|----------------------------------|----|--|----------------------------------|----------------------------------|-----|-----|
| 80/836 (3.12.82) | Health protection - ionizing radiation (Euratom) | A.203/84 n.m.n. 169 Letter | yes | A.204/84 n.m.n. 169 Letter | A.205/84 n.m.n. 169 Letter | A.206/84 n.m.n. 169 Letter | | A.207/84 n.m.n. 169 Letter | A.208/84 n.m.n. 169 Letter | A.209/84 n.m.n. 169 Letter | yes | |
| 80/987 (22.10.83/ 22.4.85) | Protection of employees | yes | yes | yes | yes | yes | | yes | | yes | yes | |
| 80/1107 (4.12.83/ 4.12.84) | Protection of workers - chemical, physical and biological agents | | | | | yes | | | | | yes | |
| 82/130 (18.8.83) | Electrical equipment for use in mines susceptible to firedamp | | | | | | | | | | | |
| <u>ENVIRONMENT, CONSUMER PROTECTION AND NUCLEAR SAFETY</u> | | | | | | | | | | | | |
| 71/307 (29.1.73/ 1.7.73) | Textile names | yes | yes | yes | yes | yes | | A.48/83 n.p.a. reasoned opinion | yes | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 75/439 (18.6.77) | Disposal of waste oil | A.98/79 n.m.n. judg. 2.2.82 Case 70/81 A.170/84 n.m.n. reasoned opinion | yes | yes | yes | yes | A.427/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 75/440 (19.6.77) | Quality of surface water | A.106/78 n.m.n. judg. 2.2.82 Case 73/81 A.167/84 n.m.n. 169 letter | yes | yes | yes | yes | A.431/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 75/442 (18.7.77) | Waste | A.102/78 n.m.n. judg. 2.2.82 Case 69/81 A.171/84 n.m.n. reasoned opinion | yes | yes | yes | yes | A.428/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 75/716 (26.8.76) | Sulphur content of certain liquid fuels | yes | yes | yes | yes | yes | A.432/84 n.m.n. 169 letter | yes | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|--|----------------------------|---|---|---|---|---|---|---|---|---|---|
| 78/319 (22.3.80) | Toxic and dangerous waste | A.169/83 n.p.i. reasoned opinion | yes | yes | A.170/83 n.p.i. reasoned opinion | yes | A.130/83 n.m.n. reasoned opinion | yes | yes | yes | yes |
| 78/659 (20.7.80) | Quality of fresh waters | yes | yes | yes | yes | yes | A.433/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 79/76 (27.6.79) | Analysis of textile fibres | yes | yes | A.172/81 n.m.n. 169 letter | yes | yes | | yes | yes | yes | yes |
| 79/112 (22.12.80) 22.12.82) 22.12.84) | Labelling of foodstuffs | yes | yes | yes | A.218/81 n.m.n. reasoned opinion | | | yes | yes | yes | yes |
| 79/409 (6.4.81) | Conservation of wild birds | yes | A.119/84 n.p.i. reasoned opinion | A.120/84 n.p.i. reasoned opinion | yes | A.122/84 n.p.i. reasoned opinion | A.274/84 n.m.n. reasoned opinion | A.124/84 n.p.i. reasoned opinion | A.123/84 n.p.i. reasoned opinion | A.146/83 n.m.n. reasoned opinion | A.125/84 n.p.i. reasoned opinion |
| 79/581 (20.6.81) | Indication of prices | yes | yes | yes | yes | yes | A.426/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 79/831 (18.9.81/ 18.9.83) | Dangerous substances | A.37/84 n.p.i. reasoned opinion | A.286/83 n.p.i. reasoned opinion | A.38/84 n.p.i. reasoned opinion | A.288/83 n.p.i. reasoned opinion | A.289/83 n.p.i. reasoned opinion | Yes | A.290/83 n.p.i. reasoned opinion | A.291/83 n.p.i. reasoned opinion | Yes | Yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 79/869 (11.10.81) | Analysis of surface water | A.66/82 n.m.n. reasoned opinion | yes | yes | yes | yes | A.434/84 n.m.n. 169 Letter | yes | yes | yes | yes |
| 79/923 (5.11.81) | Quality of shellfish waters | yes | yes | yes | yes | yes | A.435/84 n.m.n. 169 Letter | yes | yes | yes | yes |
| 80/51 (21.6.80) | Aircraft noise | yes | yes | yes | yes | yes | A.436/84 n.m.n. 169 Letter | yes | yes | yes | yes |
| 80/68 (19.12.81) | Protection of groundwater | yes | yes | yes | yes | yes | | yes | yes | yes | A.71/83 n.m.n. referenc Case 291/84 |
| 80/778 (17.7.82) | Quality of water for human consumption | yes | A.174/84 n.m.n. 169 Letter | yes | yes | yes | | A.149/83 n.m.n. 169 Letter | yes | A.292/83 n.p.i. reasoned opinion | A.150/83 n.m.n. 169 Let |
| 80/779 (18.7.82) | Air quality | yes | yes | yes | yes | yes | | yes | A.151/83 n.m.n. 169 Letter | yes | A.152/83 n.m.n. 169 Let |
| 80/1335 (31.12.82) | Cosmetics | yes | yes | yes | yes | yes | A.133/83 n.m.n. 169 Letter | A.145/83 n.m.n. 169 Letter | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 81/957 (1.7.83) | Dangerous substances | yes | A.130/84 n.m.n. 169 letter | yes | A.132/84 n.m.n. reasoned opinion | yes | A.133/84 n.m.n. reasoned opinion | A.134/84 n.m.n. 169 letter | yes | A.135/84 n.m.n. 169 letter | A.136/84 n.m.n. 169 letter |
| 82/147 (31.12.82) | Cosmetics | yes | yes | yes | yes | yes | A.134/83 n.m.n. reasoned opinion | A.140/83 n.m.n. 169 letter | yes | yes | yes |
| 82/176 (25.3.84) | Mercury discharges | yes | | | yes | | | | | yes | yes |
| 82/232 (1.7.83) | Dangerous substances | yes | A.137/84 n.m.n. 169 letter | yes | A.139/84 n.m.n. reasoned opinion | yes | A.140/84 n.m.n. reasoned opinion | A.141/84 n.m.n. 169 letter | yes | A.142/84 n.m.n. 169 letter | A.143/84 n.m.n. 169 letter |
| 82/368 (31.12.83) | Cosmetics | A.393/84 n.m.n. 169 letter | yes | yes | A.394/84 n.m.n. 169 letter | yes | | | yes | | yes |
| 82/434 (31.12.83) | Analysis of cosmetic products | A.395/84 n.m.n. 169 letter | yes | yes | A.396/84 n.m.n. 169 letter | yes | | | yes | yes | yes |
| 82/501 (8.1.84) | Major-accident hazards | A.397/84 n.m.n. 169 letter | yes | yes | yes | | | | | | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 77/99 (1.7.79/ 15.2.80/ 31.12.80) | Health requirements for meat products | yes | yes | yes | yes | yes | yes | A.315/84 n.m.n. 169 letter | A.314/84 n.m.n. 169 letter | yes | yes |
| 77/101 (1.1.81) | Straight feedingstuffs | yes | yes | yes | A.58/84 n.m.n. 169 letter | yes | yes | A.241/83 n.m.n. 169 letter | yes | yes | yes |
| 79/109 (1.4.79) | Brucellosis | yes | yes | yes | yes | yes | yes | A.316/84 n.m.n. 169 letter | yes | yes | yes |
| 79/372 (1.1.81) | Straight feedingstuffs | yes | yes | yes | A.61/84 n.m.n. 169 letter | yes | yes | A.242/83 n.m.n. 169 letter | yes | yes | yes |
| 79/373 (1.1.81) | Compound feedingstuffs | yes | yes | yes | A.60/84 n.m.n. 169 letter | yes | yes | A.244/83 n.m.n. 169 letter | yes | yes | yes |
| 79/797 (1.1.81) | Straight feedingstuffs | yes | yes | yes | A.62/84 n.m.n. 169 letter | yes | yes | A.245/83 n.m.n. 169 letter | yes | yes | yes |
| 80/214 (31.12.80) | Health problems - meat products | A.235/83 n.m.n. 169 letter | yes | yes | A.70/84 n.m.n. 169 letter | yes | yes | A.236/83 n.m.n. 169 letter | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 80/219 (31.12.80) | Tuberculosis and brucellosis | yes | yes | yes | yes | yes | | A.256/83 n.m.n. 169 letter | yes | yes | yes |
| 80/502 (1.7.81) | Undesirable products | yes | yes | yes | yes | yes | yes | A.248/83 n.m.n. 169 letter | yes | yes | yes |
| 80/509 (1.1.81) | Compound feedingstuffs | yes | yes | yes | A.63/84 n.m.n. 169 letter | yes | yes | A.249/83 n.m.n. 169 letter | yes | yes | yes |
| 80/510 (1.1.81) | Straight feedingstuffs | yes | yes | yes | A.64/84 n.m.n. 169 letter | yes | yes | A.250/83 n.m.n. 169 letter | yes | yes | yes |
| 80/511 (1.1.81) | Compound feedingstuffs in packages | yes | yes | yes | A.65/84 n.m.n. 169 letter | yes | yes | A.251/83 n.m.n. 169 letter | yes | yes | yes |
| 80/665 (1.3.81) | Potato ring rot | yes | yes | yes | yes | yes | A.72/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 80/695 (1.1.81) | Compound feedingstuffs | yes | yes | yes | A.67/84 n.m.n. 169 letter | yes | yes | A.253/83 n.m.n. 169 letter | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 80/879 (1.1.81) | Health marking of packagings | yes | yes | yes | yes | yes | yes | A.257/83 n.m.n. 169 letter | yes | yes | yes |
| 80/1098 (1.7.81) | Swine vesicular disease and swine fever | yes | yes | yes | yes | yes | | A.258/83 n.m.n. 169 letter | yes | yes | yes |
| 80/1099 (1.7.81) | Swine vesicular disease and swine fever | yes | yes | yes | A.73/84 n.m.n. 169 letter | yes | yes | A.259/83 n.m.n. 169 letter | yes | yes | yes |
| 80/1100 (1.7.81) | Swine vesicular disease and swine fever | yes | yes | yes | A.74/84 n.m.n. 169 letter | yes | | A.260/83 n.m.n. 169 letter | yes | A.261/83 n.m.n. 169 letter | yes |
| 80/1102 (1.1.81) | Enzootic bovine Leukosis | yes | yes | yes | yes | yes | | A.262/83 n.m.n. 169 letter | yes | yes | yes |
| 81/389 (22.8.82) | Transport of animals | yes | yes | yes | yes | yes | A.355/84 n.m.n. 169 letter | yes | yes | yes | yes |
| 82/287 (1.1.82/ 1.1.83) | Seed | yes | A.75/84 n.m.n. 169 letter | A.226/83 n.m.n. 169 letter | yes | yes | (31.12.85) | yes | yes | A.228/83 n.m.n. 169 letter | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 82/331 (1.7.82) | Propagation of vine | yes | A.77/84 n.m.n. 169 Letter | yes | A.78/84 n.m.n. 169 Letter | yes | (31.12.85) | A.231/83 n.m.n. 169 Letter | yes | yes | yes |
| 82/471 (14.7.84) | Products used in animal nutrition | | yes | | | yes | | | | yes | |
| 82/528 (1.7.84) | Pesticide residues | | yes | | | yes | | | | yes | yes |
| 82/822 (31.5.83) | Additives in feedingstuffs | yes | | yes | | yes | | yes | yes | yes | yes |
| 82/859 (1.7.83) | Oil plant seed | yes | yes | A.320/84 n.m.n. 169 Letter | A.319/84 n.m.n. 169 Letter | A.321/84 n.m.n. 169 Letter | (31.12.85) | yes | yes | A.311/84 n.m.n. 169 Letter | A.322/84 n.m.n. 169 Letter |
| 82/894 (1.1.84) | Animal diseases | yes | | yes | yes | yes | yes | yes | yes | | yes |
| 82/937 (1.7.83/ 1.1.85) | Straight feedingstuffs | | | yes | | yes | | | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|----------------------|---------------------------------------|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| 83/131 (1.10.84) | Plant protection products | yes | yes | | | yes | yes | | | | |
| 83/201 (1.1.84) | Percentage of meat | | yes | | | yes | | | yes | | yes |
| 83/228 (13.7.84) | Products used in animal nutrition | yes | yes | | | yes | | | | | |
| 83/266 (30.11.83) | Additives in feedingstuffs | yes | | yes | yes | yes | | yes | yes | yes | yes |
| 83/381 (31.12.83) | Undesirable products in feedingstuffs | yes | yes | yes | yes | yes | | yes | | yes | yes |
| 83/615 (31.8.84) | Additives in feedingstuffs | yes | | | | | | yes | yes | | yes |
| 84/4 (1.6.84) | Official control of feedingstuffs | yes | | yes | | | | | | yes | yes |
| 84/349 (30.11.84) | Additives in feedingstuffs | yes | | | | | | yes | yes | | |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| <u>TRANSPORT</u> | | | | | | | | | | | |
| 65/269 (1.1.66) | Authorizations for carriage of goods | yes | yes | yes | yes | yes | yes | A.246/81 n.p.a. jdg. 13.12.84 Case 113/83 | yes | yes | yes |
| 74/561 (31.12.76) | Admission to the occupation of road haulage operator | yes | yes | yes | A.46/82 n.p.i. reasoned opinion | yes | | A.175/83 n.m.n. 169 letter (jdg. 10.11.81) | yes | yes | yes |
| 74/562 (1.1.77) | Admission to the occupation of road passenger transport operator | yes | yes | yes | A.46/82 n.p.i. reasoned opinion | yes | | A.176/83 n.m.n. 169 letter (jdg. 10.11.81) | yes | yes | yes |
| 75/130 (1.10.75) | Combined road/rail carriage of goods | yes | yes | yes | yes | yes | yes | A.99/82 n.p.a. reference Case 2/84 | yes | yes | yes |
| 77/796 (1.1.79) | Recognition of qualifications | yes | yes | yes | yes | yes | | A.141/80 n.m.n. jdg. 11.10.83 Case 273/82 | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
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| 80/1263 (30.6.82) | Driving licence | A.150/84 n.m.n. 169 letter | yes | yes | yes | yes | A.151/84 n.m.n. 169 letter | A.160/83 n.m.n. 169 letter | A.159/83 n.m.n. 169 letter | yes | yes |
| 82/603 (1.4.83) | Combined road/rail carriage of goods | yes | yes | yes | A.81/84 n.m.n. 169 letter | yes | | A.82/84 n.m.n. 169 letter | A.83/84 n.m.n. 169 letter | yes | yes |
| 83/416 (1.10.84) | Authorization of air transport services | yes | yes | yes | A.390/84 n.m.n. 169 letter | yes | | yes | | yes | A.391/84 n.m.n. 169 lett |
| 83/643 (31.12.84/ 31.12.86) | Inspections - carriage of goods | | | | | | | | | | |
| <u>ENERGY</u> | | | | | | | | | | | |
| 76/491 (1.1.77) | Information on petroleum prices | A.46/83 n.m.n. reasoned opinion | yes | yes | yes | yes | | yes | yes | yes | yes |

| DIRECTIVE | SUBJECT | B | D | DK | F | GB | GR | I | IRL | L | NL |
|-------------------------------------|---------------------------------|-----|-----|-----|---|-----|---|---|-----|-----|-----|
| <u>ECONOMIC AND MONETARY POLICY</u> | | | | | | | | | | | |
| 60/501 (1.1.81) | Implementation of Article 67 | yes | yes | yes | yes | yes | A.179/83 n.p.a. reasoned opinion | yes | yes | yes | yes |
| 63/21 (18.3.63/ 1.1.81) | Implementation of Article 67 | yes | yes | yes | yes | yes | A.179/83 n.p.a. reasoned opinion | yes | yes | yes | yes |
| <u>COMPETITION</u> | | | | | | | | | | | |
| 80/723 (31.12.81) | Financial transparency | | yes | yes | A.202/84 n.p.a. reasoned opinion | yes | | A.177/84 n.p.a. reasoned opinion | yes | yes | yes |