



Plenary sitting

B8-0927/2016

8.6.2016

MOTION FOR A RESOLUTION

pursuant to Rule 133 of the Rules of Procedure

on classifying the EU-Canada free trade agreement as a mixed agreement

Sophie Montel, Florian Philippot

Motion for European Parliament resolution on classifying the EU-Canada free trade agreement as a mixed agreement

The European Parliament,

- having regard to Rule 133 of its Rules of Procedure,
- A. whereas on 29 June 2016 the Commission President expressed the view that the EU-Canada free trade agreement (CETA) should be adopted without consultation of the national parliaments;
- B. whereas Mr Juncker cited the fact that, as its mixed character has not been established, the agreement is a matter for the Union alone;
- C. whereas European leaders are continuing to take an anti-democratic attitude of the kind which has led the British people massively to reject the EU;
- D. whereas the dispute settlement procedure has not been altered;
- 1. Calls for the agreement to be classified as a mixed agreement;
- 2. Calls on the Member States to reject this free trade agreement, since it is certain to do harm, but highly unlikely to do good.