

**Question for written answer E-002419/2015  
to the Commission**

Rule 130

**Ignazio Corrao (EFDD), Laura Ferrara (EFDD), Monica Macovei (PPE), Elly Schlein (S&D), Barbara Spinelli (GUE/NGL), Caterina Chinnici (S&D), Dennis de Jong (GUE/NGL), Kashetu Kyenge (S&D), Luigi Morgano (S&D), József Nagy (PPE), Louis Michel (ALDE), Carlos Coelho (PPE), Birgit Sippel (S&D), Ska Keller (Verts/ALE), Judith Sargentini (Verts/ALE), Juan Fernando López Aguilar (S&D), Péter Niedermüller (S&D), Roberta Metsola (PPE), Soraya Post (S&D) and Gérard Deprez (ALDE)**

**Subject:** Transposition of pre-Lisbon measures in the domains of judicial and police cooperation

Since the end of the transitional period foreseen by Protocol 36 to the Lisbon Treaty (1 December 2014) it is possible for the Commission to bring before the CJEU Member States which have not correctly transposed the EU measures adopted before the entry into force of the Lisbon Treaty in the domains of judicial and police cooperation in criminal matters (the relevant lists are published with specific reference to the UK position in Official Journal C-430 of 1 December 2014).

In some cases the Commission has already alerted the Member States to the fact that infringement procedures may be launched soon. In other cases the Commission considers that some pre-Lisbon measures have become obsolete and has proposed withdrawing them. However, notwithstanding its new role and responsibilities in these domains, until now Parliament has not been fully informed of the current situation of each pre-Lisbon measure in each Member State in the abovementioned domains.

Five years after the entry into force of the Lisbon Treaty such information is more than necessary for Parliament to fully exercise its new responsibilities and should have already been delivered by the Commission in compliance with the principle of loyal cooperation.

When will the Commission submit this information to Parliament?