EUROPEAN PARLIAMENT



2004

1999

Session document

20 June 2002

A5-0189/2002/err

ERRATUM

to the report on the

proposal for a Council framework decision on combating racism and xenophobia (COM(2001) 664 – C5-0689/2001 – 2001/0270(CNS))

Committee on Citizens' Freedoms and Rights, Justice and Home Affairs

Rapporteur: Ozan Ceyhun A5-0189/2002

Amendment 12 to read as follows:

Amendment 12 Article 4, points (a) to (f)

(a) public incitement to violence or hatred *for a racist* or *xenophobic purpose* or to any other *racist or xenophobic* behaviour which may cause substantial damage to individuals or groups concerned;

(b) public insults or threats towards individuals or groups *for* a racist or xenophobic *purpose*;

(c) public condoning *for a racist or xenophobic purpose* of crimes of genocide, crimes against humanity and war crimes as defined in Articles 6, 7 and 8 of the Statute of the International Criminal Court; (a) public incitement to violence or hatred *motivated by racism* or *xenophobia* or to any other behaviour *motivated by racism or xenophobia* which may cause substantial damage to individuals or groups concerned;

(b) public *abuse*, insults or threats towards individuals or groups *with* a racist or xenophobic *motive*;

(c) public condoning of crimes of genocide, crimes against humanity and war crimes as defined in Articles 6, 7 and 8 of the Statute of the International Criminal Court *where the words or behaviour in question are abusive, insulting or threatening and motivated by racism or xenophobia*; (d) public denial or trivialisation of the crimes defined in Article 6 of the Charter of the International Military Tribunal appended to the London Agreement of 8 April 1945 in a manner liable to disturb *the* public *peace*;

(e) public *dissemination or* distribution of tracts, pictures or other material containing expressions of racism and xenophobia;

(f) directing, supporting of or participating in the activities of a racist or xenophobic group, with the intention of contributing to *the organisation's criminal* activities. (d) public denial or trivialisation of the crimes defined in Article 6 of the Charter of the International Military Tribunal appended to the London Agreement of 8 April 1945 where such denial or trivialisation is motivated by racism or xenophobia and is abusive, insulting or threatening or effected in a manner liable to disturb public order;

(e) *production with the intent to distribute*, *public dissemination, unsolicited sending, including via internet service providers, or* public distribution of tracts, pictures or other material containing expressions of racism and xenophobia *with racist or xenophobic intent*;

(f) directing, supporting of or participating in the activities of a racist or xenophobic group, with the intention of contributing to activities *which constitute an offence within the meaning of this Framework Decision*.

Internet service providers shall be criminally liable under the conditions of Articles 12 to 15 of Directive 2000/31/EC.

(Concerns EN only)