

**Question for written answer E-010614/2013
to the Commission**
Rule 117
Alajos Mészáros (PPE)

Subject: Public administration practice and judicial interpretation in breach of EU law

Can a law of a Member State which, according to its grammatical interpretation, does not violate EU law but the public administration practice and judicial interpretation of which, in the Member State concerned – with particular reference to the court adjudicating at last instance – results in a situation whereby EU law is violated, be reconciled with EU law? In such cases, does EU law require the legislation in question to be amended in such a way as to prevent any future interpretation being in violation of EU law?