ORAL QUESTION H-0278/03 for Question Time at the part-session in May 2003 pursuant to Rule 43 of the Rules of Procedure by Bartho Pronk to the Commission

Subject: EC-Israel trade-related agreements

Under European Community law 'the customs administration of the importing state accepts the determinations legally made by the authorities of the exporting State<sup>1</sup>'.

Must the customs authorities of the Member States accept the determinations made by an exporting state if those determinations are not 'legally made' under international law?

Tabled: 29.04.2003 nl

<sup>&</sup>lt;sup>1</sup> 10 May 2001

Judgment of the Court of First Instance (Third Chamber): Action for annulment - Importation of television sets from Turkey - EEC-Turkey Association Agreement - Article 3(1) of the Additional Protocol - Compensatory levy - Article 13(1) of Regulation (EEC) 1430/79 (OJ L 175, 12.7.1979, p. 1) - Remission of import duty not justified - Rights of the defence, Paragraph 270.