

**Priority question for written answer P-003453/2022  
to the Commission**

Rule 138

**Tomasz Frankowski (PPE)**

Subject: Case AD 684 – anti-dumping proceeding concerning imports of ceramic tiles originating from India and Turkey

1. Does the Case Team handling case AD 684 have a solution to the hypothetical situation where EU entities acting in accordance with national and EU law and not engaging in any prohibited practices such as dumping, in accordance with Regulation 2016/1036 of 8 June 2016, may be subject to a hypothetical anti-dumping duty or to its effects as a result of the above-mentioned case?
2. Entities that do not infringe the law in any way should not be subject to criminalisation as a result of administrative decisions taken by the decision-making institutions of the European Union. This would be contrary to the fundamental principles of European Union law. According to the information I have been given, there are a number of entities that could be affected in the way described above, including entities in the region I represent. In this connection, are any measures planned to safeguard such entities?