

Procedure file

Basic information	
COS - Procedure on a strategy paper (historic) 1996/2122(COS)	Procedure completed
Human rights in the world. Annual report 1995-1996	
Subject 6.10.08 Fundamental freedoms, human rights, democracy in general	

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	AFET Foreign Affairs, Security and Defense Policy		06/09/1995
		ARE LALUMIÈRE Catherine	
Council of the European Union	Committee for opinion	Rapporteur for opinion	Appointed
	FEMM Women's Rights		

Key events			
19/06/1996	Non-legislative basic document published	05468/1996	
19/07/1996	Committee referral announced in Parliament		
26/11/1996	Vote in committee		Summary
26/11/1996	Committee report tabled for plenary	A4-0400/1996	
11/12/1996	Debate in Parliament		
12/12/1996	Decision by Parliament	T4-0688/1996	Summary
12/12/1996	End of procedure in Parliament		
20/01/1997	Final act published in Official Journal		

Technical information	
Procedure reference	1996/2122(COS)
Procedure type	COS - Procedure on a strategy paper (historic)
Procedure subtype	Commission strategy paper
Legal basis	Rules of Procedure EP 142
Stage reached in procedure	Procedure completed
Committee dossier	AFET/4/08050

Documentation gateway					
Non-legislative basic document		05468/1996	19/06/1996	CSL	
Committee report tabled for plenary, single reading		A4-0400/1996 OJ C 020 20.01.1997, p. 0004	26/11/1996	EP	
Text adopted by Parliament, single reading		T4-0688/1996 OJ C 020 20.01.1997, p. 0094-0161	12/12/1996	EP	Summary

Human rights in the world. Annual report 1995-1996

Compelling the EU to take specific action to enforce human rights is the stated objective of the rapporteur on human rights in the world in 1995-1996, Mrs Catherine LALUMIERE (ERA, F). Unanimously adopted by the committee (chairman: Gerardo FERNANDEZ-ALBOR (EPP,E)), the report records, despite the efforts of the EU, 'an upsurge in the most barbarous forms of violence' and a 'resurgence of ethnic regional conflicts such as those in the former Yugoslavia, Chechnya, Rwanda, Burundi, Zaire, that affecting the Kurdish people, etc. Any agreements concluded between the EU and third countries must include a human rights clause. It was essential to adopt 'a procedure which would enable binding steps to be taken in the event of human rights violations.' Each specific local situation' should be monitored closely. However, more than this was required: the EU should 'equip itself with the necessary means to take action in humanitarian and peace-keeping missions.' To this end, the CFSP must spell out the forms of such intervention, and all the instruments with which it intends to equip itself. Should there be a need for 'military intervention', this should only take place as part of a 'United Nations mandate and under the control of the competent UN bodies.' Other priorities, include unconditional political backing, including funding for existing international criminal tribunals with the aim of transforming them into a permanent International Criminal Court, launching programmes for reconciliation of the civilian population and rehabilitation of victims of torture, rape and psychological trauma. There should be a Commissioner responsible for human rights, and the Commission is also called on to upgrade its specialised departments and ensure that they work together with their counterparts in Parliament. The Commission should submit to Parliament a document listing all the appropriations earmarked for human rights. The committee is calling on the IGC to spell out in the new Treaty 'the legal powers that it needs with regard to human rights' since these powers were necessary for the EU to accede directly to international legal instruments.?

Human rights in the world. Annual report 1995-1996

In adopting the report by Mrs Catherine LALUMIERE (ARE, F) on human rights in the world 1995/1996 Parliament wished to constrain the Union to take practical action to ensure respect for human rights. Parliament noted, despite the efforts of the Union, an upsurge in the most barbarous forms of violence and a resurgence of ethnic regional conflicts. Apart from the weakness of the CFSP, Parliament noted the difficulty of incorporating a moral component in international relations. As a result the EU should as a matter of urgency establish a human rights doctrine and provide itself with the necessary funds to implement it. Parliament considered that the Union should promote effective international cooperation for the fulfilment of the right to development and the elimination of obstacles to development. It also called for the Union to define minimum social clauses (child labour, forced labour) to determine the legality of trade transactions in the framework of the WTO. According to Parliament the fundamental rule for any agreement between the European Union and third countries must be that the human rights situation met the Union's requirements on this matter and a procedure should enable binding steps to be taken in the event of a violation. The Union should provide itself with the necessary means to take action in humanitarian and peacekeeping missions. The CFSP should therefore specify what was meant by the right of intervention, the forms of this intervention and all the instruments with which it was to be provided. Any type of military intervention could take place only as part of a United Nations mandate and under the control of the competent UN bodies. Action must also be taken in other areas such as support for democratization and reconstruction, which would mean: political and financial support for the current international criminal tribunals with the aim of converting them into a genuine international criminal court, launching programmes for reconciliation of the civilian population, the rehabilitation of the victims of torture, etc. and special protection for less-favoured groups. Parliament therefore called on the IGC to give the Union in the new treaty the legal powers that it needed with regard to human rights since this was essential to allow the Union to accede directly to the international legal instruments such as the Council of Europe's Convention on Human Rights. ?