Procedure file

CNS - Consultation procedure Regulation Immigration: readmission of third-country nationals, obligations as between the Member States. Initiative Finland Subject 7.10.02 Schengen area, Schengen acquis 7.10.04 External borders crossing and controls, visas 7.10.08 Migration policy

Kay playera			
Key players			
European Parliament			
Laropean commission	Commission DG Justice and Consumers	Commissioner	

Key events			
21/11/1999	Legislative proposal published	12488/1999	Summary
17/12/1999	Committee referral announced in Parliament		
18/04/2000	Vote in committee		Summary
17/04/2000	Committee report tabled for plenary, 1st reading/single reading	<u>A5-0110/2000</u>	
18/05/2000	Debate in Parliament		
19/05/2000	Decision by Parliament	<u>T5-0246/2000</u>	Summary

Technical information	
Procedure reference	1999/0823(CNS)
Procedure type	CNS - Consultation procedure
Procedure subtype	Legislation
Legislative instrument	Regulation
Legal basis	EC Treaty (after Amsterdam) EC 063-p3
Stage reached in procedure	Procedure lapsed or withdrawn
Committee dossier	LIBE/5/12314

Documentation gateway

Legislative proposal	<u>12488/1999</u> OJ C 353 07.12.1999, p. 0006	22/11/1999	CSL	Summary
Committee report tabled for plenary, 1st reading/single reading	A5-0110/2000 OJ C 059 23.02.2001, p. 0003	18/04/2000	EP	
Text adopted by Parliament, 1st reading/single reading	T5-0246/2000 OJ C 059 23.02.2001, p. 0292-0306	19/05/2000	EP	Summary

Additional information	
European Commission	EUR-Lex

Immigration: readmission of third-country nationals, obligations as between the Member States. Initiative Finland

PURPOSE: draft Regulation prepared by Finland to determine obligations as between the Member States for the re-admission of third country nationals. CONTENT: This initiative is taken as a result of the European Council meeting in Tampere on 15 and 16 October 1999, when it was agreed that consideration should be given to rules on re-admission as part of a common policy on immigration and asylum. It provides that the scope of the Regulation will apply to situations where a third country national does not fulfil the conditions for entry or residence in a Member State. The basic provisions state that the Member State that provided the valid residence permit or valid visa shall be obliged to re-admit the third-country national concerned. There are further provisions concerning cases where there is more than one permit or visa, or where these documents have expired. Cases of irregular entry and time limits for readmission are also dealt with. All transport costs up to the borders of the Member State obliged to re-admit are to be borne by the State requesting re-admission.?

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The committee adopted the report (consultation procedure) by Anna KARAMANOU (PES, GR) rejecting the proposal for a regulation put forward by the Finnish Presidency on Member States' obligations in readmitting third-country nationals. The report stated that the Finnish initiative did not show any real strategic vision. The committee described the proposal as a 'Dublin-style' system for illegal immigrants (the Dublin Convention requires asylum-seekers to apply for asylum in the Member State where they enter the EU and to await the results of their application in that Member State) and felt that it created the impression that sending back illegal foreigners was a priority for the EU. The report suggested that the committee should remain in close touch with the Portuguese Presidency to see whether there might be any opportunity for Parliament to influence the content of the recommendations submitted to the Council for negotiating readmission agreements with certain countries of origin. ?

Immigration: readmission of third-country nationals, obligations as between the Member States. Initiative Finland

The European Parliament adopted its report drafted by Anna KARAMANOU (PES, Greece) and rejected the initiative of the Republic of Finland on the readmission of third-country nationals.

The Parliament took the view that the initiative, both from the point of view of form and in terms of its substance, makes the consultation procedure of the European Parliament ineffective and inappropriate for achieving a satisfactory result.