

Case T-380/11 Palirria Souliotis v Commission [2013]

Facts: A Council regulation created a complete list of goods imported and exported into and out of the EU. The applicant was a manufacturer of Greek food products and sought to annul the regulation as it had classified vine leaves in an unfavourable way to the applicant. The submission provided by the applicant was that implementing measures concern only those which leave discretion to its addressee.

Held: The applicant's argument was rejected, as the Council regulation relied on implementing measures to have legal effect. Application dismissed, as the regulation required implementing measures to have a legal effect. The test of direct concern is different from the question whether the act entails implementing measures.