- impose on the Grand Duchy of Luxembourg, in accordance with Article 260(3) TFEU, a penalty payment of EUR 6 700 per day from the date of delivery of the judgment in the case for failure to fulfil the obligation to communicate the transposition measures of Directive 2014/59/EU;
- order the Grand Duchy of Luxembourg to pay the costs.

Pleas in law and main arguments

The period prescribed for the transposition of Directive 2014/59/EU expired on 31 December 2014.

(1) OJ 2014 L 173, p. 190.

Request for a preliminary ruling from the Cour administrative d'appel de Douai (France) lodged on 21 December 2015 — Wenceslas de Lobkowicz v Ministère des Finances et des Comptes publics

(Case C-690/15)

(2016/C 098/27)

Language of the case: French

Referring court

Cour administrative d'appel de Douai

Parties to the main proceedings

Applicant: Wenceslas de Lobkowicz

Defendant: Ministère des Finances et des Comptes publics

Question referred

Is there any principle of EU law which precludes an official of the European Commission being subject to the *contribution* sociale généralisée (general social contribution), the prélèvement social (social levy), and additional contributions to that levy at the rate of 0.3 % and 1.1 % on income from real estate received in a Member State of the European Union?

Reference for a preliminary ruling from Court of Appeal (England & Wales) (Civil Division) made on 28 December 2015 — Secretary of State for the Home Department v David Davis, Tom Watson, Peter Brice, Geoffrey Lewis

(Case C-698/15)

(2016/C 098/28)

Language of the case: English

Referring court

Court of Appeal (England & Wales) (Civil Division)

Parties to the main proceedings

Applicant: Secretary of State for the Home Department

Defendants: David Davis, Tom Watson, Peter Brice, Geoffrey Lewis