'right of election' was largely extinguished on 1 January 1978 and cannot be brought back into existence by the accession of new Member States. In so far as there are competitive advantages for travel organizers from Member States which have made use of the possibility offered by Article 28, such advantages are not unlawful. In any event, the Directive does not permit the Member States to remedy matters themselves. Even less does the Directive give the Member States the right to alter the choice they have made as to whether or not to make use of Article 28, even if only in regard to one Member State.

Partial removal from the Register of Case 169/84 (1)

(88/C 103/14)

By order of 16 March 1988 the Court of Justice of the European Communities ordered the partial removal from the Register of Case 169/84: Compagnie Française de

(1) OJ No C 209, 9. 8. 1984, and OJ No C 271, 11. 10. 1984.

l'Azote (COFAZ) SA, Société CdF Chimie Azote et Fertilisants SA and Société Chimique de la Grande Paroisse (SCGP) SA v. Commission of the European Communities, in the following terms: The name of COFAZ SA is removed from the list of applicants.

Removal from the Register of Case 150/86 (1)

(88/C 103/15)

By order of 8 March 1988 the Sixth Chamber of the Court of Justice of the European Communities ordered the removal from the Register of Case 150/86: Union Sidérurgique du Nord et de l'Est de la France (USINOR) and Société SACILOR, supported by Aktiengesellschaft der Dillinger Hüttenwerke, v. Commission of the European Communities.

(¹) OJ No C 206, 16. 8. 1986.