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From:	Presidency
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Subject:	Proposal for a Regulation of the European Parliament and of the Council establishing a centralised system for the identification of Member States holding conviction information on third country nationals and stateless persons (TCN) to supplement and support the European criminal records information system (ECRIS-TCN system) and amending Regulation (EU) No. 1077/2011
	- General approach

- SI and FI have lifted their reservations. Therefore, on page 2, the second-last paragraph should read as follows:

"CZ and UK have a Parliamentary scrutiny reservation."

- On page 25, the second subparagraph of Article 9(4) should read as follows:

"The convicting Member State shall without undue delay

- (a) check the accuracy of the data and the lawfulness of its processing and, if necessary, **rectify** or **erase** these data;
- (b) inform the other Member State that the data have been **rectified** or **erased**, or of the reasons why the data have not been rectified or erased."

- On page 42, Article 24, paragraph 2, should read as follows:

- "2. In each Member State, the supervisory authority shall, upon request, provide information to the person concerned on how to exercise his or her right to **rectify** or **erase** data relating to him or her."
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