

Responses to questions from the Tribunal
Réponses aux questions du Tribunal
(a) List of questions, 30 August 2013

Case 19

List of questions

1. Can the Parties throw some more light, if possible with examples of relevant practice or specific cases, on the risks posed to the marine environment by bunkering?
2. What are the legal remedies available under the legal system of Guinea-Bissau against the confiscation of a vessel, its cargo and its gasoil?
3. What has been the practice of Guinea-Bissau in implementing article 23 of Decree Law 6-A/2000 with respect to bunkering operations for fishing vessels in its EEZ in general and, in particular, regarding vessels flying the flag of Panama? Have logistical support vessels (bunkering vessels) been required to obtain and keep on board the authorization for carrying out bunkering operation? Or has it been enough for fishing vessels to obtain the authorization for bunkering operation for both fishing vessels and bunkering vessels through telephone or radio? What is the amount to be paid for the authorization and was a payment made in the case of the M/V “Virginia G”?