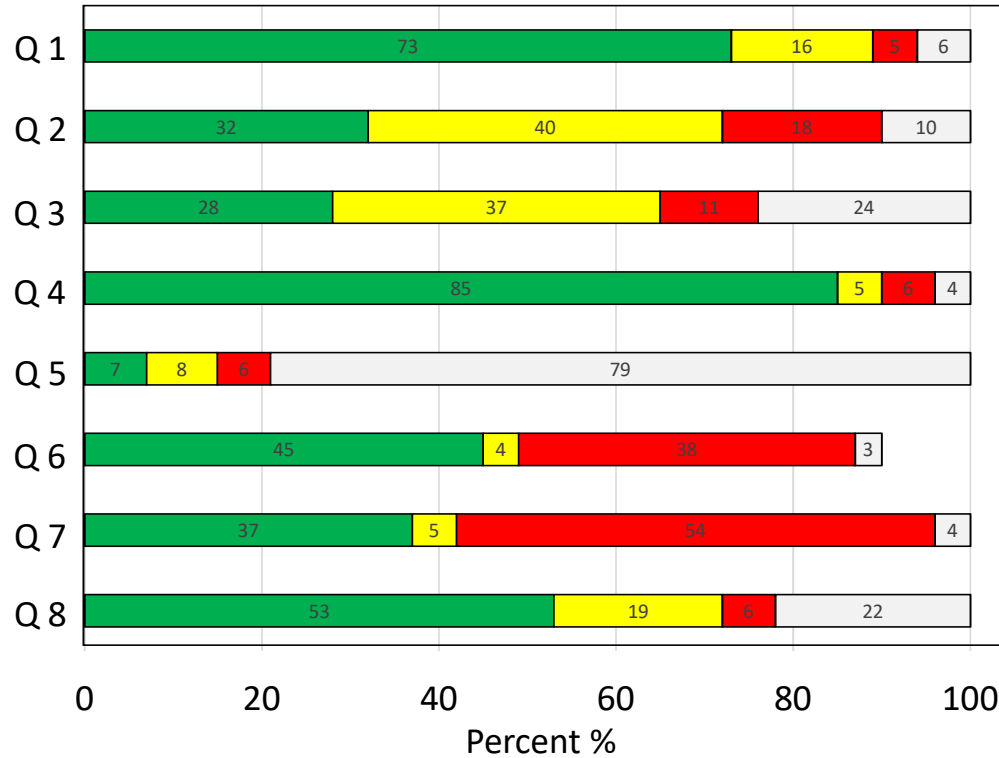


Survey: CJEU – judgement C-528/16 “Mutagenesis”



385 persons asked

103 feedbacks

14 only comments

5 judgement unknown

84 feedbacks evaluated

yes - agree

no decision

no – do not agree

no answer

Q1: Are all organisms generated by mutagenesis within the scope of the directive 2001/18/EC?

Q2: Does this mean that these organisms are not GMO? (Annex 1B states that the directive does not apply to organisms produced by the “old” well established methods.)

Q3: Does this have a meaning for labelling “without genetic engineering”?

Q4: Do I interpret it correctly: “at least” means that other procedures are possible and Annex 1A is not exhaustive?

Q5: Annex 1A Part 1 does not apply to NBT procedures, which only causes deletions. Is that right?

Q6: Do you think that the judgment concerns plants only?

Q7: Do you think that the judgement concerns the entire biotechnology industry?

Q8: Do you think that we need a new genetic law?