## WRITTEN QUESTION TO H.M. ATTORNEY GENERAL BY DEPUTY A.F. CURTIS OF ST. CLEMENT QUESTION SUBMITTED ON MONDAY 11th NOVEMBER 2024 ANSWER TO BE TABLED ON MONDAY 18th NOVEMBER 2024

## Question

"Further to <u>Written Question 245/2024</u> and in relation to <u>Planning and Building (Jersey) Law 2002</u> potential offences, will H.M. Attorney General advise –

- (a) what processes are in place between the Government's Regulation Department and the Law Officers' Department to pursue offences;
- (b) how many cases have been passed from the Regulation Department to the Law Officers' Department between 2020-2024, broken down by year, referencing the relevant Article where possible;
- (c) how many cases his Department is currently pursuing, broken down by relevant Article where possible; and
- (d) whether his Department follow a specific methodology for establishing public interest when considering cases?"

## Answer

(a)

The process is set out in the Attorney General's <u>guidance note</u> for officers of regulatory departments when considering whether or not a suspected breach of the law should be referred to the Attorney General.

## (b) and (c) – Answered in the table below

	How	under which articles	ongoing	outcome
	Many	offences have been		
	Cases	determined		
2020	0			
2021	0			
2022	2	Article 44(7)	1	Fine - £7,000
		Articles 86 + 89		
2023	3	Article 44	1	1 – Advice given – No further action
				1 – Advice given – retrospective
				planning granted
2024	0			

(d)

Guidance on the public interest test is set out in the Attorney General's <u>Code on the Decision to Prosecute</u> (paragraphs 13-19). The public interest test (the second of two stages in any decision to prosecute) is fact specific and each case is determined on its own merits.