EU citizenship report 2013


(2017/C 378/17)

The European Parliament,


— having regard to the results of the Commission’s public consultation on EU citizenship, held from 9 May to 27 September 2012,

— having regard to its resolution of 29 March 2012 on the EU Citizenship Report 2010: Dismantling the obstacles to EU citizens’ rights (1),

— having regard to the hearing jointly organised by the Committee on Petitions, the Committee on Civil Liberties, Justice and Home Affairs and the European Commission on 19 February 2013, ‘Making the most of EU citizenship’, and the hearing of 24 September 2013, ‘The impact of the crisis on Europe’s citizens and the reinforcement of democratic involvement in the governance of the Union’,


— having regard to its previous resolutions on the deliberations of the Committee on Petitions,

— having regard to the right to petition enshrined in Article 227 of the Treaty on the Functioning of the European Union,

— having regard to Part Two of the Treaty on the Functioning of the European Union entitled ‘Non-discrimination and citizenship of the Union’ and Title V of the Charter of Fundamental Rights,

— having regard to Articles 9, 10 and 11 of the Treaty on European Union,

— having regard to Rule 48 of its Rules of Procedure,

— having regard to the report of the Committee on Petitions and the opinion of the Committee on Culture and Education (A7-0107/2014),

A. whereas the Lisbon Treaty enhanced the concept of EU citizenship and its derived rights;

B. whereas the right to petition the European Parliament is one of the pillars of European citizenship, creating an interface between citizens and the European institutions, with the aim of bringing the EU closer to its citizens, and turning the EU into an increasingly meaningful and credible concept for them;

C. whereas the rights inherent to citizenship of the Union are incorporated in the treaties and in the Charter of Fundamental Rights of the European Union;

D. whereas all Member States have committed to respect the commonly agreed EU rules on the right of every citizen of the Union to move and reside freely within its territory, non-discrimination and the common values of the European Union, notably the respect for fundamental rights, with special attention to the rights of people belonging to minorities; whereas special attention should be paid to national citizenship and the rights of minorities deriving from it; whereas infringements by any Member State of fundamental rights concerning citizenship issues must be stamped out in order to avoid double standards and/or discrimination; whereas the Roma minority still faces widespread discrimination, and progress in the implementation of the National Strategies for Roma Inclusion is still limited;

E. whereas free movement of people is one of the key elements of EU citizenship and can contribute to reducing the
mismatch between jobs and skills in the internal market; whereas according to a Flash Eurobarometer from February
2013 more than two-thirds of respondents rightly agree that free movement of people within the EU brings overall
benefits to the economy of their own country; whereas the Schengen criteria should be of a technical nature and should
not be used to limit the access to the free movement of citizens;

F. whereas discrimination on grounds of nationality is still present in some EU countries;

G. whereas the issue of obtaining and forfeiting national citizenship has been raised in petitions, especially from the
standpoint of its effects on European citizenship; whereas many petitioners, including many belonging to minorities in a
Member State, have expressed their wish to see more coordinated citizenship laws in Europe;

H. whereas various complaints have been received with regard to the exercise of the right to vote in European and
municipal elections, and also with regard to disenfranchisement in relation to national elections after a period of time
spent abroad;

I. whereas public confidence in the European Union has fallen and European citizens are living through a difficult period
caused by a severe economic and social crisis;

J. whereas the 2014 elections will be the first to be held after the entry into force of the Lisbon Treaty, which significantly
widens the powers of the European Parliament; whereas the European elections represent an opportunity to strengthen
public trust in the political system, create a European public sphere and strengthen the voice and the role of citizens,
which is one of the most important preconditions for strengthening democracy in the Member States and the EU:
whereas the democratic and transparent functioning of the European Parliament is one of the main assets in promoting
European values and integration;

K. whereas the European Union, through its Treaties and the Charter of Fundamental Rights, champions a Europe of rights
and democratic values, of freedom, solidarity and security, and guarantees EU citizens better protection;

L. whereas citizens are directly represented at Union level in the European Parliament and have a democratic right to stand
and vote in the European elections, even when residing in a Member State other than their own; whereas the right of EU
citizens resident in a Member State other than their own to vote in European and local elections is not sufficiently
facilitated and promoted in all Member States;

M. whereas the European Union created a new right for European citizens to organise and support a European Citizens’
Initiative by submitting their policy proposals to the European Institutions, and this has been used by millions of
European citizens since 1 April 2012;

areas aimed at strengthening EU citizens’ rights;

2. Welcomes the fact that a large majority of the 25 measures announced in the Commission’s EU Citizenship Report
2010 have in the meantime been completed by the Commission and other EU institutions;

3. Stresses that citizens need to be able to make informed decisions about exercising their Treaty rights and should
therefore have access to all the necessary information, focusing not only on abstract rights, but also on practical, readily
accessible information about economic, social, administrative, legal and cultural issues; calls on national, regional and local
authorities to promote a better understanding of EU citizenship and to explain its practical benefits for individuals;

4. Welcomes the Commission’s initiatives aimed at improving citizens’ awareness of their rights through Europe Direct
and Your Europe and urges Member States to step up their efforts to spread knowledge of the SOLVIT network to citizens
and companies; proposes, in this respect, that more information on European citizenship be provided on the occasion of
the celebration of Europe Day on 9 May;
5. Urges the Commission to ensure that its public consultations are available in all official EU languages so that no discrimination occurs on the basis of language; points to the Parliament’s, and in particular to the Committee on Petitions’, activities on social media platforms as an excellent way of creating interaction and dialogue with citizens;

6. Encourages Member States to give more space to political education on EU affairs in their school curricula, to adapt teachers’ training accordingly and, in this respect, to provide the necessary know-how and resources; emphasises that accessible education plays a vital role in the formation of future citizens by enabling them to acquire a solid basis of general knowledge, promoting individual empowerment, solidarity and mutual understanding and strengthening social cohesion; notes in this respect that education is essential as a means of enabling individuals to participate fully in democratic, social and cultural life and therefore considers that substantial cuts should not be made in the funds allocated to education;

7. Believes that it is particularly important to encourage recognition of volunteers’ commitment, to validate the skills and expertise acquired in this way and to remove obstacles relating to free movement;

8. Underlines the importance of the organised civil society in strengthening an active European citizenship; considers it crucial therefore to further facilitate the cross-border work of these organisations in reducing bureaucratic burdens and providing adequate funding; reiterates its call (1) for the establishment of the European Association Statute, as this may facilitate the construction of projects between citizens of different EU Member States within a transnational organisation; highlights the need to create a structured framework for European civil dialogue which would give practical substance to participatory citizenship;

9. Regrets the existing opt-outs from parts of the EU treaties by some Member States which undermine, and generate de facto differences in, the rights of citizens that are intended to be equal under the EU Treaties;

10. Stresses the vital role played by the Member States in correctly implementing European legislation; believes that progress still remains to be made and that enhanced cooperation between the EU institutions and local and national authorities is needed; considers that increased cooperation would be an effective means of informally resolving problems, in particular impediments of an administrative nature; in this respect, applauds the Commission’s intention of supporting, from 2013 and via its town twinning scheme in the Europe for Citizens programme, exchanges of best practice between municipalities and projects aimed at enhancing knowledge about, and correct implementation of, citizens’ rights; believes that a practical toolkit on EU citizens’ rights tailored to local and regional authorities would further improve correct implementation;

11. Regrets that the options for redress open to parents and children in the event of separation or divorce are not the same in each Member State, with the result that hundreds of parents in Europe have contacted the Committee on Petitions to urge it to be more active in this area despite its only having very limited competence;

12. Expects that the new petitions web portal, which will be available at the beginning of 2014, will turn the petitioning process into an appealing, transparent and user-friendly instrument, also for people with disabilities; calls on the Commission and the other institutions to properly acknowledge the petitioning process on their websites;

13. Welcomes the fact that, by November 2013, three very different European citizens’ initiatives (ECIs) had met the required threshold; welcomes the planned hearings with the organisers of successful ECIs before the European elections; calls on Member States to promote the right to organise and support ECIs and to implement Regulation (EU) No 211/2011 on the European Citizens’ Initiative in an inclusive way; by ensuring that they are ready to validate signatures both of their own citizens residing abroad and of citizens from other Member States residing on their territory;

14. Calls on all those Member States which do not as yet have a national ombudsman, at present Italy and Germany, to meet the expectations of all EU citizens by appointing one;

15. Calls on the Commission to regularly monitor the way in which the administrative formalities related to entry and residence of EU citizens and their relatives are processed in the Member States; calls on the Commission to play an active role in ensuring that procedures implemented by Member States fully comply with the values and human rights recognised in the EU Treaties; emphasises that one of the main pillars of the Single Market is labour mobility; highlights the very positive benefits of the EU migrant workforce to the economy of the Member States; calls in this respect on the Commission to closely monitor the situation and take appropriate measures to remove potential obstacles, such as excessive bureaucracy, imposed at the national level in the way of this fundamental freedom;

16. Acknowledges that, according to the settled case law of the European Court of Justice (1), the conditions for obtaining and forfeiting citizenship of the Member States are regulated exclusively under the national law of the individual Member States; calls, however, for closer coordination and a more structured exchange of best practices between Member States with respect to their citizenship laws in order to ensure fundamental rights and particularly legal certainty for citizens; calls for comprehensive common guidelines clarifying the relation between national and European citizenship;

17. Calls on those Member States that disenfranchise their own nationals who choose to live in another Member State for an extended period of time to put an end to this practice and revise their legislation accordingly to provide full citizenship rights during the whole process; recommends that the Member States take all steps to effectively help and assist citizens who wish to vote or stand as candidates in states other than their own; stresses the need for EU citizens to exercise their right to vote in the national elections of their country of origin from the Member State in which they reside;

18. Calls on the Member States to protect and enhance the meaning of EU citizenship by discouraging any forms of discrimination on grounds of nationality; deplores any populist rhetoric that aims to create discriminatory practices based only on grounds of nationality;

19. Calls on European political parties and their national affiliates to organise transparent electoral campaigns ahead of the 2014 European elections and to effectively tackle the problems of falling voter participation rates and the widening gap between citizens and the EU institutions; considers the nomination of Europe-wide candidates for the post of Commission President by European political parties as an important step towards building a genuine European public space, and is convinced that the prospect of a Europeanisation of the electoral campaign can be better achieved through pan-European activities and networks of local and national media, especially public media in the fields of radio, TV and the internet;

20. Stresses the importance of informing citizens that they are entitled to vote in municipal and European elections if they live outside their home country and of promoting this right by different means; urges the Commission not to wait until May 2014 to launch its handbook presenting those EU rights ‘in clear and simple language’;

21. Calls on all Union institutions, bodies, offices and agencies to further improve transparency and make access to documents easy and user-friendly, as this enables citizens to participate more closely in the decision-making process; calls on the Union’s institutions, and particularly the European Commission, to improve the efficiency of their procedures so that legitimate requests by EU citizens are met as quickly as possible; calls on all Union institutions, and particularly Parliament, to ensure transparency and accountability in equal measure;

22. Welcomes the recent adoption of the two main EU programmes to fund activities in the field of EU citizenship from 2014 to 2020: the ‘Rights and Citizenship’ and the ‘Europe for Citizens’ programmes; considers it highly regrettable that the financial envelope for the latter especially, which supports projects on active European citizenship, has been drastically cut by Member States’ governments as compared to the 2007-2013 period;

(1) Most recently in its judgment of 2 March 2010, C-135/08, Rottmann.
23. Expresses its serious concern about petitions revealing the delicate situation of certain residents who, due to their status, cannot entirely benefit from their rights to free movement or from full voting rights in local elections; calls on the European Commission and Member States concerned to facilitate the regularisation of their status in such cases;

24. Is deeply concerned about the obstacles citizens still face when exercising their individual rights in the internal market and believes that the current economic insecurity in Europe also needs to be tackled by removing these obstacles; welcomes therefore the new initiatives announced by the Commission to strengthen citizens in their role as consumers and workers across Europe;

25. Highlights the importance of improving the exchange of information about traineeship and apprenticeship opportunities in other EU countries through the EURES network; is alarmed at the unemployment rate, notably as this affects young people; welcomes the Commission's proposal for a Council Recommendation on a Quality Framework for Traineeships (1) and calls on Member States to respect the principles set out in the guidelines;

26. Calls on the Member States to better inform EU citizens as to their rights and duties and to facilitate entitlement to these rights being respected equally both in their country of origin and in any other Member State;

27. Draws attention to the grievances of some petitioners, mostly expatriate EU citizens, who reported having encountered problems in relation to the acquisition, transfer and ownership of immovable property in various countries;

28. Acknowledges the problems faced by people with disabilities who exercise their right to free movement and calls for the introduction of an EU disability card, valid throughout Europe, for disabled persons;

29. Calls on the Member States to put in place coordination and cooperation measures in order to efficiently tackle the issues of double car registration taxes, tax discrimination and double taxation in a cross-border context and to take better account of the realities of cross-border worker mobility; considers that double taxation issues are insufficiently addressed through existing bilateral tax conventions or unilateral action by a Member State and would need concerted, timely action at the Union level;

30. Regrets the existence of cross-border hurdles in civil or social matters, such as family law or pensions, that prevent many citizens from enjoying full EU citizenship;

31. Recalls that EU citizens in the territory of a third country in which the Member State of which they are nationals is not represented are entitled to protection by the diplomatic or consular authorities of any Member State, on the same conditions as the nationals of that Member State, and emphasises the importance of such a provision as a point of principle;

32. Calls on Member States to set up as quickly as possible in each Member State a one-stop-shop to coordinate projects with a cross-border impact, for instance those with a social impact such as emergency services, with particular reference to projects that have an environmental impact, such as wind farms, where on occasion no consultation is held with residents on both sides of the border and no impact study is conducted;

33. Calls on the Commission to conduct a thorough assessment of the benefits and challenges of the European Year of Citizens 2013 (EYC); regrets that, due to underfunding and lack of political ambition, the EYC had a poor media profile and failed to generate a broad, publicly visible debate on European citizenship which could have contributed to improved or newly defined instruments;

34. Calls on the Commission to bring forward proposals for recognising the contribution voluntary work makes to citizenship;

35. Calls on the Commission to publish and distribute an explanation of citizens' rights before and after the Lisbon Treaty so as to restore citizens' trust;

36. Instructs its President to forward this resolution to the Council, the Commission, the European Ombudsman and to the governments and parliaments of the Member States.

(1) COM(2013)0857.