Handbook on public participation in the institutions of the European Union
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Department of Public Law and Historico-Legal Sciences
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After teaching “Public Participation in the Institutions of the European Union” at the UAB for many years, I have decided to publish the first handbook on this subject. The main reason for this is that until now there has been no book or monograph which explains, in a structured manner, all the rights and actions that EU citizens are entitled to as a national of one of the EU Member States. I struggled myself to find literature that could help students complement their notes taken in class, and I always ended up providing a large amount of additional reading that did not fully correspond with the subject syllabus.

Autonomous University of Barcelona (UAB) attracts many students from both Spain and all over the world. Many are here for a short period – a semester or for an academic year - before returning to their respective universities and countries.

This diversity of students is excellent and welcome for the present subject, but it can introduce some challenges. Many students signing up for this course will not necessarily have any previous knowledge of law or of the European Union itself. Further, some students may be used to other methodologies and ways of learning that are not necessarily the same as those prescribed at the UAB.

As such, this book seeks to help students by simplifying the learning material into a single, succinct source containing all the necessary information to complete both the course and associated activities. It is written to provide an inclusive explanation of the subject so that it can be understood by different audiences, irrespective of nationality, background and previous knowledge.

I believe this handbook will be very useful for both students and any lecturer, or teacher, who aims to provide clear and accurate information about the subject “Public Participation in the Institutions of the European Union”. It will also be an essential tool for the dissemination of content and activities during the entire course.
1. Concept and limits of EU citizenship

SUMMARY: 1) THE CONCEPT AND ORIGIN OF THE TERM “CITIZENSHIP”. 2) NATIONALITY VS. CITIZENSHIP. 3) HISTORY OF EU CITIZENSHIP. 4) EU CITIZENSHIP SINCE THE MAASTRICHT TREATY. 5) LEGAL BASIS OF EU CITIZENSHIP IN THE LISBON TREATY. 6) SECONDARY LEGISLATION ON EU CITIZENSHIP. 7) SCHENGEN AGREEMENT. 8) PROTECTION OF EU CITIZENS BEYOND THE EU BORDERS. 9) THIRD-COUNTRY NATIONALS’ RIGHTS IN THE EU. 10) CASE-LAW ON EU CITIZENSHIP: 10.1) Scope of EU citizenship; 10.2) EU citizens seeking to enter another Member State; 10.3) EU citizens seeking to reside in another Member State; 10.4) Limits of expulsion of an EU citizen from a host Member State; 10.5) Freedom of movement of workers within the EU; 10.6) Indirect taxation issues related to EU citizenship; 10.7) Rights of students within the EU; 10.8) Principle of non-discrimination among EU citizens; 10.9) Limits and scope of rights of third-country nationals residing within the EU.

The concept of “EU citizenship” is a very complex one, and it has not always been clear for EU citizens themselves. If we asked ten EU citizens what it means for them to have “EU citizenship”, we would probably receive ten different answers, and maybe they all would be somehow correct. This is because EU citizenship is a status that confers many different rights on those who possess it; but at the same time, it obliges them to comply with EU laws too.

ACTIVITY 1

Before starting this lesson, try to answer the following initial questions. Responses will be discussed in class.

- Name 3 advantages of holding EU citizenship
- Who is entitled and what are the mechanisms for obtaining EU citizenship?
- Is the concept “EU citizenship” the same as “nationality”?

1. The concept and origin of the term “citizenship”

The term “citizenship” is related to full membership of a community, and “citizens” are those individuals to whom the state has assigned such status. As a distinctive sign of nation-state, citizenship is used to define a legal status that ties a person to a state and a nation.
Citizenship is thus a concept that is usually linked to a state – in the case of EU citizenship it would include all Member States – but it could also be connected to international organizations – in the case of EU citizenship, that organization would be the European Union. However, the concept of citizenship is rather unknown at international level.

In times of the Greek and the Roman empires, many exceptions were established in the assignment of citizenship. Particularly, women, slaves and foreigners were excluded from the conferring of citizenship. Back then, having citizenship already had great importance, since only citizens could a) vote, b) become judges, and c) decide on state issues. Moreover, the condition of citizenship was related to people who were in a good financial situation, and those who were citizens were also protected by the state.

During the 18th century, with the French Revolution, citizens were also protected by the Declaration of the Rights of Man and of the Citizen (Déclaration des Droits de l’Homme et du Citoyen), which is a document drawn up by France’s National Constituent Assembly in 1789 that establishes the origin of human civil rights.

In the 19th century, in the United States of America (USA), citizens started to extend their rights to include the possibility of a) travelling around the country b) working in public service, and c) becoming part of a jury. Those rights were excluded from slaves and Indians at the beginning, and it was not until the 1950s when Afro-Americans’ struggle led to the amendment of the US Constitution and the establishment of equality rights.

2. Nationality vs. citizenship

In the US the rights of “US citizens” and the rights of “US nationals” are exactly the same, so there is no distinction between both categories in practice. These include the freedom of movement of US citizens, the possibility of applying for US nationality in the case of permanent residents, the entitlement to work in the US public sector, the admissibility in certain jobs (e.g. law enforcement agencies), labour protection, the possibility to be part of a jury, the access to the US courts and judicial redress, the admission to the US military service and the possibility to enjoy certain tax benefits, among others.

In contrast, the EU distinguishes between “citizenship” and “nationality”. On the one hand, nationality is connected to the idea of culture, whereas citizenship has a political element. Such differentiation depends on each Member State. For instance, in the Netherlands only the concept of nationality is recognised in the Constitution, but not the status of citizenship. On the other hand, in France the Constitution only refers to the concept of citizenship. As for the majority of “new” Member States (i.e. those that became members in 2004 and after), their regulation of the concepts of citizenship and nationality fully coincide. Yet, some problems arose during the accession of Latvia and Hungary to the European Union precisely because of these issues. In the case of Latvia, that country did not recognise EU citizenship for its Russian inhabitants because they are not considered Latvian citizens in the first place. Russians have been the largest ethnic minority in Latvia for the last two centuries, and today 13% of Latvia’s population are Russian-speaking “non-citizens” without the right to vote.

Similarly, Hungary had debates as regards what to do with Hungarian nationals living in the old Hungarian territories located within Ukraine and Romania. In particular, there are more than 156,000 Hungarians in Ukraine and more than 1,227,000 living in Romania. Therefore, Hungary decided to consider those individuals as EU citizens since they hold Hungarian nationality.

In order to give a solution to these exceptional situations, there has been a tendency among Member States to align the concepts of citizenship and nationality in the last decades.