#### Course: Law of the European Union [07] Free Movement of Individuals

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## Freedom in the EU unique in contemporary world

- Free movement of individuals is basic economic and political freedom of the European Union.
- There are far reaching liberalizations of trade in goods in other parts of the World.
- Nevertheless, there is no comparable liberalization of movement of individuals anywhere else.

#### Global situation – law and practice

- There is no freedom to move in the World.
- Countries could not prohibit entry of their nationals and cannot deliberately cancel their citizenship.
- Countries decide on admission of foreigners.
- Most countries welcome tourists and bussinessmen.
- All countries restrict long-term or permanent immigration. There is no country supports welcomes mass imigration.
- States expell troublesome foreigners.

#### Pressures for imigration

• There is a big "surplus of people" in contemporary World.

There are significant migration flows. These flows are induced by immense economic and social differences among countries.

• Immigration is problem for most rich countries.

#### Few restrictions of emigration

- Few countries only (dictatorhip) also curtail or exlude emigration of their nationals.
- Democratic and authoritarian countries impose only individual limitation on emigration (obligatory military service, imprisonment and other criminal charges, duty to care for other).
- Otherwise, emigration is free.

# Border control, visa requirements

- Countries have control borders, border crossings, borderline, fences, walls.
- Visa are granted individually by diplomatic and consular missions of potential host country.
- Comparable countries which do not fear immigration agree on or grant unilaterally visafree regime. Visa-free regimes are limited to short term immigration of turists.
- Labor, establishment and studies based on longterm stay is to be allowed in complicated procedures.

#### **European Union citizenship**

- Since 1993 all citizens of member states are *ipso facto* citizens of the EU!
- EU citizenship is secondary citizenship. The member states continue to determine with their own legislation and administrative practice who are their nationals (citizens).
- National legislations on citizenship are similar, but not identical. *Ius sanguini* and *ius soli* are combined, different practices of naturalization are applied in member states.
- EU citizenship provides for several rights, including free movement in the EU.

#### Entry and short term residence

Entry is usually not controlled.

- Most member states removed passport controls on borders with other member states (Schengen system – will be explained in other lecture).
- Movement and short term residence in other member state (less than three months) is unrestricted in general.
- Tourists are welcomed, their stay is subject only to simple evidence in hotels, campings etc.

### Long-term residence

- Workers and self-employed citizens of other member states enjoy right for long-term residence.
- The permission is issued for migrant for five-year term. Renewal of permit could be refused if the immigrant is dependent on social aid.
- Permanent residence right is introduced now in the EU law (directive 2004/883/EC) after five year of legal residence. Many member states, however, granted it already before.

### Accompanying family members

- Every migrant worker and enterpreneur can be accompanied with family members.
- EU law defines **family members** (spouse, children, parents etc) which enjoy subsidiary right of residence (and economic activity and integration in social life) in other member states.
- Even citizens of non-member states (usually spouse) can be covered by this right.
- Host states can admit other relatives.

## Other groups of citizens of other member states entitled to reside

- Other groups of citizens of other member states have been gradually covered by European Community law:
- (1) retired persons, at the beginning in member states they had previously worked, later in all Member States,
- (2) students without any rights to social benefits with exception of education.
- (3) persons with sufficient ressources for their subsistence and health care ("rich people").

#### Public order and security

- Member states are entitled to ban entry and residence citizens of other member states if necessary for public order and security.
- The Court of Justice (judgement Calfa):
- no colective restrictions are allowed
- the ban is allowed only if serious crime is committed by that citizens.
- reasonable fear of recidivism is
- Otherwise, expulsion and prohibition of residence is contrary to free movement of individuals.

#### **Public health restrictions**

- Seriously ill immigrants (TBC, highly contagious diseases and serious mental disorders) can be banned to entry other member state.
- Member states, in reality, do not control immigrants. The provision is almost obsolete.
- Nevertheless, they can introduce restrictions of movement or quarantine on individuals regardless of nationality in cases of emergency.

#### The principle of equality and temporary restrictions

- Position of migrant workers / self-employed persons and their family members results from equality (national treatment, non-discrimination) if compared with residing citizens of host state.
- Free movement of workers has been postponed for seven years (2004-2011) for nationals of new member states. Nevertheless, all new member states and many elder member states ceased to use this title now.

#### Migrant workers and labour law

- All aspects of labour are affected with equal treatment: access to jobs, wage, work conditions, duration of work + vacation, workplace security and cancellation of job.
- Equal treatment is imposed not only on state legislator, but also on employers of all kinds and on trade unions.
- By the way, freedom of contract for employers is limited in general. Other criteria for selection of workers are also prohibited or diluted: sex, age, race, religion, health etc.

## Self-employed individuals (enterpreneurs)

- Various aspects of individual bussiness are touched by equal treatment: same conditions for launch of the business.
- Distribution of licences must be based on lack of discrimination.
- Legal framework for bussiness must be equally demanding. Only same controls and same sanctions are permitted to host member state authorities.

### **Exercise of public power**

- Only professions both employees and selfemployed individuals – consisting of exercise of public power can be reserved for nationals of the member state.
- Deputies, judges, officers of state administration, policemen, professional soldiers are professions which can be reserved.
- On the other hand, many jobs in public sphere broadly defined, in healthcare, education, social services, transportation, environment service cannot be reserved to nationals (judgement Commission v. Belgium – public service).

### Language requirements on workers and enterpreneurs

- Language requirements cannot be regarded as discrimination of foreign workers and self-employed persons – citizens of other member states.
- Requirement, however, must be proportional to nature of particular profession and its good exercise.

## Qualifications and their recognition

- Few would move if obliged to pass all exams!
- Recognition of diplomas and certificates is thus necessary. It can be unilateral. There are numerous international treaties on it.
- For several professions, qualification requirements are harmonized or unified (healthcare professionals, drivers etc.) Therefore, automatic recognition is possible.
- For other professions, EU law expects recognition procedures which do not create unnecessary obstacles. (directive 2005/36/EC).

### **Taxation of migrants**

- Equal treatment of both workers and selfemployed persons is required.
- Same taxes, fees and parafiscal charges (contributions to social security, healthcare) – shall be imposed on workers and enterpreneurs.

Taxation treaties concluded among most member states eliminate double taxation.

• The Court of Justice sometimes intervenes in taxation of migrant workers, self-employed persons or their family members.

### Social security of migrants

- Economic migrants workers, enterpreneurs and their family members enjoy equal access to social benefits (parental support, child benefits, sickness compensation etc.), healthcare services and education.
- They have limited access to aid: abuse threat.
- Regulation 883/2004 for coordination of pension schemes (all types: retirement, disabled and widows/orphans) expects consideration of periods acquired in other member states if necessary and partial pensions are to be paid from all relevant member states.

### Reality of migration in the EU

- There is high proportion of foreigners in EU. However, majority are third country nationals.
- Wage and profit differences are significant, but not sufficient to convince individuals - with exception of nationals of new member states - to move to other member states.
- In addition to it, linguistic, cultural, climatic barriers are important barriers.
- There is increasing migration of students and significant migrantion of pensioners.
- Tourism in milions in Europe.

#### Covid-19 pandemic!

- EU external border closed!
- Most member states banned both short and long term immigration from anywhere, including citizens of other member states.
- Exceptions: commuting workers, drivers, diplomats, officials, healthcare practitioners.
- Long-term immigrants stay where they are (no expulsion, but they cannot visit home).
- Quarantine imposed on those returning.
- Some member states even banned travel abroad!