

Procedure file

Basic information		
INI - Own-initiative procedure	2018/2280(INI)	Procedure completed
Annual report under Rule 216(7) on the deliberations of the Committee on Petitions (2018)		
Subject 1.20.03 Right of petition		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	 Petitions	 WIKSTRÖM Cecilia	30/10/2018
		Shadow rapporteur	
		 WAŁĘSA Jarosław	
		 MITROFANOVS Miroslavs	
		 EVI Eleonora	
European Commission	Commission DG Secretariat-General	Commissioner JUNCKER Jean-Claude	

Key events			
13/12/2018	Committee referral announced in Parliament		
22/01/2019	Vote in committee		
24/01/2019	Committee report tabled for plenary	A8-0024/2019	Summary
13/02/2019	Results of vote in Parliament		
13/02/2019	Decision by Parliament	T8-0114/2019	Summary
13/02/2019	End of procedure in Parliament		

Technical information	
Procedure reference	2018/2280(INI)
Procedure type	INI - Own-initiative procedure

Procedure subtype	Annual report
Legal basis	Rules of Procedure EP 227-p7
Other legal basis	Rules of Procedure EP 159
Stage reached in procedure	Procedure completed
Committee dossier	PETI/8/15013

Documentation gateway

Committee draft report	PE630.552	13/12/2018	EP	
Amendments tabled in committee	PE630.553	18/12/2018	EP	
Committee report tabled for plenary, single reading	A8-0024/2019	24/01/2019	EP	Summary
Text adopted by Parliament, single reading	T8-0114/2019	13/02/2019	EP	Summary
Commission response to text adopted in plenary	SP(2019)327	17/07/2019	EC	

Annual report under Rule 216(7) on the deliberations of the Committee on Petitions (2018)

The Committee on Petitions adopted an own-initiative report by Cecilia WIKSTRÖM (ALDE, SE) on the outcome of the deliberations of the Committee on Petitions in 2018.

Cooperation with the European Commission and Member States

Members emphasised the essential role played by the Committee on Petitions in defending and promoting the rights of citizens and residents of the Union and recalled the responsibility of the Commission and the authorities of the Member States to cooperate with the Committee on Petitions. This cooperation is essential to address the needs of the petitioners in line with the Treaties and the Charter of Fundamental Rights.

Members called for the EU institutions and Member States to promote the citizens right to petition and to raise public awareness of the EU competences and possible remedies that the European Parliament can provide while processing petitions.

Continuous public debate about the Unions fields of activity

The report called for more intensive and structured biannual dialogue between the Committee on Petitions and Members of Committees on Petitions in the national parliaments on petitions dealing with issues of major concern to European citizens that would further raise awareness of EU policies. It stressed the need to strengthen the political and technical dialogue with the relevant committees of the national parliaments.

Hearings

Members highlighted four public hearings in 2018 on various topics, namely: (i) citizens rights after Brexit; (ii) the revision of the Regulation on the European Citizens Initiative; (iii) the impact of endocrine disruptors on public health; (iv) the rights of persons with disabilities.

The report highlighted the work of the Committee on Petitions on disability issues and its role in protecting rights within the EU framework on the UN Convention on the Rights of Persons with Disabilities.

Members called on the petitions network to put forward proposals for specific public hearings and topics for European Parliament studies and resolutions, which reflect the connection between ongoing legislative work and Parliaments political scrutiny powers and the petitions dealing with issues of major concern to European citizens.

Relations with the Ombudsman

Members stressed Parliaments fruitful cooperation with the European Ombudsman, as well as its involvement in the European Network of Ombudsmen. They appreciated in particular the Ombudsmans regular contributions to the work of the committee throughout the year. They believed that the Unions institutions, bodies and agencies must ensure consistent and effective follow-up to the recommendations of the Ombudsman.

Web portal

The report underlined the importance of the Petitions web portal for the overall smooth and efficient processing of petitions. One of the priorities for the next period is to improve communication with the petitioners through their accounts, in order to ease the administrative burden and speed up petition processing times.

Members reiterated the need to continue the technical development of the portal, to align it to the standards of Parliaments website and to increase its visibility both on the EP platform and among citizens, in particular to persons with disabilities.

Annual report under Rule 216(7) on the deliberations of the Committee on Petitions (2018)

The European Parliament adopted by 456 votes to 49, with 91 abstentions, a resolution on the outcome of the deliberations of the Committee

on Petitions in 2018.

The right of petition should be a key element for a participatory democracy in which the right of every citizen to play a direct part in the democratic life of the Union is effectively protected. This right should enhance the responsiveness of the European Parliament towards the citizens and residents of the European Union.

Cooperation with the European Commission and Member States

Members emphasised the essential role played by the Committee on Petitions in defending and promoting the rights of citizens and residents of the Union and recalled the responsibility of the Commission and the authorities of the Member States to cooperate with the Committee on Petitions. This cooperation is essential to address the needs of the petitioners in line with the Treaties and the Charter of Fundamental Rights.

Parliament called for the EU institutions and Member States to promote the citizens right to petition and to raise public awareness of the EU competences and possible remedies that the European Parliament can provide while processing petitions.

Continuous public debate about the Unions fields of activity

Parliament stressed the need for a continuous public debate about the Unions fields of activity, its limits and its future in order to ensure that citizens are well informed about the levels at which decisions are taken and to prevent the blame Brussels phenomenon used by some irresponsible Member States.

The resolution called for more intensive and structured biannual dialogue between the Committee on Petitions and Members of Committees on Petitions in the national parliaments on petitions dealing with issues of major concern to European citizens that would further raise awareness of EU policies. It stressed the need to strengthen the political and technical dialogue with the relevant committees of the national parliaments.

Hearings

Members highlighted four public hearings in 2018 on various topics, namely: (i) citizens rights after Brexit; (ii) the revision of the Regulation on the European Citizens Initiative; (iii) the impact of endocrine disruptors on public health; (iv) the rights of persons with disabilities. They drew attention to the participation of a delegation of members of the Committee on Petitions in a visit to Lima (Peru) on 15 and 16 February 2018 in the context of democracy support offered by the European Parliament and its Democracy Support and Election Coordination Unit (DEG).

The resolution highlighted the work of the Committee on Petitions on disability issues and its role in protecting rights within the EU framework on the UN Convention on the Rights of Persons with Disabilities.

Members called on the petitions network to put forward proposals for specific public hearings and topics for European Parliament studies and resolutions, which reflect the connection between ongoing legislative work and Parliaments political scrutiny powers and the petitions dealing with issues of major concern to European citizens. They also called on the Commission and the Council to respond to its resolutions based on petitions in a follow-up plenary debate not later than six months after their adoption in order to provide timely and effective answers to specific concerns on the part of European citizens.

Relations with the Ombudsman

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Web portal

The resolution underlined the importance of the Petitions web portal for the overall smooth and efficient processing of petitions. One of the priorities for the next period is to improve communication with the petitioners through their accounts, in order to ease the administrative burden and speed up petition processing times.

Members reiterated the need to continue the technical development of the portal, to align it to the standards of Parliaments website and to increase its visibility both on the EP platform and among citizens, in particular to persons with disabilities.

They also suggested promoting SOLVIT which allows citizens and businesses to express their concerns about possible breaches of EU law by public authorities in other Member States.