

## 2014 HUMAN DIMENSION IMPLEMENTATION MEETING OSCE -ODIHR

**The international association of independent democrats against authoritarian regimes**

Working session 17: REFUGEES and

Free moving

We know there are different documents for persons who have the **refugee** status.  
Different states of EU have the different approach for the asylum.

We have not the good translation from Germanic language for Germanic documents and it is the reason that we work with documents in English and French.

You know UK is not the state of “Schengen agreement”, but the France is the state of “Schengen agreement”. We propose the example for French document.

Human Rights for everybody

**We know the Convention for the Protection of Human Rights and Fundamental Freedoms and Protocol No. 4 to the Convention for the Protection of Human Rights and Fundamental Freedoms, art.2.**

**We see CHARTER OF FUNDAMENTAL RIGHTS OF THE EUROPEAN UNION, “PREAMBLE” and articles 1,15, 45.**

We see art.15, “..conditions **equivalent to those..**”. We see the Rights for the liberty a job. It is the logic acting if we understand “Nationals of third countries who are authorized.... have the **Freedom of movement equivalent to those** of citizens EU- countries.

**We think Germanic police violates Human Rights ,because the police demands the passport for travels ONLY for residents of EU.**

**I think the political refugees are residents of EU.**

**But We have the example the political refugee with his document with CHIP (electronic base) had the big problem by Germanic police.**

**AND**

The juridical analysis

**What is the difference?**

EU rules of Law.

- A) There is “**Schengen agreement CONVENTION**”
- B) There is “Visa-code of EU”
- C) “titre de sejour”

The Schengen agreement **CONVENTION**” has not texts with words “national passport” **but has texts with** “travel documents “

A) Please see art.17. What is “travel documents “? **We have not the definition, but we have a next text :** “ a. the travel documents to which a **visa may be apposed**; “

**But If we have the case that there is not the obligatory for “visa”!**

**What is the travel document for this case“ ?**

Next.

B)“Visa –code”. Please see article 12, c) \\ for 10 years \\ and article 13 \\biometric information\\

D) “**titre de sejour**” has the validity for 10 years and biometric information.

The CONCLUSION.

We propose the **valid residence permit** (the example--“titre de sejour”, official permission ) for 10 years with chip doesn't needs additive “travel document”, a passport and etc.

It will be the STOP for Human Rights violation.- non EGALITE.