«Development of Mediation Network in Civil and Criminal cases to foster European Wide Settlements of Disputes»

Project nr. 2014-1-LV01-KA203-000506

Self-evaluation questions to the Chapter VII

"The right to access to justice between EU Charter and ECHR"

- 1. Why are International Community and European Union so interested in promoting ADR methods for the settlements of disputes?
- 2. Which are the main references for the explanation of 'access to justice' concept?
- 3. Could you explain some of the contents of the right to access to justice?
- 4. What are the so-called 'good practices' suggested by the European FRA?