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?