Intercultural Dialogue and Citizenship
Translating Values into Actions
A Common Project for Europeans
and Their Partners

edited by Léonce Bekemans, Maria Karasinska-Fendler,
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Peter G. Xuereb

Marsilio
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INTERCULTURAL DIALOGUE
AND CITIZENSHIP
The transnational research project on «The Role of Intercultural Dialogue for the Development of a New (Plural, Democratic) Citizenship» has been promoted by a network of Jean Monnet Chairs, National ECSA Associations and Jean Monnet Centres of Excellence. More precisely, the Jean Monnet Centre of Excellence of the University of Padua, in particular the Interdepartmental Centre on Human Rights and the Rights of Peoples, has coordinated the project, in close partnership with the European Institute in Lodz, the ECSA Greece-Panteion University of Athens and the Jean Monnet European Centre of Excellence of the University of Malta.

The project has been co-financed by the European Commission, the DG Education and Culture, Unit A2 and by the Region of Veneto.

The transnational research project was coordinated by Professor Antonio Papisca and articulated in four international and interdisciplinary research teams of 35 researchers:


– University of Malta: Intercultural Dialogue and EU-Mediterranean Partnership: Peter G. Xuereb (coordinator), Guy Harpaz, Deniz Ilgaz, Aomar Ibourk, Slim Laghmani, Erwan Lannon, Çiğdem Nas, Fatiha Sahli,
Gerald M. Steinberg, Anneleen Van Bossuyt and Peter Van Elsuwege.

– University of Padua: _Intercultural Dialogue and Human Rights, Civil Society and World Order Issues_: Marco Mascia (coordinator), Carlos Ballesteros, Paola Degani, Giuseppe Grampa, Giampiero Griffio, Kumiko Haba, Enzo Pace, Antonio Papisca, Rosa Maria Piñon Antillon, Roberto Scarciglia, Klaus Starl and Stefano Valenti.

The project as a whole and this publication also benefited greatly from the work of the Steering Committee, which acted also as its editorial board. It consisted of Professors Maria Karasinska-Fendler, Marco Mascia, Peter G. Xuereb, Léonce Bekemans and Antonio Papisca, and it gave scientific guidance to the policy-oriented approach of the research project.

The project was launched on 24-25 March 2006 at the University of Padua with a starting conference on «Intercultural Dialogue and Human Rights: Inclusive Cities in Inclusive Europe». Throughout the course of the project various working group meetings took place in different locations to guarantee the interdisciplinary and integral approach of the action-oriented results. The research results were presented in a final public conference at the University of Padua on 1-4 March 2007.

We would like to thank the administrative staff of the Interdepartmental Centre on Human Rights and the Rights of Peoples of the University of Padua for their continuous support and assistance during the full course of the project. A special thanks goes to the Editor for its swift and efficient collaboration without which the present volume would not have seen the light on time.

This publication of scientific essays provides timing, wide-ranging and diversified survey of the role of intercultural dialogue for the development of a new citizenship in Europe. Its many contributions analyse various aspects of both the internal and external political and institutional dimensions of the intercultural dialogue, conceived as a fundamental component of social cohesion and human security.

In many respects the analyses that are contained in this volume provide a blueprint of which the EU can move to be a leading promoter of «dialogue» involving governments and civil society, ensuring that human rights are accorded a central place in the building of a new inclusive European polity. Finally, the action-oriented research outcome, which contains general and specific policy recommendations and good practices, are meant to be a valuable input to the content of the European Year of Intercultural Dialogue in 2008.
The subject of intercultural dialogue is multi-, inter- and transdisciplinary by nature and affects many themes and issues in our European societies. The current decade has witnessed a growing enlargement of the European Union and an increasing diversity in an era of opportunities and challenges. The EU represents more than ever an immense richness of cultural, social and linguistic diversity. In such a context, the shared values that hold together our societies, such as freedom, fairness, democracy, human rights, rule of law, tolerance and solidarity, become crucial for Europe’s future.

The redefinition of citizenship as a plural (pluralist) concept is an essential part of the intercultural discourse, in view of opening new horizons and ways for the practice of participatory and deliberative democracy at local, national, European and international level, from the city up to the European Union and to other international institutions. This is a road that provides opportunities to all to exercise the same citizenship rights in the «inclusive city». In this context new roles are offered to civil society organisations and movements and to local government institutions.

Within the multi- and inter-disciplinary perspective of the research project, the human rights paradigm is assumed as a powerful trans-cultural facilitator to move from a conflicting stage of multi-culturality to a dialogic stage of inter-culturality. This implies:

– the need to complement traditional rights with new subjects
such as new citizenship inclusion, local and international democracy, shared responsibility for common goods, etc.;

– the need for public policies to pursue the strategic goal of the inclusion of individuals and groups in the city;

– a necessary reference to the various ECSA world conferences (2002-2004) as valid input to active thinking on intercultural dialogue;

– an invitation to the EU to commit an ambitious and ongoing policy in favour of intercultural dialogue, certainly in view of the European Year of Intercultural Dialogue in 2008;

– an engagement of the academic world to an action-oriented and innovative research approach in the relation between intercultural dialogue and citizenship.

CONCEPTUAL CONTEXT

At the beginning of this publication we think it is worthwhile to remind the various key concepts and basic premises which are used, developed and applied in the various papers:

– intercultural dialogue is assumed as a prerequisite for social cohesion and peace at internal and international level;

– intercultural dialogue may provide real opportunities for all those living in the city, not only to better know each other, but also to do together in the same political community;

– institutions have the task to create a suitable ground for doing together, i.e. providing the same citizenship rights to all. This is linked to the international recognition of human rights and the concept of (active) citizenship;

– the concept of (active) citizenship is strictly linked to democracy and to the different dimensions of the practice of democracy from the local level up to the international institutions;

– for a fertile dialogue of cultures, EU is faced with the challenge to make the European space a real space of interculturality;

– the natural environment for intercultural dialogue is the city and an inclusive city should provide the ground for its achievement;

– part of the action-oriented research is to outline the identikit of the inclusive city and of inclusive Europe and to find out significant indicators of the variable inclusion;

– it should be clear that the prior goal of intercultural dialogue is
to motivate individuals and groups of different cultures to share universal values by doing together in the city and in the EU;
   – political participation is a fundamental feature of both inclusive city and inclusive Europe;
   – action-oriented education is therefore necessary to achieve civil and political awareness on the road to peace.

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Literature on intercultural dialogue has become boundless and endless. So far, it involved mainly anthropology, psychology, philosophy, sociology, pedagogy, history, theology, linguistics, arts, etc. In ongoing debates on future construction of European integration, the current status of intercultural dialogue has been treated as a rather isolated issue than a mainstreamed one. Since multicultural situations and processes have become a crucial governance issue at local, national, regional and international levels, the subject needs to be addressed in a more specific and articulated way than in the past by interrelating political science, economics, international law and international relations.

Under such multi- and inter-disciplinary perspective, the human rights paradigm can be assumed as a powerful trans-cultural facilitator to move from the (increasingly) conflicting stage of multi-culturality to the dialogic stage of inter-culturality. It should become the core of both research and the political agenda. This central assumption has inspired the work of the Padua Team; the Malta Team has stressed this idea. A number of papers contain concrete proposals for intercultural dialogue at the European and Euro-Mediterranean institutional level (Xuereb, Lannon et al.), the national level (Akrimi, Ilgaz), the transnational level (Lannon), and the international level (Mascia, Jedrzejewska, Papisca, Stephanou, Nicolacopoulou).

To this end traditional items of the research agenda as cultural rights (right to education, right to identity, religious freedom), minority rights, the right to self-determination, criminal law,
immigration, asylum, religious freedom need to be integrated with new subjects that include:
- how to build and develop «new citizenship» concepts and practice;
- «inclusion» as a prerequisite for social cohesion;
- what makes or enhances legitimacy, participation and laity of public institutions;
- how to improve local democracy;
- how to develop international democracy;
- how to promote awareness of shared responsibility for common good(s);
- the political relevance of the inter-religious dialogue.

«Public policies» are an absolutely must to pursue the strategic goal of «inclusion» of all individuals and groups living in the city (inclusion dans la ville), with special reference to economic, social and cultural rights. The subject of inclusion is also addressed with specific reference to the gender approach (Degani) and to the condition of persons with disability (Griffo) by the Padua Team. Democratic dialogue among citizens and between citizens and governments of various levels is a central idea of democracy. There needs to be a permanent and mutual interaction of the two-way communication between the two groups and this particular role must be played by governances to provide channels for such a bottom-up and top-bottom symmetric interaction. Hence connecting intercultural dialogue to governments is an imperative of, policy-making, and governance at different levels, in particular the papers of Karasinska-Fendler and Bekemans of the Lodz Team. Several of these issues are also addressed in the papers of the Malta Team: e.g. Xuereb calls for the application of the European model of dialogue as linked to decision-making, Ilgaz’s calls for Urban and Rural Institutes in order to focus dialogue in the context of common action at the youth level, Sahli urges sincere and real dialogue on human rights with particular reference to immigration policy, and Lannon et al.’s emphasize minority rights. Mascia speaks of the European Union «dialogue» strategy as an effective way towards a world order based on human rights and suggests that the principle of subsidiarity could work as a guiding principle in «dialogue decision-making» and in the implementation of «dialogue policies».

To this end, a useful reference is the «Declaration» by the
Scientific Committee that supervised the first EU (Jean Monnet Project)-ECSA World Conference on «Intercultural Dialogue» (Brussels, Charlemagne Building, 20-21 March 2002). Significant excerpts read as follows:

– «After the dramatic events of 11 September, the European Union is called upon to take up its moral and political responsibility, in close cooperation with its partners of the Mediterranean area. The governance of peace in the region and the respect for human rights are set within a shared responsibility» (Xuereb, Limam, Akrimi, Harpaz and Sahli).

– «In a globalising world, a policy of intercultural dialogue guarantees the application and constant reflection on the respect of human rights, the functioning of democracy as well as the roots of violence and terrorism».

– «A policy of intercultural dialogue by the European Union needs to be inspired by a mobilising global vision, in constant search of coherence». The papers of Xuereb, Harpaz, Laghmani and Sahli call for coherence and avoidance of double standards or even the perception of double standards.

– «The European Union policy should also stimulate dialogue between intellectuals, academics, journalists, economic and political actors, and point out existing opportunities as well as suggest some further adjustments to EU programmes» (Jedrzejewska and Bekemans).

– «Aware of the shared responsibility that the Union and its partners have to take up, the academic community, meeting in Brussels for the conference on «Intercultural Dialogue», invites the Union to commit itself to an ambitious and ongoing policy in favour of intercultural dialogue. In this perspective, the world of academia and culture will contribute without hesitation to the promotion of common values in intercultural dialogue». The Padua Team emphasizes this commitment and to mainstream it also in the EU external relations.

A second EU Conference (Jean Monnet Project)-ECSA World Conference took place in Brussels on 24-25 March 2004, on «Dialogue between Peoples and Cultures. Actors in the Dialogue». (the Acts of both Conferences were published in two distinct books by the European Commission, Directorate-General for Education and Culture).
The present research project offers the unique opportunity to launch the commitment undertaken by the above-mentioned Scientific Committee, also in view of the European Year of Intercultural Dialogue proposed by the European Commission for 2008.

The *ratio* of the European Year of Intercultural Dialogue has been officially announced in October 2005: «Intercultural dialogue is intimately linked to the fundamental ambition underlying the construction of Europe, namely to bring together the peoples of Europe. This vocation on the part of the Union requires dialogue to be voluntarily declared a priority, in order to call upon *European citizens, and all those living in the European Union*, to play a full part in managing our diversity, which is enriched by increasing variation and by the changes and additions brought about by globalisation» (emphasis added) (Commission of the European Communities, Proposal for a Decision of the European Parliament and of the Council concerning the European Year of Intercultural Dialogue (2008), COM (2005) 467 final). In this respect, the paper by Xuereb emphasizes the underpinning of dialogue with churches, confessions and religions by the proposed Constitutional Treaty, for an important part of the answer to the question «dialogue about what?» is that there must be real and deep dialogue about values, and religions play a major part in inspiring policy-making with values. Furthermore, Euro-Mediterranean institutions such as the Euro-Mediterranean Parliamentary Assembly are capable of advancing dialogue on all fronts but must be allowed to participate effectively in the shaping of Union policy, both «internal» and «external» in full coherence. These arguments are strongly supported by Sobotka and Konopacki’s papers; both raise questions of equal citizenship as the prerequisite for good governance and dialogue in opposition to conflict or confrontation.

During the 2002 Brussels Conference, it was widely accepted that human rights be recognised in pertinent international legal instruments as the core of any suitable approach to intercultural dialogue. It was also emphasized that international law of human rights has extended its «constitutional space» from inside nation-states to the entire world. Papisca points out the strategic relevance of this innovating legal reality. A number of papers from the Malta Team confirm the importance and indeed, the need to fully adopt a
human rights paradigmatic approach in the Mediterranean context, and also in a wider neighbourhood context (especially Lannon et al., Sahli, Akrimi and Nas).

If intercultural dialogue is assumed as a prerequisite for social cohesion and peace, at both internal and international level, once put in action it is a boomerang for institutions for it raises the fundamental question of the ontic «equality» and equal rights of the actors in dialogue. Some basic assumptions on the prerequisites of intercultural dialogue that contribute to the improvement of democracy were formulated in Karasinska-Fendler’s paper. This entails that institutions that foster intercultural dialogue have to be available to adapt, review or radically change existing legislation and political strategies, and mobilise ad hoc human and material resources.

Policying for intercultural dialogue cannot be done without addressing the «theological» challenge: intercultural dialogue «for what»? (le dialogue interculturel à quoi faire?). We wonder whether the appropriate answer should be: to provide real opportunities for all those living in the city, not only know (and tolerate) each other better, but also «to do things together» (faire ensemble) in the same political community. To know each other better is the first step, and the result cannot automatically lead to mutual understanding and cooperation. To avoid that dialogue among cultures gets exhausted at the stage of a mere transmission of cognitive data or of reciprocate contemplation of different artistic heritages, the dialogue has to be translated in terms of concrete behaviour, projects, strategies and policies in accordance with an axio-practical approach. In other words, intercultural dialogue should be carried out jointly by pursuing common good(s) (Ilgaz, Akrimi, Sahli, Sobotka and Bekemans). The question of «intercultural dialogue for what» was raised at the 2002 ECSA Conference in Brussels on «Intercultural Dialogue». The policy- and action-oriented approach on this regard is used by several papers of the Padua Team (Pace, Starl, Degani, Griffio) as well as the Lodz Team (Banūs, Bekemans and Jedrzejewska).

Then, institutions should endeavour to create the suitable ground for «doing things together», that is providing the same citizenship rights to all. The revolution triggered by the international recognition of human rights in the name of the inherent dignity of «all members of the human family», deeply affects the concept, the
law and practice of citizenship we have so far known and exercised in our individual (and separate) countries. The text of Konopacki stresses the deficiencies of the current EU reality of citizenship based mainly on economic rights. That is why a new European citizenship – combining the post-national and multicultural form – appears as a model for democratic community in which all citizens are treated equally, implying that they have universal rights as well as rights that are relevant to their group differences. The papers, especially those by Xuereb, Akrimi, Sahli illustrate this perspective.

The «universal citizenship» is granted by the «new» international law rooted in the United Nations Charter and in the Universal Declaration of Human Rights. In virtue of this *ius novum universale*, all human beings are endowed with the same legal statute in the world constitutional space (needles to point out that, from a historical point of view and as «positive law», the «universal citizenship» comes after the national or bureaucratic or anagraphic citizenships, separately *octroyées* by the individual states).

While the *rationale* of national citizenship, traditionally based on *ius sanguinis* or on *ius soli*, is «to exclude the others» – *ad alios excludendos* – the *rationale* of universal citizenship is «to include all» – *ad omnes includendos*. Traditional national citizenship is fundamentally discriminatory. An example is provided by the paradigmatic French «Déclaration des droits de l’homme et du citoyen» of 1789. Human rights are a luxury for the citizens of the individual state, separately from one another. International legal instruments on human rights make no distinction between «human being» and «citizen»; they only say «human rights». Since universal citizenship is based on human rights, the reason of *ius humanitatis* would complement, even overcome the old parameters of *ius soli* and of *ius sanguinis*. In this perspective, citizenship can no longer be an object of haggling in the inter-state system. The traditional diplomatic principle of reciprocity does not fit in with the updated universalist *rationale* of citizenship. The European Union is required to quickly harmonise the present «EU citizenship» *rationale* with the correct citizenship *rationale* that stems from the EU Charter of fundamental rights. The «Maastricht citizenship» is clearly *ad alios excludendos*. Papisca provides arguments on this new inclusive vision.

As a prior follow-up to the *ius novum universale*, citizenship ought to be re-constructed as «plural citizenship». A tree could
serve as an appropriate metaphor with: the trunk being the legal status of «human being» (*personne*) internationally recognised, the branches being national or «registry» citizenships, including EU citizenship. In order to establish a dialogue with «the Other», representing different cultures and values, we must first recognise the Other within our own culture and society. In other words, in order to recognise the distant Other, we must first notice the Other within us – a close Other (more on this issue in the paper of Konopacki). Since, from the historical point of view, the branches pre-exist the trunk, the present challenge is to restore the physiology of the tree, which is to link and harmonise the branches with the trunk. This operation is the core of any credible policing for intercultural dialogue. The sense of the operation is that all residents in a given territory, as human beings with the same internationally recognised legal status, should be put in the condition to enjoy the same fundamental rights and liberties: political, civil, economic, social, cultural, including of course, democratic rights (Papisca, Starl).

In this perspective, citizenship, as active citizenship, is strictly linked to democracy. To this regard it would be useful to resume the old question «why democracy», especially if we inquire on how to counter the strategy of violent export of democracy. Once again, the answer comes from referring to the human rights paradigm: sovereignty belongs *in toto* to the people because each of its members is sovereign *pro quota*, and he/she is sovereign because he/she has «inherent» rights. Democracy based on human rights cannot but be all democracy: political, economic, and social; representative, participatory, deliberative and direct; local, national and international. Citizens and general and strong publics have different functions, are coexistent and interdependent. Together, through vocal criticism of the system in place and delineating reform proposals, they can contribute to the democratisation of the EU. They point to an emerging democratic order in Europe and also help to underpin the thesis that popular sovereignty can only be realised in a procedural manner – by allowing broad participation in opinion forming fora combined with well-informed deliberative and decision-making processes in institutionalised representative and accountable bodies. All papers of the Malta Team support this vision that runs across the Mediterranean, from Tunisia to Turkey and Israel. The call, however, is for serious and honest engagement,
avoidance of «double standards», and the building of trust around a tighter multilateral framework, as well as through effective implementation at a bilateral level. As pointed out by the Padua Team, effective and democratic supranational institutions, primarily the EU, are necessary to address situations revealing «immaturity of democracy», where nationalisms and populisms are emerging also through formal electoral processes and hinder the intercultural dialogue. In those cases the participatory articulation of democracy should be strongly enhanced giving voice to all civil society organisations and minority groups (Haba).

A big challenge to present politics is to coherently combine all dimensions of democracy at the local level and, at the same time, to extend the practice of democracy up to international institutions: strengthening and democratising the United Nations should hopefully become a fundamental common goal for the actors in dialogue. Needless to underline, among other, that immigrants are very sensitive to the impact of international variables on daily life: the Athens Team addresses this topic arguing that the principle of non-discrimination should cover economic, social and cultural rights as well as political rights, those very rights that are enshrined in the international legal instruments. In this context of hopefully improved social policymaking, priority should be given to the education of children of immigrants, as relevant also to move from multicultural approaches to intercultural approaches (Stephanou, Nicolacopoulou). In other words, addressing issues of world order such as those concerning the UN Charter validity, multilateralism, human development, human security, social justice and world economy, etc. together, at a local level, is crucial and is assumed to facilitate «doing things together» at local level. In this cooperative light and for further EU institutional and political developments, the Athens Team highlights the necessity to find out more sophisticated forms of governance based on the neo-republican principle of non-discrimination. Since the traditional approaches regarding the dynamics of polity formation are revealing no longer sustainable, it is argued that neo-republicanism is the suitable way to accommodate and embrace a multiculturalism that permits the coexistence of multiple allegiances while sharing core political values (Chryssochoou, Lavdas).

Europe «invented» both law and a coherent philosophy of human rights. Nowadays the internationalisation of human rights
retroacts to Europe as a boomerang. Nobody would question the positive outcome of a long fertilisation process, that among other things proves that the immanent universality of human rights is being «encultured» worldwide: real universalisation is actually going on. Now Europe is obliged to question itself whether it is performing adequately to all the responsibilities that stem from its being the «inventor» of such human-centric revolution. This point is made in several of the Malta Team papers. The European Union is preparing its response to the challenge. In this perspective, the Padua Team suggests greater coordination with other European institutions engaged in this field, in particular with the Council of Europe and the OECD (Valenti). A positive way to favour the efficiency of the human rights in the world is to place more focus and continuity on partnerships with other regions in the world, in particular Latin-America, and to strengthen the support of the UN (Piñon Antillon, Ballesteros, Mascia).

For a fertile dialogue of cultures, the European Union is asked to give examples of how to examine its conscience with regard to the human rights paradigm – first of all within its territorial and institutional space. The appropriate metaphor could be that of the purification of cultures at the regenerative source of the «universal» (human dignity and inherent rights) to better respond to the appeal of shared responsibilities in the globalised world. The challenge is to make the European space marked by a process of increasing multiculturalisation, a real yard for interculturality. Xuereb argues that we in the Union need to re-examine our practices across the board in dialogue with our neighbours. We need to make renewed contact with our essential values and explain them better, while also adhering to them more, if we are to be viewed as credible partners. Lip-service to key values, both on the Union’s side and on the part of our neighbours, must be replaced by a firm commitment to those values, so that they become truly «shared-in-action». This means boundless dialogue to get to the heart of capitalism, family values, human rights, democracy, pluralism and so on until we can truly say that we share common values as made concrete in specific policies and actions decided jointly and implemented jointly. Sobotka’s paper supports this thesis and enroots it in a larger context of identity formation. Grampa assumes that, to avoid the temptation of religious fanaticism, religions should accept the challenge of purification through a confrontation with universal human values.
GENERAL INTRODUCTION

Since «common good» is «the full realisation of the human personality and the sense of its dignity» (as proclaimed by the International Covenant on Economic, Social and Cultural Rights, Article 13), the «inclusive city» should provide the ground for the achievement of this paramount goal for all those living in its territory. In this sense, the papers by Banús, Ibourk and Ilgaz place the emphasis on education and training, and intercultural education. In brief, cities may, based on some conditions, provide a favourable, attractive and creative environment for citizens’ participation in (formal and informal) democratic processes of active citizenship. Paths to dialogue interconnect cities by providing chances and areas of interchange and encounters. Interconnecting cities can, as history has proven, create the environment for intercultural practice between people (Bekemans). The subject of the inclusive city, with specific reference to the dialogue between cultures and religions in the largest space of the EU is addressed in the paper by Pace. With the use of a bottom-up methodology he assumes the city as an open-air social laboratory. Policy issues for the inclusive cities are specifically dealt with by Starl.

As the natural womb for intercultural dialogue, the city is fully eligible to demand a world order that does not counter or disrupt its sound institutional mission of «inclusion». Thus, the promotion of universal citizenship strengthens the eligibility of local government institutions to have a more visible place in the architecture and functioning of the world political system. Papisca argues these evolutionary dynamics.

An exciting research task is to outline the identikit of the «inclusive city» and of the «inclusive Europe» (EU is assuming that both should share the same philosophy of «plural citizenship» and the same model of world order). The human rights discourse to be legitimate and acceptable at both local and EU level cannot but entail continuing reference to international law and human rights instruments, that is a precise model of the world’s political system marked by multilateralism, UN centrality, UN supranational authority as regards the use of force, prohibition of war, interdependence and indivisibility of all human rights, social justice, revising the International Monetary Fund strategies, etc., based on the international law of human rights and the United Nations Charter. The research task is to find the significant indicators of the variable «inclusion»; these include:
– the adoption by the City Council of the «European Charter of Human Rights in the City»;
– the inclusion in the Statute of the town of a norm dealing with human rights, peace, development cooperation, and referring to the international law of human rights, the EU Charter of fundamental rights, etc.;
– the establishment of a specialising «human rights infrastructure» (ombudsperson, etc.);
– strategies to pursue «human security» objectives;
– policies and organised «services» for economic and social rights (housing, occupation, health, school, etc.);
– educational projects with school, universities, NGOs;
– «round-tables» for intercultural and inter-religious dialogues;
– the right to vote to immigrants, infrastructures for participatory democracy;
– formal recognition and support for immigrants associations;
– permanent intercultural tables to promote and guarantee laicity in (of) the city;
– *ad hoc* structures on gender issues;
– incentives for civil society projects;
– incentives for entrepreneurial initiatives by immigrants;
– participation in international organisations and transnational networks;
– artistic festivals (music, theatre, cinema, etc.);
– etc.

Comparative analysis should take into consideration significant experiences carried out in different cities. The papers by Starl, Pace and Scarciglia offer interesting elements both from a methodological and a substantive perspective.

The same exercise should be made for the EU, to answer the question: what are the indicators of an «inclusive Europe» as opposed to the «EU fortress»?

These include:
– revision of the «EU citizenship» in accordance with the EU Charter of Fundamental Rights;
– human security (and human rights) approach for the «chapter» Justice and Home Affairs;
– legislation on asylum and immigration in accordance with the international law of human rights;
– welfare policies for economic and social rights;
– real and consistent commitment to contribute to build up a world order based on the UN Charter and the international law of human rights;
– larger and more substantive space for the role of civil society organisations and local authorities (subsidiarity is a key principle in this context, that should work in a more direct relationship local level-EU level). The system stimulating multiple forms of dialogue and communication to ensure that all kinds of people have their say needs to be encouraged.

A noteworthy question regards the EU policy for «political dialogues», «discussions», «cooperation», and the «human rights clause» in treaties with third countries. We should wonder whether a real, sincere spirit of intercultural dialogue is to be found in this complex diplomatic machinery, which is *per se* necessary and stimulating (Limam, Sahli, Xuereb, Lannon *et al.*). The «European Union Guidelines on Human Rights Dialogues» (13 December 2001) indicate the following objectives: «a) discussing question of mutual interest and enhancing cooperation on human rights *inter alia*, in multilateral fora such as the United Nations, b) registering the concern felt by the EU at the human rights situation in the country concerned, information gathering and endeavouring to improve the human rights situation in that country». The purpose of «sharing» a precise world order model is missing in this approach. We should wonder whether the EU would be more credible, convincing and effective by endeavouring to discuss and share with its interlocutors a clear and coherent vision of world order as the platform on which to develop dialogues and discussions. Mascia argues that the dialogues provide a clear framework for EU policymaking and would increase the democratic legitimacy that is needed to gain the vital support of the European civil society and public opinion. He underlines that intercultural dialogue has (still) not formally entered in the EU dialogues agenda. Unquestionably, intercultural dialogue can and must be included in human rights dialogue and in the amply political dialogue as «emergent issue».

Needless to stress that since democratic principles and the rule of law are part of the EU package for «dialogues», «discussions» and «partnerships» (Mascia), EU credibility depends on its being consistent, for instance by openly countering the ongoing flagrant
violations of international law principles and norms by its principal allied (preventive war, marginalising the UN and multilateral organisations, boycotting international criminal law and the ICC, etc.).

The EU with regard to new members, especially (but not exclusively) with reference to Turkey, should take greater consideration of the requirements and objectives of the intercultural dialogue. The issue of the coexistence of democracy and Islam is raised more specifically by Thomas’ paper. The suggestion in Çigdem Nas’ paper that Turkey’s experience ought to be studied further, so as to shed some light on the challenges and solutions that are imperative to principles of democracy and human rights to be truly internalised and put into practice by our neighbours is interesting. Haba addresses the question of enlargement from various perspectives, in particular from the perspective of the experience of democracy and of the risks of nationalism and discriminations.

Final consideration. It should be clear that the prior goal of intercultural dialogue should not be integration or assimilation of individuals and groups of different cultures, but motivating them to «share» universal values in «doing things together» in the city and in the EU. Then, «political participation» and «laicality» are fundamental features of both inclusive city and inclusive EU. The strategic goal is to devise a new civic identity that could be called «transcendent identity». Reference to the European-constitutional motto «united in diversity» would then be appropriate in this regard. «Transcendent» does not mean denying previous original identities, but combining (harmonising) them into a superior trans-territorial (even meta-territorial) awareness. As explained before, each human being is de iure a tree of citizenships. The strategy of inclusion contributes to endow the tree with a «transcend» attribute. Civic transcendent identity is perfectly consistent with the inner ratio of the city, which is «territory», but not «border» (hortus conclusus), then vital venue within the larger space of human rights internationally recognised. Education action-oriented, as conceived by UNESCO, is absolutely necessary to achieve this new step of civil and political awareness on the road to peace. This is very much the sense and the conclusion of most of the papers by the different research teams, i.e. that the Union model, developed as it can be in the future also (Lavdas, Chryssochoou), to form the model
framework for unity in diversity within and outside the Union, in particular with its neighbours, so that a common «sense of citizenship» based on shared responsibility for the achievement of the common good can be elaborated through joint decision-making and joint implementation of shared policies.