



Costs

Spain

In this case study on family law — custody of children — Member States were asked to advise the plaintiff on litigation costs in the following situations: Case A – National situation: Two people have lived together for a number of years without being married. They have a three-year-old child when they separate. A court decision gives custody of the child to the mother and visiting rights to the father. The mother sues to limit the father's visiting rights. Case B – Transnational case, where you are a lawyer in Member State A: Two people have lived together without being married in a Member State (Member State B) for a number of years. They have a child together, but they separate immediately after the birth of the child. A decision by a court in Member State B gives custody of the child to the mother and visiting rights to the father. The mother and child move to live in another Member State (Member State A), which they are authorised to do by the court decision, and the father remains in Member State B. Some years later, the mother sues in Member State A to modify the father's visiting rights.

Costs in Spain

Costs for court, appeals and alternative dispute resolution

Case study	Court		Appeals	Alternative dispute resolution
	Initial costs	General costs	Initial costs	Is this option open for this type of case?
Case A	Initial costs: Advances paid to the lawyer (abogado) and the legal representative (procurador), unless the party is entitled to legal aid under Law 1/1996 on legal aid. If the proceeding only concerns guardianship and custody of the minor, no fee is payable (Article 4 (1) of Law 10/2012).	which has had all its claims dismissed (Article 394(1) of the Code of Civil Procedure) after assessment of the costs.	The party lodging an appeal must make a prior deposit, unless entitled to legal aid (15th additional provision of the Organic Law on the Judiciary - LOPJ). If the proceeding only concerns guardianship and custody of the minor, no fee is payable (Article 4(1) of Law 10/2012).	The parties may agree on other visiting arrangements. This should be done through an agreement which must be notified by the Public Prosecutor and approved by a judicial authority. The parties may, by mutual agreement, ask for the proceedings to be stayed and avail themselves of mediation in accordance with Law 5/212 of 6 July 2012. Information on the mediation services is available on the justice administration portal. Incourt mediation is provided by courts free of charge.
Case B	The same as for the previous case.	ldem	ldem	Idem

Costs of lawyers, bailiffs and experts

Case study	Lawyers		Bailiffs	Experts		
	Is representation compulsory?	Costs	lls representation	liudament	Post-judgment costs	ls use compulsory?
Case A	represented by a legal representative (Article 750 of the Code of Civil Procedure). In cases of mutual	An advance must be paid on fees for a lawyer and legal representative. In contentious proceedings, the losing party may ultimately have to pay the costs.	No representation of the parties.	None		The use of certain specialists (psychologists) may be necessary. The party proposing the specialist pays, unless the court's psycho-social experts are used.
Case B	The same as for the previous case.	ldem	ldem	Idem	Idem	ldem

Costs of witness compensation, pledges or security and other relevant fees

Case study	Witness compensation	Pledge or security		Other costs	
	Are witnesses compensated?	Costs	Does this exist? When and how is it used?	Costs	Description
Case A	losses incurred in attending	1	No prior pledge or security is required.		Certificates from civil status records, such as birth of children (currently free of charge) or other documents relevant to their claim to entitlement.

Case b	ideiii	laem	em	luem lu	dem		
Costs of legal aid and other reimbursements							
Case study	Legal aid			Reimbursements			
	When and under what conditions is it applicable?	Conditions:		Can the winning party obtain reimbursement of litigation costs?	le r	Are there occasions when egal aid expenses are eimbursed to the organisation providing the legal aid?	
Case A	insufficient finances to institute legal proceedings (for example for a lawyer and legal representative)	per family unit, do not exceed do	strate come, rces and ouble the in effect	This will depend on the agreement concluded with the lawyer, if any. It such agreement has been reached costs are payable by a party which had all its claims dismissed (Article (1) of the Code of Civil Procedure), subject to certain exceptions. The reimbursable costs are the law fees, provided they do not exceed third of the amount of the claim, the of the legal representative, and any fees, which can be reimbursed after assessment of the costs.	of no d, the n has e 394 d, wyer's one e fees y other		
Case B	The same as for the previous case.	ldem		ldem	le	dem	

Idem

Idem

Idem

Idem

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Costs of interpretation and translation

Case B

Idem

Case study	Translation	Interpretation		
	When and under what conditions is it necessary?	What are the approximate costs?	Iconditions is it	What are the approximate costs?
Case B	All foreign public or private documents that may be required under conditions laid down by law (translation by an officially recognised sworn translator).		ľ	re necessary when a ak the language has to be atement or to be notified of a payable if the interpreter itself. Any person who uestion and who has islate accurately may be

Last update: 17/01/2024

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