

7. The execution of the rogatory commission takes place without costs or tax for the services rendered by the petitioned judicial authority.

However, the amounts due to witnesses, experts and interpreters are to be paid by the petitioning authority. The same holds true for the costs resulting from the use of a special form required by the petitioning authority.

In such cases, the reimbursement of the costs of execution is guaranteed by the applicant in the form of a written undertaking attached to the rogatory commission.

8. The documents evidencing the execution of the rogatory commission are forwarded through the Central Authorities.

TITLE IV

JUDICIAL AID AND "JUDICATUM SOLVI" SURETY

1. French residents in Québec and Québec residents in France may receive judicial aid, in Québec and in France, respectively, in conformity with the law of their place of residence.

2. The certificate attesting to the insufficiency of the resources of the applicant is issued to him by the authorities of his place of residence.

The authority in charge of ruling on the application for judicial aid may ask the authorities of the place of origin of the applicant for supplementary information. Such supplementary inquiries are forwarded through the Central Authorities.

3. No surety or deposit, under any appellation whatever, may be required, in virtue of any law of France or Québec, of French residents in Québec or Québec residents in France, by reason of either their foreign nationality or their lack of domicile or residence.

TITLE V

ACTS OF CIVIL STATUS

The competent authorities of the civil status in France and the prothonotaries in Québec issue, free of charge, copies of or extracts from acts of civil status.