Client Fees

In keeping with our mission to help the poor, a special emphasis is placed on service to low-to-moderate income clients.

Fees for service are discussed with the client at the initiation of a case. A sliding fee scale determined by household size and income is the basis for establishing the appropriate fee for service. Our agency fee schedule offers services at reduced rates compared to other legal service providers.

Where applicable, we are under obligation to collect fees from clients that are imposed by the United States government in addition to our agency fees.

Membership Affiliations

Catholic Legal Immigration Network, Inc. (CLINIC)

American Immigration Lawyers Association (AILA)

Catholic Charities of Southeast Texas

General Contact Information

2780 Eastex Freeway
Beaumont, TX 77703
Phone (409) 924-4400
Toll Free (855) 924-4400
Fax (409) 832-0145

Programs of Catholic Charities

Asset Building Case Management
Beaumont and Port Arthur
(409) 924 - 4425

Counseling Services
Beaumont and Port Neches
(409) 924 - 4433

Disaster Response
(409) 924 - 4426

Elijah’s Place
(409) 924 - 4426

Hospitality Center
Port Arthur
(888) 982 - 4842

Immigration Services
(409) 924 - 4410

Parish Social Ministry
(409) 924 - 4415

The services of Catholic Charities are available to all without regard to race, gender, religious affiliation, age or national origin.

Catholic Charities serves residents of the following counties: Chambers, Hardin, Jasper, Jefferson, Liberty, Newton, Orange, Polk and Tyler.
Catholic Charities of Southeast Texas is the only non-profit in Southeast Texas recognized by the Department of Justice Board of Immigration Appeals and United States Citizenship and Immigration Services (USCIS), to provide legal immigration services to clients. Our Immigration Services staff is accredited to represent clients in immigration matters before the USCIS. The chief mission of our program is to protect and defend the legal rights of immigrants with limited means.

Our program has been recognized for its legal services by the Board of Immigration Appeals and the U. S. Citizenship and Immigration Services since 1989.

Reuniting Families

A Lawful Permanent Resident of the United States may pursue a family visa petition for his/her spouse and unmarried sons and daughters.

A United States citizen may petition for his/her spouse, children, parents, married sons and daughters, and siblings.

Waiting times differ depending on the family relationship associated with the petition.

A Wide Array of Services

- Immigration Consultations
- Family Visa Petitions
- Adjustment of Status
- Consular Visa Processing
- Citizenship
- Derivative and Acquired Citizenship
- Waivers for Unlawful Presence
- Affidavits of Support
- Renewal of Expiring Resident Alien Cards
- VAWA Self-Petitions and U Visas
- “V” Visa and “V” Classification
- Registry

Adjustment of Status

If a person wishing to immigrate to the United States has an approved family-based petition for which the priority date is current, he/she may be eligible to apply for adjustment of status with the local USCIS. Complete consultations are necessary in order to assess an individual’s eligibility for adjustment of status.

Consular Visa Processing

Persons outside of the United States and certain persons inside of the United States conclude the processing of their visas at the American Consulates abroad. The Immigration Services program assists these persons with the preparation of final documentation necessary for consular visa appointments.

Naturalization

Catholic Charities staff is available to help persons determine their eligibility for United States citizenship. Basic requirements for citizenship include:

- Lawful permanent residence in the U.S. for at least 5 years (3 if married to a U.S. citizen)
- Residence in the U.S. for at least one-half of the 5 years
- Good moral character
- Basic knowledge of U.S. history and civics
- Ability to speak, read and write English

Registry

Anyone who has entered the United States before Jan. 1, 1972 can adjust his or her status through Registry. You must show substantial proof of continuous residence in the U.S. since that time.