The financial and legal issues that stepfamilies face can be quite complex. For example, financial and legal obligations to children and/or former spouses are often complicated by emotional and financial “baggage.”

Usually, there are a greater number of people involved. Sometimes that includes the courts. It is understandable why stepfamilies have unique challenges. At the same time, partners in a stepfamily may actually have an advantage in one sense. They may be more realistic about and more aware of what these financial and legal matters are.

This lesson is designed to provide general information for Kansas stepfamilies. However, the specific facts of any situation will influence the way in which laws and regulations apply. It also will influence the way in which families respond and function.

For more information, consider consulting an attorney with expertise in family and estate law.

Other professionals — such as a financial adviser, mediator, counselor, or therapist — also may be a source of valuable assistance.

The Realities: Relationships

Partners often have different viewpoints about a lot of things, including finances. Each person brings past experiences, old spending habits, past assets and debts, and possibly legal and financial obligations to the relationship.

Studies of remarried couples often indicate that financial matters are handled differently than in the previous marriage.

Former Spouse

Difficult financial dealings with former spouses may show little improvement after the divorce. In fact, financial problems may have been a major factor in the divorce.

Financial and legal dealings with a former spouse may have to be continued, especially if children are involved. They will likely be even more difficult.

Money to support the children provides a link between families. It also is an opportunity for problems that were present before a divorce to continue.
Guilt feelings, competition for the children, visitation struggles, and attempts to substitute money for time with the children can foster emotional conflicts.

**Children**

Children may become especially powerful in these situations. They may use the opportunity to play one parent against the other to their own advantage.

Children can be in a position of having more information about both households than anyone else. They may use this knowledge to manipulate and obtain financial resources from both sets of parents.

For example, they may inform one set of parents of the money or things provided in the other home in order to try to create competition between the families.

**Custodial and Noncustodial Parent**

The custodial parent and his or her spouse may make financial decisions about the children without consulting the noncustodial parent. This could be for such things as medical emergencies, braces for teeth, or summer camp.

Noncustodial parents may then be faced with expenses or requests for funds without having had a chance to be involved in the decision. At the same time, their own household may be facing additional expenses, such as repairing the roof on the house. A feeling of lack of control can leave both parents and stepparents frustrated and bitter.

**Partner with No Children**

A partner who has no children may become resentful about the money leaving the household to support the other partner’s children. Support for a former spouse also may be involved.

The resentment may increase if plans to have a baby or make a major purchase have to be canceled or delayed because of the previous legal or financial commitment. On top of that, the childless partner may feel guilty for feeling resentful.

**Support**

In general, natural parents (whether married or not) are legally and financially obligated to support their children, generally until age 18. An older age can be specified if both natural parents agree. Support can be ended at a younger age if the child becomes “emancipated” by leaving home or getting married and the court agrees.

It is wise for the custodial parent not to expect any additional support for the children after that age unless it is specifically identified in the child support order.

Of course, there can be additional support if it is clearly agreed upon by the noncustodial parent, such as for college expenses. However, the agreement may not be enforceable if it is not specified in the child support order.

As a general rule, stepparents have no obligation to support stepchildren. Kansas has no law requiring such support.

**Enforcement**

Being legally and financially obligated is not necessarily the same thing as actually providing support. Former spouses may need to get help through local family and domestic courts to get child support that is not being paid.

Child Support Services with the state of Kansas may be of assistance in locating the absent parent, identifying the support obligation, and enforcing the support order. Kansas Department for Children and Families – Child Support Services information is available at [http://www.dcf.ks.gov/services/css/Pages/default.aspx](http://www.dcf.ks.gov/services/css/Pages/default.aspx) or can be reached at 1-888-757-2445 (contact information as of January 2014).

**Changes in Circumstances.**

A noncustodial parent may feel the court-ordered child support is unfair if his or her situation changes. Certainly, the loss of a job, a major illness, or a family emergency can reduce the ability to provide support.

The custodial parent may feel the child support is no longer adequate because of similar changes in circumstances. Or a child may develop special needs that require more money than expected.

Either of the natural parents can ask the court to look at these changes and decide if the existing support
order is reasonable. The Child Support Services office may be able to provide you with information about the Kansas child support guidelines.

You may want to think about some things before going to court, however. For example, will the change in support amount be worth the emotional stress and legal costs that may occur?

**Legal Rights**

Having stepchildren living in the home does not mean the stepparent has the legal right to the care and custody of them. For example, in a medical emergency, a stepparent is not legally able to authorize medical treatment. They also cannot act on the stepchildren's behalf in other ways, such as authorizing release of records or giving permission for involvement in school-related activities.

In some cases, a handwritten note from the natural parent authorizing the stepparent to make certain decisions may be sufficient. However, this type of informal permission generally is not enough where substantial liability may exist. A more formal and legal document would be required for this type of power. An attorney can establish a limited power of attorney for this purpose.

**Dependent Status**

Stepchildren may or may not be viewed as dependents for employer fringe benefit purposes. Employers differ in their definitions of “family” and “dependent.”

It is important that stepfamilies carefully examine their employer's personnel policies and benefits. Are stepchildren covered for insurance purposes? What benefits, if any, would they receive in the event of the employed spouse’s death? Benefits from other sources not related to employment also need to be reviewed.

Even if stepchildren are considered dependents, certain actions or requirements may need to be met. For example, the employee may be required to notify the employer, the personnel officer, or the benefit carrier and sign formal documents indicating his or her wishes. The former spouse’s signature may be required when a noncustodial parent provides benefits for children. Or the health status of stepchildren may need to be determined before they can be added to the health insurance coverage of a stepparent.

**Adoption**

When stepchildren are adopted, all legal rights and responsibilities between the children and their noncustodial natural parent no longer exist. An adopted child becomes the child of the adopting parent, just as if born to the parent.

From a legal perspective, adoption removes children from the bloodline of the natural parent and places them in the bloodline of the adopting parent. For children under 18, the adopting parent must provide support and care with no opportunity to recover these costs from the natural parent.

**Other Issues**

Money can have a big impact on the success of the remarriage. It can be used as a battleground to demonstrate power in a relationship.

**Money Games**

Money games may take the form of custodial parents threatening to withhold visitation rights in order to force payment of child support.

Noncustodial parents sometimes withhold child support because their visitation rights are being violated. Or, they may give children money for items they know the custodial parents don't want the children to have.

Using money in these ways can be very disruptive. Some of these ploys are illegal as well.

**Everyday Financial Matters**

Everyday financial matters also can influence stepfamily relationships and functioning. For example, some stepfamilies may choose to have both separate and joint accounts, with certain expenses paid from each.

However, when each remarried parent pays for himself or herself and his or her children's expenses, this tends to create two separate families living under one roof. The problem is greater when there is a large difference in personal assets.
Communication Is Crucial

Whether the stepfamily is just forming or has been a family unit for a number of years, addressing the questions listed below may open communications. The problems may not necessarily go away, but at least it brings them out into the open. It also may help make expectations more realistic.

• Do you want joint or separate checking/savings accounts or some combination of the two? If separate accounts or a combination of joint and separate accounts are used, which expenses will be paid from each account?
• Are you willing to share information about what your financial assets and liabilities are? If not, why not?
• How are assets titled? Will assets acquired during the remarriage be held in joint or separate ownership? Is there a designated beneficiary? What are the implications in the event of a death? Should ownership of these and other assets be changed? Who should inherit family heirlooms?
• What estate planning tools can best be used to meet estate planning objectives and family goals?
• Who will be covered by life insurance? Who will the beneficiary be? What provisions will be made for natural children or stepchildren?
• Who is responsible for children's health-care decisions and expenses? This includes medical insurance and those items not covered by insurance.
• Should a limited power of attorney be established to allow a stepparent to make decisions on behalf of the child, such as in an emergency?

Sometimes a parent not living with his or her children will give too much to a former spouse and the children. This can be done out of guilt or fear of not seeing the children. Over-contributing can create feelings of unfairness, especially if the present household has little or no money for small luxuries or recreation and the former household is living well.

On the other hand, the noncustodial parent may have the money, but not give enough to support the children. This also can lead to feelings of unfairness.

Using child support for expenses not related to the care and welfare of the children is another area where conflict can occur.

Sharing Resources

Higher incomes have been linked to better stepfamily functioning. This is not surprising. More money may mean less tension since there are more resources and the need to share them is less urgent. However, this is not always the case.

As money tightens and more resources must be shared between the two households, the chances for tension and conflict increase. Unequal financial situations of the custodial parent and noncustodial parent can make the problems even worse.

Inheritances

Stepchildren do not inherit property from a stepparent unless there is a will, trust, beneficiary designation, or legal contract (such as how property is titled) indicating that property will be distributed this way. Similarly, stepparents do not inherit property from stepchildren unless it is indicated in one of these types of documents.

However, if the stepchildren have been adopted, inheritance occurs in the same way as a natural child...
and parent. Inheritance goes according to the will, trust, beneficiary designation, or legal contract. If none of these exists, property is distributed according to the Kansas law.

An attorney can help families use estate planning tools to meet their objectives and goals. For example, it is possible to provide for the final distribution of property to children, while providing financial support (but not control of the property) to a former spouse.

There may be some legal restrictions against disinheriting your spouse without his or her consent. However, there are no legal restrictions against disinheriting your children. Again, check with an attorney or other legal counsel to thoroughly understand current Kansas laws.

Stepping Stone: Making it Work

Each stepfamily is different and what works for one may not work for another. Here are a few tips that have helped some stepfamilies gain a sense of security and comfort when managing their legal and financial affairs.

• Probably the most important tip is communicate, communicate, communicate! Members of a stepfamily need to communicate with each other. They need to be sure to understand the legal and financial realities facing the family, to discuss past experiences with money, and to determine how family finances and other related issues will be handled. The ideal time to do this is before the remarriage, although research suggests that few stepfamilies actually do so. Working with professionals also may be helpful, where appropriate.

• Review savings and investments, insurance, and other family resources. Determine how items are titled/owned, who is insured, and what would happen in the event of a death.

• Evaluate the way checking accounts are set up. Putting all money into a common pot and dividing it according to the total family’s needs and wants seems to work for some stepfamilies. However, family decision-making is very important to the success of this system.

• For older children, think about giving a portion of the child support directly to them for clothing, recreation, and personal expenses.

• Draw up a legal agreement about how financial emergencies and unexpected expenses will be handled. If you do not want a legal arrangement, at least communicate with the other parent about these issues.

• Talk out feelings with counselors or others in the same situation. Remember, friends can only listen so long before they begin to feel helpless. Friends may also give bad advice.

• Express your thanks to the former spouse for little things that are given and received.

• Accept the importance of the other family’s needs.

• As they mature, talk with the children about the family’s financial situation and contributions.

• Communicate between families about expected expenses. This can increase understanding and acceptance of financial needs. It may help both families plan and meet the expenses when they are due.

• Relax expectations. There are no perfect solutions. Think about all the things you can control in your financial situation. Worry less about those you can’t control.

Week 5 Activities

Select one or two of the activities below and begin working on them during week 5. It is a good idea to complete all of these activities at some point in the near future because of their importance for your stepfamily.

Doing some of these activities may involve difficult decisions and discussions. It may also involve communicating with one or more professionals, such as an attorney, financial adviser, employer personnel officer, insurance agent, or even consulting with a former spouse.

If the relationship with a former spouse is difficult, it may help to stress the importance of knowing this information for the benefit of the children.
1 — Develop Goals and a Spending Plan

As a couple, develop short-term and long-term goals for the family. Involve the children to the extent that they can understand.

- Decide which goal is most important, second most important, etc.
- Define consequences for all family members, including natural children, stepchildren, or former spouses, if appropriate.

Then develop a plan for spending that works toward achieving some of these goals.

2 — Review Insurance Policies

Review all insurance policies where family members or property owned by family members are covered. This includes life, health, disability, car, and renters or homeowners policies. This step may require seeking information about policies owned by former spouses.

- Determine if the insurance amounts are appropriate.
- Determine if the people and property that should be covered are covered.
- Are there gaps in the coverage?
- Who can legally make policy changes?
- Make any needed changes.

3 — Review Designated Beneficiaries

Review life insurance policies, pension and other retirement plans and benefits, and savings and investments where there is (or could be) a designated beneficiary.

- Determine who will receive the benefits/asset in the event of a death.
- Make any appropriate changes.

4 — Review All Assets

Review all bank accounts, real estate holdings, savings and investments, and other assets.

- Determine how each is titled and what the implications are in the event of a death.
- Make needed changes, where appropriate.

5 — Establish an Estate Plan

Begin establishing an estate plan (if you have not already done so) by setting estate planning objectives.

- Review and revise (if necessary) wills, trusts, and other estate planning documents.
- Make sure the documents and the estate plan work toward accomplishing estate planning objectives and family goals while minimizing settlement costs and taxes. Don’t forget to plan for guardianship of minor children.

References


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