Flowchart for Children Act 1989 application

*THIS GUIDE NEEDS
UPDATING AS TO THE NEW
PROCESS*

In an emergency situation you can apply for an urgent hearing with or without notice to the other party

Parties are encouraged to attend mediation, where an agreement could be reached preventing the need for court action

Consider how you will pay for your legal Seek advice from a solicitor fees. If you believe you may be entitled to Legal Aid please note that there are strict and Attend Mediation Information & Assessment narrow criteria for eligibility. Teelan & Meeting (MIAM) (unless exemption applies) Silwal Family Law Limited do not deal with publicly funded (Legal Aid) cases but can recommend a Legal Aid solicitor to you, should you be eligible. Make an application using form C100 (and C1A if necessary) (court fee payable) Court to serve application and directions to be issued Safeguarding checks carried out Cafcass will speak to each party (and sometimes to the children) by Cafcass **First Hearing Dispute Resolution Appointment** Attended by the parties and Cafcass (FHDRA) (court may make an interim order) Cafcass will speak in more detail to Section 7 reports (if necessary) the parties and the children by Cafcass or Social Services **Dispute Resolution hearing** (DRA) (court may make interim order) Scott schedule of allegations/statement prepared if there is fact finding hearing Fact finding hearing (if necessary, may be combined with Final Hearing) There may be a pre-trial review hearing before the fact finding or Final Hearing Parties exchange final narrative statements **Final Hearing**

