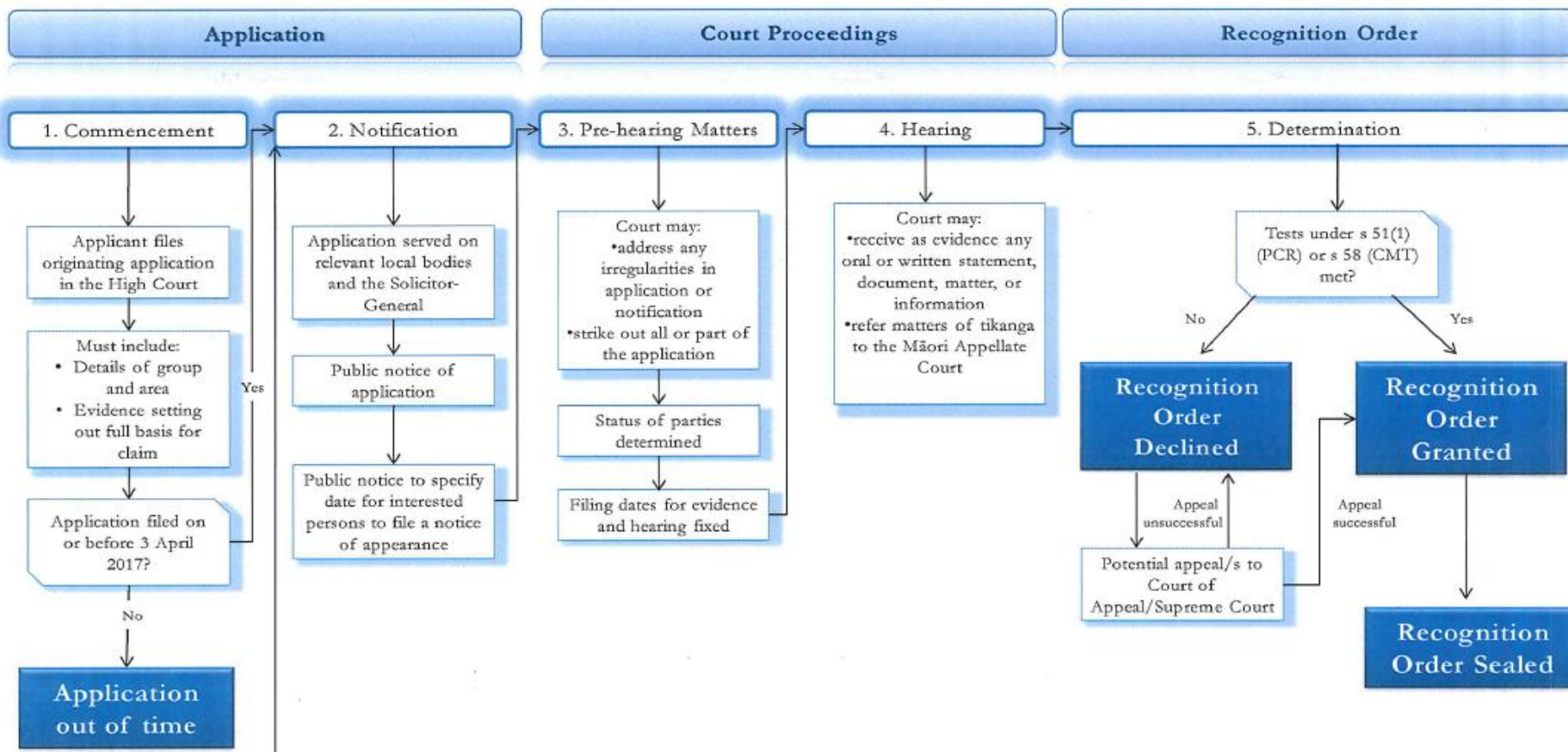


High Court Process under the Marine and Coastal Area (Takutai Moana) Act 2011 (the MACA Act)



Applications under FSA transferred to High Court

This diagram sets out the general process that is likely to occur when an application is made to the High Court under the Marine and Coastal Area (Takutai Moana) Act 2011 for an order recognising customary interests. The process in any given application will vary. The High Court will control the process. The diagram is therefore a general guide only.

FSA – Foreshore and Seabed Act 2004
 CMT – Customary Marine Title (section 58 of the Marine and Coastal Area (Takutai Moana) Act 2011)
 PCR – Protected Customary Rights (section 51 of the Marine and Coastal Area (Takutai Moana) Act 2011)