

Information on Children's Cases

On separation, the impact on your children may be your biggest worry and the Court agrees; children and their welfare are the Court's **paramount consideration**.

If you are unable to reach an agreement between yourselves then you have the following options to consider:

- Mediation
- Arbitration
- Collaborative Law
- Court Proceedings

You can find more information about these in our *'Keeping you out of Court'* information sheet.

The Welfare Checklist?

The Court will consider a number of factors when deciding whether to make an order including:-

- Wishes and feelings
- Physical, emotional and educational needs
- Likely effect
- Age, sex, background and any relevant characteristics
- Harm suffered or at risk of suffering
- Capability of each parent
- The Range of powers available to the Court

The Court will not grant an order unless there is a positive need and benefit to the child in doing so.

To discuss your matter further please contact: -

Michelle Simpson: Associate

01663 743 344 (New Mills)

Michelle.simpson@chlsolicitors.co.uk

New Mills
21 – 23 Union Road | New Mills
High Peak
SK22 3EL
01663 743 344

Kate Wright: Solicitor Apprentice

01663 743 344 (New Mills)

kate.wright@chlsolicitors.co.uk

Urmston
2 – 4 Primrose Avenue | Urmston
Manchester
M41 0TY
0161 747 7321

Wilmslow
22 Church Street | Wilmslow
Cheshire
SK9 1AU
01625 531 676

The Most Common Issues Include:

Child Arrangements Orders

Where the child should live, how often and how much time the child spends with someone

Specific Issue Orders

Where a decision about a specific issue cannot be agreed between the parties

Prohibited Steps Orders

Where a person wants to prevent someone from using their Parental Responsibility

Parental Responsibility Orders

Where a person is asking the Court to grant them Parental Responsibility for a child