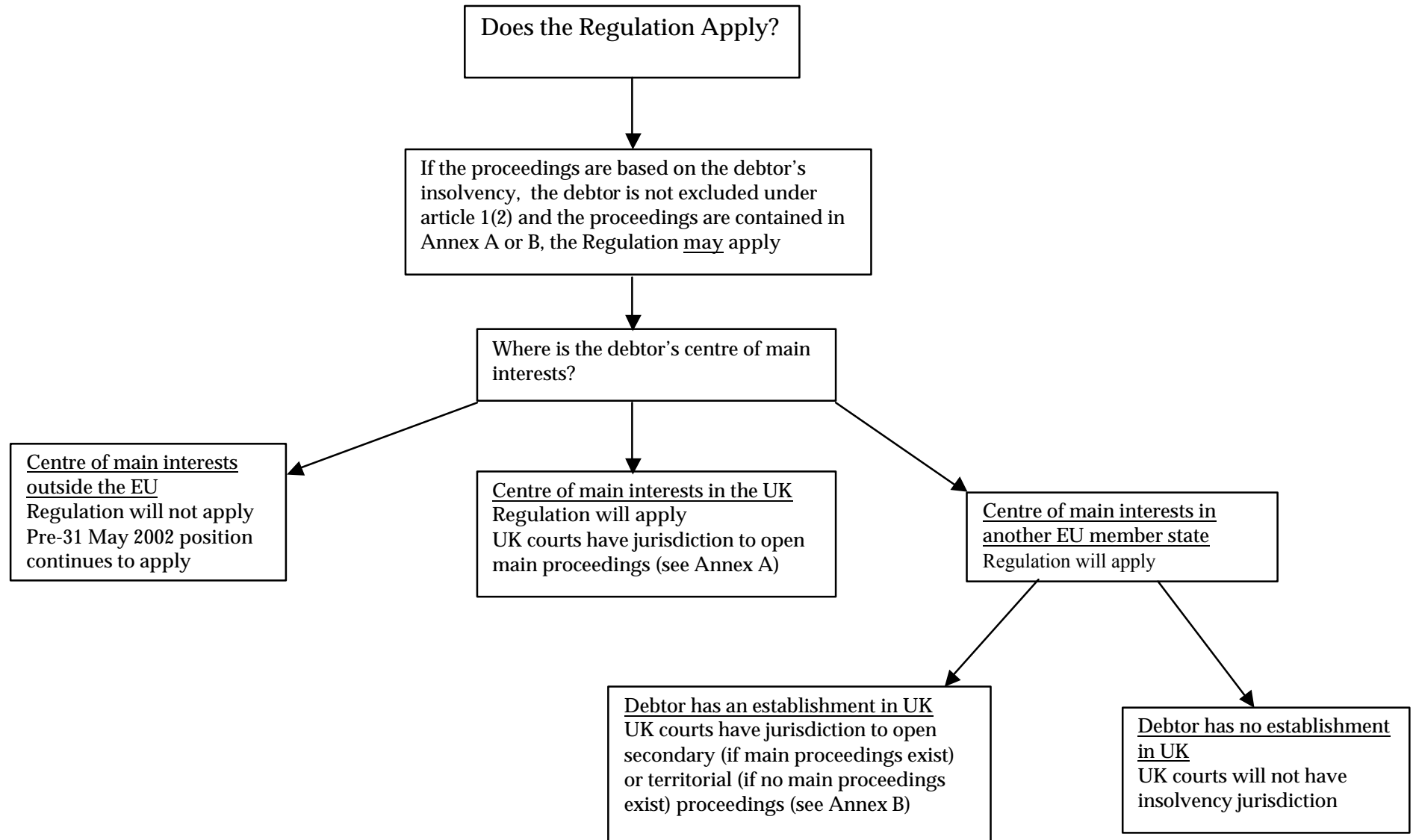
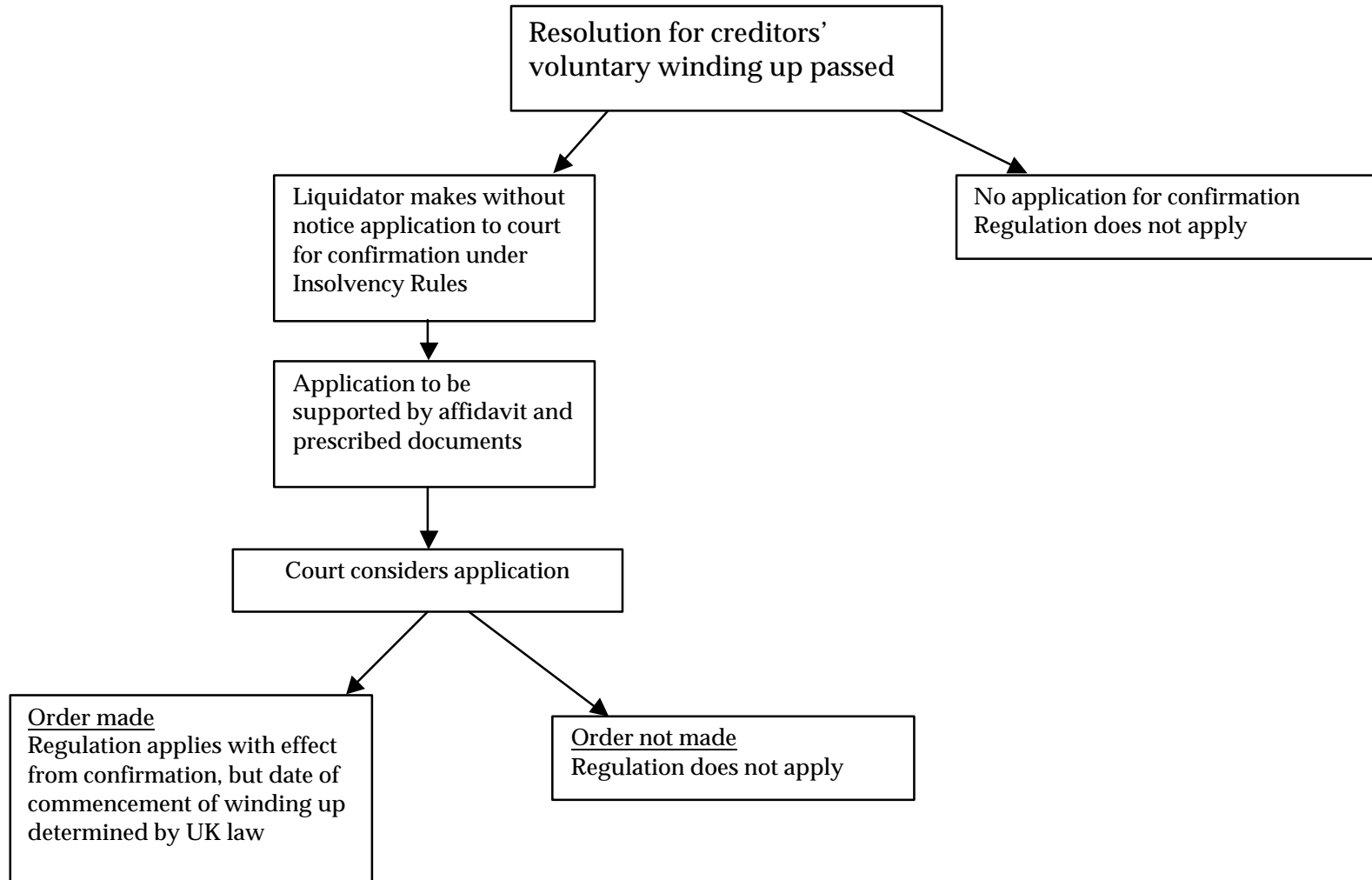


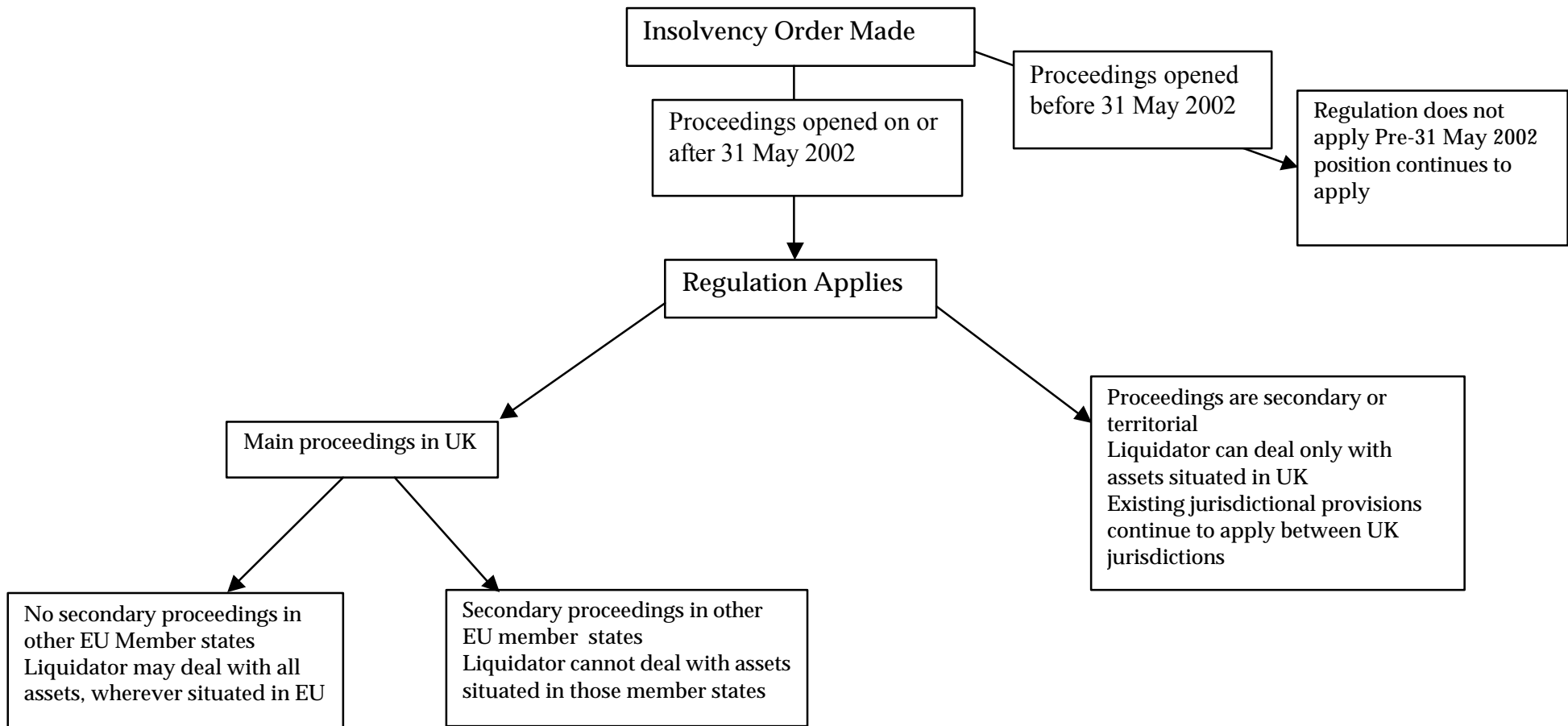
A. JURISDICTION OF UNITED KINGDOM COURTS (see articles 3 and 2(d))



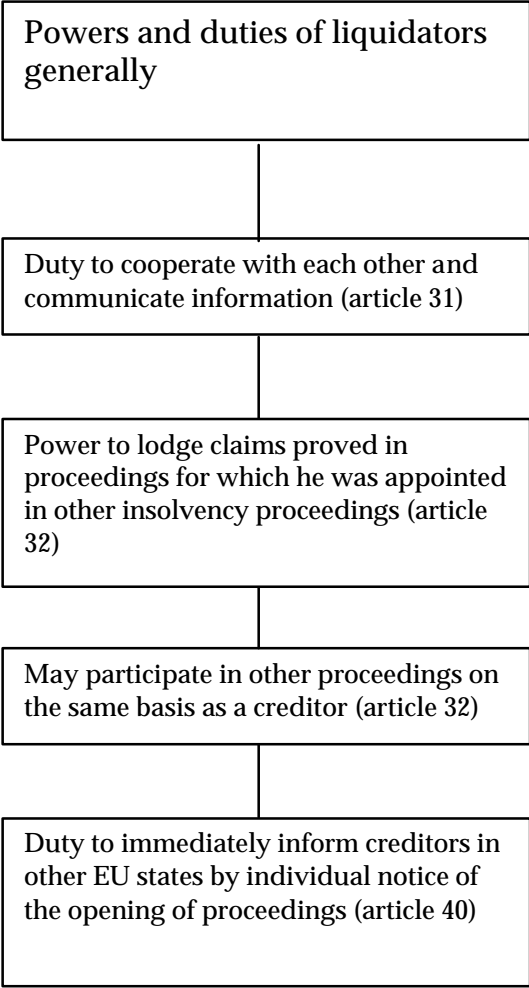
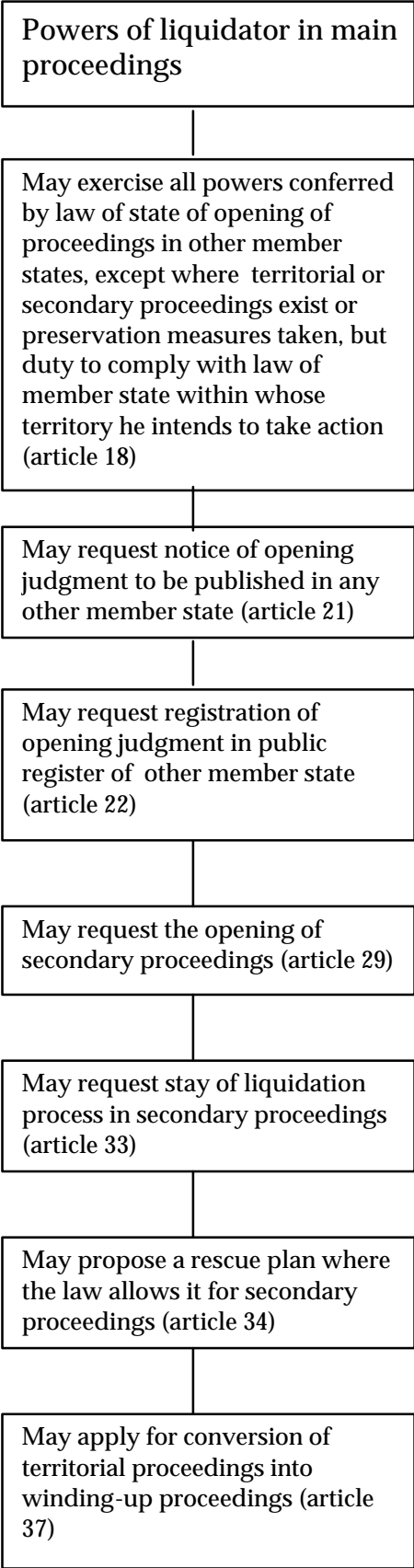
B. CREDITORS' VOLUNTARY WINDING UP



C. DEALING WITH ASSETS IN ADMINISTRATIONS, LIQUIDATIONS & BANKRUPTCIES WHERE THE DEBTOR'S CENTRE OF MAIN INTERESTS IS SITUATED IN AN EU MEMBER STATE



D. LIQUIDATOR’S POWERS AND DUTIES



E. RIGHTS AND OBLIGATIONS OF CREDITORS WHOSE HABITUAL RESIDENCES, DOMICILES OR REGISTERED OFFICES ARE IN EU MEMBER STATES

RIGHTS

To lodge claims in the main proceedings and in any secondary proceedings (article 32)

To oppose the lodging of his claim in other proceedings by the liquidator and to withdraw his claim where the law permits (article 32)

To lodge claims in writing in proceedings opened in other EU Member States (article 39)

To have immediate individual notice of the opening of proceedings in another Member State (article 40) and “Invitation to lodge a claim” and notification of any time limits in his own language (article 42)

To be able to lodge a claim in proceedings in another State using the official language of the State where he has his habitual residence, domicile or registered office (article 42(2))

OBLIGATIONS

To return to the liquidator what he has obtained after the opening of the proceedings in satisfaction of his claim (article 20)

To provide specific information and send copies of supporting documents when lodging a claim (article 41)

If using an official language of his state to submit his claim, to head up his claim “Lodgement of claim” in the official language of the state of opening of proceedings and to provide a translation of his claim into that language, if required to do so. (article 42)