## Kluwer Trademark Blog

## **Brexit: PM elects for another vote**

Julius Stobbs (Stobbs IP) · Friday, May 12th, 2017

Following the announcement of a general election in the UK, you would be forgiven for assuming that we Brits really enjoy voting. Perhaps due to the likelihood of queues, the celebration of modern democracy or even just the miniature pencils. This present vote has been met with delight, despair and of course, classic British ambivalence. This commentator will seek to clarify the implications of the recent developments in Britain, and their relevance to the Brexit negotiations.

Despite assuring the British public since her inception as Prime Minister that there would be no election, Theresa May has now confirmed the opposite. Against the now familiar backdrop of the post-truth landscape, this move is not hugely surprising. The Conservative party are doing well at the polls and now seems a perfect opportunity to capitalise and ensure the continuation of a Conservative government. Indeed, the likely outcome of the election is a Conservative majority, as was the case in 2015. Whilst one may be hesitant to complain about the opportunity to democratically elect a leader, it does feel somewhat as though energy may be better aimed outward than inward, now that Art. 50 has been triggered.

For Scotland and Northern Ireland, who both voted to remain in the EU, this latest development may come as a call to arms. Both countries have requested referendums relating to their continued encapsulation within the UK, and both countries have been declined. Not that the PM will hold to her word on this matter, of course, but it must serve to frustrate the smaller Scottish and Northern Irish nations nonetheless.

The number of major businesses with hubs in the UK who have intimated that emigration of their resources may be on the cards is growing. JP Morgan have recently joined the list, which already contains HSBC and Microsoft. Whilst unsurprising, given the uncertainty regarding import tariffs, passporting for financial services and the like, it would certainly appear that many large enterprises may not have much faith in the Tories' Brexiteering prowess.

One factor remains certain: unravelling 43 years of treaties, negotiations and agreements, across

thousands of issues, is not a straightforward task. The calling of a snap election in the UK is unlikely to simplify this task.

To make sure you do not miss out on regular updates from the Kluwer Trademark Blog, please subscribe here.

## Kluwer IP Law

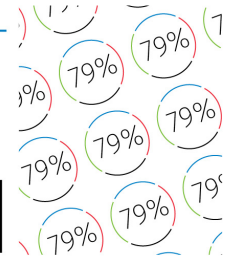
The **2022 Future Ready Lawyer survey** showed that 79% of lawyers think that the importance of legal technology will increase for next year. With Kluwer IP Law you can navigate the increasingly global practice of IP law with specialized, local and cross-border information and tools from every preferred location. Are you, as an IP professional, ready for the future?

Learn how Kluwer IP Law can support you.

79% of the lawyers think that the importance of legal technology will increase for next year.

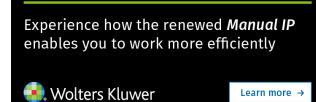
Drive change with Kluwer IP Law.

The master resource for Intellectual Property rights and registration.



2022 SURVEY REPORT
The Wolters Kluwer Future Ready Lawyer







This entry was posted on Friday, May 12th, 2017 at 11:17 am and is filed under Brexit, United Kingdom

You can follow any responses to this entry through the Comments (RSS) feed. You can leave a response, or trackback from your own site.