

## China telecoms

This week President Trump issued an Executive Order requiring tougher regulation and bans of telecoms equipment from unnamed “foreign adversaries” that threaten the US national security. At the same time briefing occurred that he has in mind China in general and the Huawei company in particular.

It is clear the US thinks Chinese involvement in digital systems can pose a future threat to their security and might give the Chinese state access to secrets and the ability to disrupt should it wish to do so. Most comment has concentrated on whether Huawei would ever act for the Chinese state in this way, and whether they have a possible “backdoor” into the systems and data on systems in the west where they provide hardware. They deny both suggestions. There is also the issue of the nature of the US/China relationship that underlies these concerns, with the USA effectively calling China an adversary and treating the Chinese state as a potential threat.

Should America’s allies adopt the same posture as Mr Trump wishes? This will be an issue when he next visits.

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## The Attorney General writes me a letter

I know some of you thought it odd that the Attorney did not reply to my letter, but I eventually got a reply from the Secretary of State for exiting the EU. You will be pleased to know that yesterday I did also get a reply from the Attorney himself, so any criticism on that score is misfounded.

I am used to government departments sending letters to other government departments for reply. I am also used to the idea of collective responsibility, so I assume the government department that sent it to another agrees completely with the answer the responding department offers, and has had an opportunity to comment on the line taken when the matters covered were settled by government or when the letter is answered.

I thought I should share the Attorney’s letter with you as people will want to make up their own minds about the balance of argument on this important constitutional matter.

The Attorney wrote:

“I am writing further to your emails of 14 and 18 April concerning the Withdrawal Agreement.

The Secretary of State for Exiting the European Union has now responded to your queries on behalf of the Department for Exiting the European Union, which is the department responsible for overseeing negotiations to leave the EU and establishing the future relationship between the EU and the UK. I have seen the letter dated 14 May 2019, the substantive contents of which I agree with."

This is an unusual letter, as normally the government only sends one reply to a query. It is interesting that it explains to me how the negotiations over the EU are conducted without mentioning the prominent roles of the Prime Minister, Mr Robbins and the Cabinet Office who I thought had been leading the talks. It is also interesting because it does not simply say the Attorney agrees with the government's letter, but he agrees with "the substantive contents" which are not separately identified.

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## [Book launch and talk at All Souls College High Street Oxford Friday 17th May at 2pm](#)

Just a reminder that I am giving my talk in Oxford tomorrow, when I will demonstrate the collapse in support for major traditional centre left and centre right parties, the impact of the Euro and the EU scheme on those parties, and the general disillusion with the establishment that we see on both sides of the Atlantic.

"We don't believe you" Why populists reject the establishment (via Amazon)

Signed copies available tomorrow at the launch.

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## [The collapse of great political parties on the continent](#)



<https://johnredwoodsdiary.com/>

When I wrote my book about populism a few weeks ago I drew a contrast between the long trends on the continent to the demise of the Christian Democrats and Social Democrats in most places, and the recovery of support for Conservative and Labour in the 2017 election. In February this year as I sent it to the printers the Conservatives were on a healthy 43% in the polls. The reason was simple. The Conservatives had embraced the Brexit verdict and we were on target to leave the EU on 29 March 2019. It seemed very likely the Withdrawal Agreement would not be passed, as it was extremely unpopular with much of the electorate, uniting Remain and Leave voters against. Implementing a timely and clean Brexit could lead on to other changes that would be welcome – spending the money on our priorities including some tax cuts with more spending on schools and social care, boosting the economy, developing our own global trade policy, setting out our own borders policy and restoring our fishing grounds.

Mrs May's decision to delay our exit and to blame Parliament led to a big fall in Conservative poll ratings. Her even worse decision to hold the European Parliamentary elections, three years after our decision to leave, led to a further slump in Conservative poll ratings. People write in and tell me I have to solve this problem. I need to do something.

My remedy is simple. We need a government that will go to the EU and explain the Withdrawal Agreement is completely unacceptable to Parliament and people, and cannot pass. We will leave at the first opportunity – October 31 if the EU does not co-operate or earlier if they will co-operate. We will offer free trade talks and no new barriers to our trade on exit if they agree under Gatt Article 24. It would be better to leave with such a deal than with just the various smaller deals we have in place for a so called no deal exit.

That is all the easy bit. I will continue to argue and vote for that in Parliament. That is entirely in line with what I promised I would do in the General election, and with the Conservative party Manifesto of 2017. The difficult bit is how to get the government to do just that, as it shows no wish to save itself at the moment.

I have made clear my wish to see Mrs May either change her policy in the way described or to give way to a PM who can do the job. If the Conservatives do not deliver a clean Brexit soon the polls will stay bad for the party and the country will continue to feel let down. I on my own do not have the power to get these changes, and nor so far does anyone else. That is what these days are about – trying to get the change we need.

The immediate future of Brexit rests on a Conservative Prime Minister and will continue to rest on a Conservative PM until the end of this Parliament at least. Any individual MP resigning the Conservative whip would not bring about the change many of you want, but would make achieving such change one vote less likely.

The book is

“We don’t believe you”

Paperback version:

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Kindle version:

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On Amazon:

[https://www.amazon.co.uk/Dont-Believe-You-Establishment-Differently/dp/1095254952/ref=sr\\_1\\_1?keywords=we+don%27t+believe+you&qid=1556687292&s=gateway&sr=8-1](https://www.amazon.co.uk/Dont-Believe-You-Establishment-Differently/dp/1095254952/ref=sr_1_1?keywords=we+don%27t+believe+you&qid=1556687292&s=gateway&sr=8-1)

On Bite-Sized Books website:

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[Reply from the Brexit Secretary and my](#)

## response

I have received a reply from the Brexit Secretary following to my recent letter to the Attorney General. The letter is available to view [here](#).

Here is my further response to the Secretary of State:

Dear Stephen

Thank you for your letter.

You say the Withdrawal Agreement takes us out of the EU, yet you also agree with me that we may well stay fully in without vote or voice under it until December 2022, and you cannot of course tell me what our eventual departure would be like given how much would need to be negotiated over the so called future partnership. There would also need to be resolution of the alleged Irish border difficulties which so far have proved impossible to resolve despite lengthy talks.

I am glad we agree we could be fully under the control of the EU until December 2022 and would have to accept all new rules and laws. I do not accept that these will be few in number and limited by our possible departure. The EU is a very active legislature, generating a large proportion of our laws over everything from the environment to trade and from migration to transport.

I am intrigued that you think £35-39 bn a small sum, and that the Treasury forecasts of our gross contributions now amount to an annual £16.7bn. One of the main advantages of leaving as was clear in the referendum is the ability to spend our own money on our priorities, which we should be able to do from now, 3 years after our decision to leave.

In a number of areas you point out that the continuing powers of the ECJ and the EU relate to events or commitments made during the transition period. I and many others object to this. Leaving means ending the authority of the EU, not allowing it to interpret past events and impose continuing obligations upon us.

You confirm we will not take control of our fishing grounds during the transition period of the Agreement, nor can you promise that the independence of our fishing industry thereafter might not be compromised in subsequent negotiations to get out of the EU in due course.

The splitting of the Withdrawal issues from the future partnership issues is against our Manifesto and full of negotiating danger. Why should we sign up to so many things they want, before we have agreed some of the things we might want? Why have we dropped the mantra of "Nothing is agreed until everything is agreed?". What exactly do we get for our £39bn (and the higher sums likely to result from the loose and general commitments of the Treaty) in this so called deal?

The Agreement is a very expensive invitation to talks about our possible exit. It does not give us either a clear date for leaving or the terms on which we might eventually be allowed out. It locks us into a binding Treaty to behave as a continuing member of the EU without vote or voice over what we have to obey whilst we try to negotiate our way out of the Irish backstop and the other restraints on us.

Yours ever

John