

[Press release: Foreign Secretary statement on Kurdish referendum](#)

Commenting on the referendum being held in the Kurdish Region of Iraq, Foreign Secretary Boris Johnson said:

The UK does not support this referendum and continues to back the sovereignty and territorial integrity of Iraq. We believe that any referendum should be agreed with the Government of Iraq.

With our international allies, we proposed an alternative plan which would have seen negotiations take place between the Government of Iraq and the Kurdistan Regional Government to address all issues of dispute. This alternative would have given the opportunity for the aspirations of the Kurdish people to be met. It is regrettable that a part of the Kurdish leadership rejected the proposal.

The long-term security and prosperity of Iraq and Iraqis can only be met through dialogue and cooperation. I urge all sides to refrain from provocative statements and actions in the aftermath of the referendum. The priority must remain the defeat of Daesh and returning stability to liberated areas.

Further information

[News story: Apply to the Attorney General's Civil Panel Counsel](#)

The competition to refresh the London C panel is now open.

Members of the C panel will be expected to have at least 2 years' experience in actual practice (from end of second 6 months' pupillage for barristers or date of commencement of advocacy for solicitors).

Appointments will be for 5 years. Those appointed to the C panel will often provide (but not exclusively) the A and B panel members of the future and so should have the potential to join the A panel.

There are vacancies on the panel in all areas of public and private law. The Attorney General is particularly looking to deepen capacity in:

Application

For details about the eligibility requirements and the application process, read the [Junior Counsel to the Crown The Attorney General's London Panels Information for applicants 2017](#) (PDF, 79KB, 9 pages) .

To apply, you must first email PanelCounsel@governmentlegal.gov.uk and register an interest. Please note that registering an interest does not commit you to making an application if you later decide not to do so.

Once you have registered, you will be given a link to access our online portal and download the application pack.

Completed applications must be submitted by midday on Tuesday 31 October 2017.

Further information and mentoring

If you have any queries, contact the Government Legal Department Panel Counsel team via email panelcounsel@governmentlegal.gov.uk or on 020 7210 1506.

We encourage applications from a wide range of those eligible to apply. Therefore we will put advocates who want to discuss the application process for the C Panel in touch with an established Panel member as a mentor. The mentor will discuss the application process, the eligibility criteria and the presentation of relevant information on the application form either by telephone or in person.

If you are considering applying and want a mentor, please contact the Government Legal Department Panel Counsel team, via email anna.rickard@governmentlegal.gov.uk before 5pm on 6 October 2017.

[News story: David Davis' opening remarks at the start of the fourth round of EU exit negotiations](#)

Thank you Michel.

I'm pleased to be back in Brussels with you for the fourth round of negotiations.

We expect this to be a busy week. One that will set us on the important path towards our future partnership. The Prime Minister's speech on Friday set out clearly the leadership and flexibility needed to make a success of these negotiations.

This round, for me, will be about building on the technical work done in previous rounds and the concrete proposals provided by the speech in Florence. It will be now for our teams to work through those details this week.

On Citizens' Rights we will incorporate the agreement fully into UK law and take steps to ensure consistent interpretation. We hope to make progress on issues like the onward movement of UK citizens in the EU, and voting rights in local elections. We both want to avoid changes to the way citizens enjoy their rights and our proposals will deliver that.

On Northern Ireland and Ireland we made good progress at the last round, as you said, with a common desire to maintain the Common Travel Area and protect the Good Friday Agreement. This week will now be about crunching through the technical detail of how we, together, make that happen.

On the financial settlement, as part of a smooth and orderly exit, we do not want our EU partners to worry that they will need to pay more or receive less over the remainder of the current budget plan as a result of our decision to leave. The UK will honour commitments we have made during the period of our membership.

But it's obvious that reaching a conclusion on this issue can only be done in the context of and in accordance with our new deep and special partnership with the EU.

So the UK is absolutely committed to work through the detail.

We are laying out concrete proposals and there are no excuses for standing in the way of progress.

It will take pragmatism on both sides to make headway, and I hope we can achieve that this week.

Thank you.

[Press release: PM meeting with Irish Taoiseach Leo Varadkar: 25 Sept 2017](#)

The Prime Minister welcomed Taoiseach Leo Varadkar to Downing Street today to discuss the importance of devolved Government being restored to Northern

Ireland as soon as possible and the UK Government's steadfast commitment to the Belfast Agreement and its successors.

Both leaders recognised the progress made by the parties in Northern Ireland and the Prime Minister welcomed the efforts and support of the Irish Government on achieving a successful outcome. There was also a shared acknowledgement of the outstanding issues that remained for the parties and the need for their continued work towards an agreement to ensure Northern Ireland has the political stability it needs.

The Prime Minister made clear how the UK will be the strongest friend and partner to the EU after we leave the EU and how maintaining the reciprocal arrangements for the Common Travel Area and the citizenship rights guaranteed by the Belfast Agreement were at heart of our approach.

On the border between Northern Ireland and Ireland, the Prime Minister reaffirmed that we will not accept any physical infrastructure at the border and how we are working on delivering a practical solution that allows for the most seamless possible movement of goods between the UK and EU.

The Prime Minister thanked the Taoiseach for his welcome of her Florence speech and they discussed the period of implementation which would enable people and businesses – both in the UK and in the EU – to adjust to the new arrangements in a smooth and orderly way.

They also spoke about the ongoing trade dispute between Boeing and Bombardier and their shared concern about the impact this could have on jobs and livelihoods in Northern Ireland and the Prime Minister recognised the Irish Government's support on resolving this important issue.

The Prime Minister said how she looked forward to continuing the special ties and close cooperation between the two countries and she also gave her strong support for Ireland's 2023 Rugby World Cup bid and the benefits this would bring to the sport and to Ireland and Northern Ireland.

News story: Action to stop safe space for criminal and terrorist communications

The Security Minister has today given a direction to Ofcom to ensure our security and intelligence agencies, law enforcement and other emergency services have access to the information they need to keep the public safe.

The direction, made under [section 5](#) of the Communications Act 2003, requires that commercial multi-user gateways may only be licensed where the supplier

can demonstrate that callers can be identified.

Commercial multi-user gateways use SIM cards to allow calls made through them to be routed through different operators. Calls made using these devices from fixed lines to mobiles are treated by the recipient's network as if they were made by a mobile phone, rather than a fixed line.

The move comes after Ofcom [announced](#) in July that, following a public consultation, it had concluded that it was required to exempt the devices from current licensing requirements under section 8(1) of the Wireless Telegraphy Act 2006.

Ofcom set out that the legislation prevented them from being able to take into account national security concerns.

Under the Communications Act 2003, Ministers can give a direction about communications networks on national security grounds.

The Security Minister's direction ensures any new regulations enabling the use of such devices will continue to protect national security.

This means that law enforcement, the security and intelligence agencies and emergency services can maintain vital capabilities to investigate suspected terrorists and criminals.

Signing the [direction to Ofcom](#) (PDF, 180KB, 1 page) , Security Minister Ben Wallace said:

The first duty of Government is to protect the public.

This direction is necessary to ensure that those charged with keeping families and communities safe have access to relevant and accurate information when they need it and when they have the appropriate authorisations in order to do their job.

The Home Office set out concerns that the use of these devices could endanger life in its [response](#) to Ofcom's consultation.

The direction does not seek to ban the use of the technology but ensures that when operated, it will not affect the ability of the security and intelligence agencies, law enforcement and other emergency services to investigate terrorism and serious crime, as well as to identify and locate people at risk of harm.