

News Flash:

Withdrawal and The Trade Marks Act 1994 - The Breaking Developments

Brexit has had far-reaching implications for IP rights in the UK and, in particular, on brand protection. With the Trade and Co-operation Agreement between the EU and the UK now in place, and the English courts starting to grapple with IP protection in a post-Brexit world, our panel of experts looks at the most important trade mark implications for brand owners, how the courts are starting to shape the new environment, and how two key industry sectors deal with the day-to-day challenges of brand protection and portfolio management.

[Register here](#) for our webinar on Monday 17 May at 1pm, featuring the following speakers:

Professor Mark Engelman, *Barrister*

- The Impact of the Court of Appeal Judgment in *Tune Inc v Warner* on The Trade Marks Act 1994
- The Judgement on 2(1) of the European Union (Withdrawal) Act 2018:
 - its effect on pre-Brexit CJEU judgments -its effect on post-Brexit CJEU judgments
 - its Implications for the Trade Marks Act 1994 and how we deal with the domestic provisions of the Act

Gregor Kleinknecht, *Partner, Hunters Law LLP*

- The Implications of Brexit for Trade Mark Protection
- The most important legal changes after the end of the transition period
- The effects on trade mark litigation

Mr Simon Carter, *Director, Simon Carter Ltd*

- Dealing with the day-to-day practicalities of Brexit within the fashion clothing and accessories industry

Dr Chris Hayes, *Legal Counsel & Vice President Intellectual Property, GW Pharmaceuticals Plc*

- The implications for IP portfolio management within the Pharmaceutical Industry



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