The Reform of Public Administration in Northern Ireland: From Principles to Practice

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The system of public administration in Northern Ireland has, perhaps inevitably, been of secondary concern during 30 years of inter-communal sectarian strife. Faced with combating terrorism, successive United Kingdom governments would not consider reform of the province's local public administration, pending a resolution of the wider constitutional imbroglio. Consequently, much of the system atrophied, becoming progressively more cumbersome and ill-equipped to deal with the requirements of modern government. Moreover, to help minimise charges of sectarian discrimination, quangos provided many public services, compounding the ‘democratic deficit’ of Direct Rule. In 1998, the Belfast Agreement (also known as the Good Friday Agreement), offered a breakthrough in the search for a durable settlement that could command cross-community support. As part of subsequent devolved executive’s Programme for Government, a Review of Public Administration (RPA) was launched to consider sub-regional governance arrangements with a view to enhancing democratic accountability and improving efficiency through streamlining the current arrangements. To that end, the RPA has been committed to adhering to clear principles on which any credible reform should be based. While devolution itself has proved fitful, the work of the RPA has continued apace. Although embarking on reforms within functioning devolution is ministers’ preferred option, there is a determination to continue the reform process irrespective of the present impasse. This paper outlines the issues, values and concepts that might shape the principles for conducting a review before considering the particular context within Northern Ireland. It also considers the impediments to overhauling the present arrangements and speculates on the likely outcome.

The choice for Ulster has always been limited democracy with stability or unlimited democracy without stability (Northern Ireland civil servant, anonymous).

The structure and operation of Northern Ireland’s wider system of public administration were accorded a lowly priority by successive British governments throughout the Troubles. With murder and mayhem threatening to engulf them, Northern Ireland Office ministers were preoccupied with managing the most intractable and wearisome corner of the United Kingdom’s territorial estate. As the temporary expedient of Direct Rule matured into ‘permanent impermanence’, any meaningful overhaul was effectively embargoed. Consequently, while recognition of the need for reform enjoyed rare universal consent of the key protagonists, ministers felt little inclination to immerse themselves in thankless upheaval, the inevitable
outcome of which would be controversial, divisive and problematic. However, the Belfast or the Good Friday Agreement (Agreement) in 1998 lifted this extended moratorium and, in their Programme for Government, Northern Ireland’s new political masters launched a Review of Public Administration (RPA) in 2002. Moreover, despite the subsequently fitful experience of devolution, their resolve has survived the re-imposition of Direct Rule. Thus, in the medium term, there is every prospect of substantial reform, notably sub-regional governance, in Northern Ireland.

This paper seeks to accomplish two key objectives. First, it outlines the key issues, values and concepts that inform the development of principles for reappraising the continuing viability of any system of public administration. Second, it considers the particular context obtaining within Northern Ireland and the associated impediments to overhauling the present arrangements, speculating on the revised configuration likely to emerge.

**Issues, Values and Concepts: Developing Principles for Reform**

In outlining the key issues, values and concepts that arise in any reform process, this section considers the implications and impact of the changing status of local government in the UK (including Northern Ireland) and the associated emergence of a system of local governance, as part of a broader trend readily observable across Europe. Based on a review of the established literature, it outlines the criteria and principles that might underpin reform (from various theoretical perspectives) while acknowledging how the imperatives of political calculus frequently outweigh any rational or objective argument. In so doing, it seeks to provide lessons for those engaged in undertaking reform.

**From Local Government to Local Governance**

In observing a shift from welfare to regulatory state, several commentators in the 1980s referred to the rise of a post-Fordist regime. ‘Fordist’ mass production, large hierarchically organised business organisations, mass consumption and state intervention gave way to flexible, small batch and demand-led production, segmented marketing, a rise of small and medium enterprises, labour market fluidity and a growing marginalised part-time temporary work force (Rhodes, 1997, p. 173). Such changing values in global political economy have implied changing roles for government, especially at sub-national level (Stoker, 1989). Most European countries have experienced local government reorganisation in the last three decades, albeit enormously varied in scope and impact, with a high incidence of fundamental reforms and rapid changes (Dente and Kjellberg, 1988). Just as the expansion of the public sector had obvious consequences for regional local government structures in the twentieth century, consequently, the regulatory state must similarly remodel, subject to the exigencies of territorial management, especially in regions that constitute a contested domain. The watchwords of the regulatory state – flexibility, fragmentation and marketisation of public services – have had a noticeable impact on regional and sub-regional levels via a process of decentralisation.
Globalisation raises questions over the role of regional and local institutions within a wider international framework (Mawson, 1998, p. 236). The assumption of self-sufficiency in many multi-purpose local government systems (namely, that when given a task, any local authority has to undertake or provide it directly) is no longer automatic. The ‘enabling authority’ idea with its purchaser–provider split is commonplace for many services. That more rapidly changing societies need a flexible and changing pattern of response has become received wisdom. At the heart of the ensuing maelstrom, local government is at the crossroads between society, politics and administration and might be expected to bear the brunt of any changes that occur, be they incremental, seismic or otherwise.

The introduction of regional tiers inevitably entails consequences for local government (and governance) including the possibility of fundamental overhauls of such structures better to suit the new dispensation. As the Committee on Local and Regional Democracy (of the Council of Europe) (CDLR, 2002) outlines, ‘restructuring of territorial authorities has to be guided by a comprehensive vision of theory of governmental structure.’ (Appendix 1, Section 2). The design of sub-national territorial authorities may be drawn in relation to a number of parameters: size, functions, autonomy and mode of operation. In turn, their relationship with the system of sub-regional governance revolves around similar considerations. However, there is no instructor’s manual for operationalising such a ‘comprehensive vision’. Moreover, there is little consensus on how any reform might proceed with no generally accepted solutions to the problem of the ‘best’ structure for local government.

The map of European local government offers all kinds of variations. ... The very few studies carried out up to now show us contradictory and heterogeneous results. They all depend on the kind of services included in the analysis, the type of demographic structure, the distribution of power within the political system (central, federal, asymmetrical federal), the number of tiers of government, the level of public expenditure, the type of competencies established for each level of government, and those specifically corresponding to local government, and finally, the kind of political culture within each context (CDLR, 2001, para. 39).

Definitional difficulties apart, promoting one objective (for example, ‘efficiency’) at the expense of another (for example, ‘democracy’) is a political problem that requires a political decision. The CDLR observed candidly – if unhelpfully for the would-be reformer – that ‘research cannot decide these questions, but it can offer analysis to be taken into consideration in the decision-making process, mainly to avoid unfounded decisions’ (CDLR, 2001, para. 28). The debate has been joined with searching questions over the very requirement for local government in contemporary society. The post-Fordist stress on market processes and citizens being consumers as distinct from political actors ‘downgraded the role of local government considerably in terms of traditional notions of local democracy’ (Cram and Richardson, 1993, p. 18). Going further, in a not entirely mischievous interrogative, Pierre and Peters (2000) provocatively enquired, ‘Does (local) government still matter?’ Their question forces a re-examination of first principles, always advisable if genuinely committed to a fundamental process of reform. Assuming that it does matter, Bovaird et al. (2002) pose alternative questions reflecting ‘new sets of
expectations from citizens in their locality’ (p. 2). Hence: ‘When does local government still matter? What functions could local authorities share with other stakeholders?’ (our emphasis). In recognising the changing reality of the governmental landscape of the local state, Bovaird et al. nonetheless contend, if rather banally, that local authorities ‘still have a very powerful problem-solving capacity with regard to some issues in some contexts’ (p. 14). Consequently, across Europe, ‘new networks are also developing vertically between levels of government. There seems to be a desire both at central and sub-national levels to transform traditional hierarchical relationships more into co-operative relationships, or even partnerships’ (p. 19). Traditional modes of decision-making and delivery have changed.

In proclaiming a new world of local governance, even the United Kingdom government has acknowledged local authorities’ pre-eminence. ‘Councils are ideally placed to work with government, their communities and the wider range of public, private and voluntary sector bodies who operate at local level and who need to come together if these challenges are to be successfully addressed’ (DETR, 1998, p. 79, cited in Stewart, 2003, p. 15). A renaissance of the political dimension of local authorities is discernible. For example, Bovaird et al. (2002) noted a new concern for old values such as equity, ethics, trust and transparency which go beyond the ‘3Es’ of New Public Management (NPM) (economy, efficiency and effectiveness). There are multiple stakeholders’ approaches to public services (design, production and evaluation), to problems in the local community and to the decision mechanisms by which strategies should be made. To solve or at least better manage ‘wicked’ issues, coordinating instruments like strategic plans and partnerships need to be utilised. Information and communication technologies, such as virtual networks or e-governance, will grow in significance. Concurrently, it is likely that the shift to governance will be joined:

... by efforts to reinforce those areas of local public administration which have emerged in the ‘local governance era’ as particularly weak. These include in many (but not all) European countries: the role of politicians in community leadership; the role of political parties in civic management; the role of professionals in innovations around service co-production; and, the role of managers in developing the capacity of alternative service providers in the community (p. 235).

Criteria for Reform

Despite the lack of consensus on their relative importance, it is possible to establish some basic principles so that those charged with making political judgments might be reasonably informed in their deliberations and determinations. According to the European Charter of Local Self-Government, a prerequisite of local democracy is a clear division of responsibilities between central and local authorities. It argues that the assigning of financial resources of their own to local authorities should be more commensurate with the tasks for which they are responsible. Moreover, they should have greater freedom to decide how to use these resources. Furthermore, it commits signatories to apply ‘basic rules guaranteeing the political, administrative and financial independence of local authorities ... [embodifying] the conviction that the degree of self-government enjoyed by local authorities may
be regarded as a touchstone of genuine democracy’ (Norton, 1994, p. 19). However, a dichotomy exists between countries that consider their local authorities as service delivery institutions and others that see municipalities as mainly political and representative institutions. Thus, for the CDLR:

Democratic quality and efficiency are elements that should be confined in the best possible manner (note 7). ... In striking that balance, there are many ways in which democratic participation can be expressed, not only in the electoral arena. Indeed, there are connections between participation and service delivery, for example, where user-groups of citizens are created to evaluate the type and quality of services delivered (CDLR, 2001, para. 9).

Historical circumstances, local specificities and/or value judgements yield different approaches to a common dilemma: What is the ‘ideal’ size for local authorities? Ideologies, mentalities and interests inform the debate whose considerations include efficiency, democracy, promotion of economic development and distribution, although, because these are inherently normative evaluations, securing agreement on a conceptual framework still less a blueprint is elusive (paragraph 12). Thus, whereas ‘the assignment of territory, competency and functions between levels of government should not be a shibboleth to the past, nor to a particular economic or political theory’, tensions exist between:

... activity spaces which form the basis of participation and technical and bureaucratic criteria for optimal administrative design. In geographical terms this relates to the question of how the administrative space is bounded. The ideal is of an activity space which is precisely matched by administrative boundaries; that is, ‘truly bounded’. In this case people’s personal lives and contact patterns give a natural ‘sense of community’ which encourages in a direct way a high level of participation in administration: the two reinforce each other. However, under and over bounding also occur (Bennett, 1989, pp. 33–5) (see Figure 1 which illustrates the ‘bounding’ concept).

‘Bounding’ is an important means of approaching the territorial structure of administration, particularly the development of reform. For decades, securing ‘bounding’ has been associated with the objective of increasing size. And yet, as Senior’s (1969) dissenting memorandum to the report of the Redcliffe-Maud Commission on English local government argued: ‘no objective basis exists on which to attribute any material significance to population size as a factor in any way influencing the performance of local government [Vol. 2 p. 268]’. Indeed, while administrative economies of scale to induce efficiency are theoretically possible, bureaucratic overload, distance from the consumer, the difficulties of participation and adaptation of decisions to needs have led to a dominance of practical inefficiency through diseconomies of scale with size and consequent alienation of the population served. Contending that administrative systems are ‘naturally subject to obsolescence’, Bennett observed the ‘new fashion is flexible decentralisation – smaller scale and the importance of individuals over collectives but also flexible aggregation, that is, a means of linking small units and their competencies and financial resources to gain economic/technical efficiency’ (p. 51). Examples would include the experi-
ence within England’s metropolitan counties after 1986, or Scotland and Wales after 1992. The parallels with the broader notion of the differentiated polity are striking (see Wilson, 2005; Rhodes, 1997).

Local government’s primordial role, like any polity, reflects a sense of common identity among its citizens which, at its most basic, may be defined as the consciousness that they have more in common with each other than they have with people living beyond their community boundary. Such consciousness is the *sine qua non* of a democracy. In de Tocqueville’s aphorism: ‘man creates kingdoms and republics but townships seem to spring from the hand of God’ (de Tocqueville (1962) cited in Sharpe, 1988, p. 91). In truth, however, the rationale for local government has always had both functional and non-functional origins. It depends which role has the priority – that is, reflector of the subjective community or provider of services. While reconciling ‘the two desiderata simply by pitching the local government system at its smallest feasible scale’ is possible, the ‘functional range is far too narrow for what most Western states regard as being appropriate for local government. And, in any event, such self-contained communities no longer exist, given the functional revolution and urbanization/sprawl’ (Sharpe, 1988, p. 91). With the political dimension of change, rational efficiency arguments rarely explain local government structural modernisation anywhere, including the United Kingdom (pp. 94–5).

Various national reports made ‘it fairly clear that, primarily, the size of a local authority is a function of the services expected from it’ (Zehetner, quoted in Norton, 1994, p. 38). However, reflecting Europe’s north–south dichotomy, charges of functional obsolescence are less valid in those states based on the Napoleonic model because the primacy of local government is its political cum representative role, ‘... freed from the incubus of functionality, [they] can survive’. Also, the ‘art of colonizing the centre – via national parties and the *cumuls des mandates* principle’ – was not acquired by northern Europe. Those elements at the centre may also

![Figure 1: Forms of Bounding of Administrative Spaces](image-url)
prefer the status quo of weak local government because their position is de facto stronger (p. 97).

Small authorities were encouraged to form joint bodies to exercise functions requiring large areas and resources, delegate functions upwards, contract services out and adopt other means by which limitations of smallness might be overcome. But the result could be that although communal powers were maintained in principle, effective communal control of key services was lost (p. 38).

Also, in joint compact or partnership arrangements, there can be problems of coherence or ‘joined-up-ness’. By contrast, however, in the non-Napoleonic group, including the United Kingdom as ‘the extreme case’ (p. 38), growing public pressure for fairness, minimum standards and equality for all in the provision of public services may dilute local government’s role as a representative body (Sharpe, 1988, p. 100). In many ways, this is a testament to the fact that local authorities throughout the British Isles have always been more ‘administrative’ than ‘governmental’ given their lack of general competence (notwithstanding the recent introduction of ‘well-being’ powers). This reflects the longstanding debate within the United Kingdom over the intrinsic value of local forms of governance which became crystallised around essentially two poles. Utilitarian reformers like Jeremy Bentham maintained that ‘local government units should be organized so as to efficiently undertake administrative functions according to the rules determined by a popularly elected national parliament’ (Chandler, 1991, p. 29). Within this tradition of liberal centralism, the administrator Edwin Chadwick envisaged a system of local government as an ‘agent’ for the centre (known as ‘the principal’) charged with providing minimum national standards. Chadwick was deeply hostile to what he identified as entrenched power for a minority and spoke of the ‘fallacy that local government is self-government’ (cited in MacKenzie, 1961, p. 8). If somewhat strange an outlook for a liberal ostensibly committed to a diffusion of political power within the polity, the widespread albeit rather trivial examples of corruption prevalent at the time nourished such views. In contrast, others such as Joshua Toulmin Smith, with localist ideas of organic evolution, advanced the notion of partnership between the centre and localities believing local self-government to be the ‘rock of our safety as a free state’. Nonetheless, while Toulmin Smith et al. ‘probably prevented the wholesale destruction of parish government’, the liberal onslaught eventually triumphed and local government underwent substantial reform and consolidation in terms of its structural configuration and functional responsibilities (Chandler, 1991, p. 30). Thereafter, the triumph of liberal centralism ‘justified generations of British administrators in continuing reorganizations which had little regard to the principles of local social responsibility. It also cut Britain off from the constitutionalism of the continent’ (Norton, 1994, p. 26). More recently, Pratchett (2004) considered the debate in terms of the ‘new localism’ as a policy approach in the United Kingdom. Replete with references to ‘earned autonomy’ and ‘constrained discretion’, ‘new localism’ resonates closely with Benthamite utilitarianism. Whatever additional powers were accorded to local authorities, ‘new localism’ has done ‘little to shift power relations in favour of localities’ (p. 371). At best, Labour’s ‘“new localism” may have managed to clarify some of the complexities that bedevil central-local relations [but] its capacity to resolve the dilemma seems limited’ (p. 373).
In another departure from European practice, British ‘exceptionalism’ witnessed growing use of ‘special purpose’ authorities that burgeoned under Conservative governments after 1979. The arrangements post-abolition of the Greater London Council and Metropolitan County Councils, as well as the Area Boards in Northern Ireland, typify such bodies. The resultant ‘criss-crossing boundaries of service authorities’ was described as ‘organised chaos’ by Owens and Norregaard (1991, pp. 8–9). A rationale for such a configuration is offered from economic theory on optimum size that predicts a model in which the local level is characterised by a multitude of partly overlapping (in a spatial sense) public or semi-public units, each providing specific services (pp. 8–9). However, there are limits to the proliferation of separate authorities. The resultant misconceptions distort considerations of structural reform of British local government. In the 1990s, whether by ministerial fiat in Scotland and Wales, or through England’s tortuous ‘independent’ Local Government Commission, reorganisation was hampered by an unseemly mix of political expediency, dubious provenance and procedural muddle. The result, Stewart (2003) argued, was that ‘while one expects that form should follow functions, in the reorganization process, form preceded functions and structure came before purpose. ... The phrase “unitary authority” is misleading. All it means is that there is a single tier of local government, not that unitary authorities bring together all the powers of government exercised at local level or even those exercised through local organizations’ (p. 184). The outcome is that lower-tiered and unitary authorities in the United Kingdom are some ‘ten times larger in population than their equivalents in Europe’ (p. 43), reflecting the assumptions of size-ism prevalent within British public administration. Local authorities are viewed as agencies for the provision of service despite there being no clear link between size and efficiency/effectiveness. As Stewart lamented, a ‘moment’s consideration of European local government might have caused reflection. ... Both the sense of community and the requirements of services are multi-leveled and do not fit a single tier’ (p. 184).

A final but critical consideration is finance. Owens and Norregaard (1991) identify two principal types of authority – comprehensive and constrained. Comprehensive authorities have powers over both spending and revenue. Constrained authorities can determine the allocation of spending but not the overall level of budget or tax revenues (pp. 62–3). More than ever before, British local authorities (outside Northern Ireland and, before nationalisation of business rating in 1993, a handful of mainland authorities which possessed high non-domestic rate bases) exemplify constrained authority; their overwhelming dependency on central government grant leaves them hostage to the capricious ‘gearing effect’. Transparency is a necessary condition of accountability, with the balance of funding making ‘an enormous difference’ (House of Commons Select Committee (HC, 1998), cited in Stewart, 2003, p. 228). The argument is not so much about local autonomy as it is about local accountability. Drastic change in the balance of funding warrants new sources of local taxation (p. 228).

Lessons for Undertaking Reform

The foregoing review is the necessary precursor to examining ‘real world’ situations. Theoretical abstractions notwithstanding, a distillation of the literature yields
several key lessons that bear on any review exercise. Above all, the prime lesson, as the CDLR (2001) stressed, is that any decisions on reform rest ultimately on subjective, political judgments. Basically, it is inconceivable that political factors would not colour (even subliminally) outcomes. Even in a ‘normal’ context, the calculus of crude party political advantage compromises dispassionate technocratic solutions; in divided societies or where the state’s very legitimacy may be contested, such considerations assume immeasurably heightened significance. For example, the effects of investing new functions with elected local councils are potentially contentious. Similarly, reconfiguring boundaries entails immediate implications for the party political complexion of new local authorities.

Beyond weighing political impacts, however, several second order factors – in effect, the ‘comprehensive vision’ to which the CDLR referred – merit consideration, despite the susceptibility to political machinations. Some concessions should be made to ensure objective criteria exist before embarking on change. First, intending reformers must recognise a new post-Fordist reality. Government through most-purpose local authorities has been transformed into a variegated pattern of governance that figures not only traditional local authority units but also an array of other public, private and community/voluntary organisations. In particular, the emergence of partnership arrangements as a means of raising popular engagement with the policy process has been striking in recent years, and is firmly established within the received wisdom of what constitutes good government. Second, reflecting on Bennett’s (1989) notion of ‘bounding’, there is a need to ensure that any revised administrative boundaries relate to activity spaces. Third, also related to bounding, is size. Despite lip-service paid to local government’s role in ensuring a sense of community identity which usually favours smaller units, these appear subordinate to the requirement of optimising functional capacity, which favours larger units. Thus, in reconciling the two, the balance lies towards the large end of the size spectrum, particularly in the case of local authorities with a wider range of functions. European evidence suggests, however, that seeking a one-size-fits-all solution does not work and that reconciling sense of community and functional efficiency demands multiple tiers. Fourth, while economic theory suggests a fragmented model of ‘organised chaos’ in terms of the configuration of local units, practicalities demand substantial consolidation. Finally, in intergovernmental relationships, there is the perennially vexed issue of finance. Simply, transparency demands realism in resource allocation, aligning functional responsibilities with financial capacity.

What has become clear in the reform process is that local community politics matter in Northern Ireland in the prolonged absence (or sporadic functioning) of a regional tier. The strength of local identity, evident within emasculated councils, defies imposition of a one-size-fits-all solution favoured by Westminster and Whitehall through direct rule ministers. These push and pull tensions are being played out in a number of ways as the reform of public administration progresses. There has been a political backlash against attempts to direct councils towards accepting a seven-council structure as an ‘optimal solution for service delivery’ (Office of the First Minister and Deputy First Minister [OFMDFM], 2005, p. 40). Local politicians are deeply suspicious of proposals, which now favour the retention of a plethora of non-departmental public bodies, albeit with improved accountability. Equally,
the reformers have suggested that executive agencies should remain untouched –
decisions on their future are to be left for a returning devolved assembly. All of
these smack of regulatory capture by a reform team comprising civil servants per-
ceived to be ‘looking after their own’, overseen by direct rule ministers who hold
an over-simplified view of administrative reform based on rational ‘solutions’. It is
to the detail of the reform process that we now turn.

Public Administration in Northern Ireland
and Its Reform

To appreciate the nature of any reform exercise in Northern Ireland, it is prudent
to consider the overarching political cum constitutional circumstances within
which the present arrangements have been forged. Therefore, in this section, the
nature of the current system is outlined before, in turn, proceeding to establish the
nature of the reform process, to illustrate the challenges confronting those tasked
with advancing the reform agenda, and to set out the alternative models for reform
that have emerged.

The Status Quo

Several factors ensure that the system of public administration in Northern
Ireland differs in crucial respects from that within the rest of the United Kingdom.
On a practical level, population (circa 1.7m inhabitants) coupled with its geo-
graphic extent ensures an idiosyncratic governmental configuration and associated
delineation of functions. Politically, however, a contested constitutional status
demands that solutions reflect both the history and distinctiveness of the province’s
status within the union and the relationship with its southern neighbour, as
well as seeking to reconcile a bitterly divided community. Since 1972, Direct Rule,
though a short-term palliative pending a more durable agreed settlement, became
a long-term political fix aimed at containment. The ‘permanent impermanence’
(Knox, 1996) it entailed ushered in a system of political administration whose
baffling intricacies inspired little public confidence and still less comprehension.
Progressively, both the Senior Civil Service and the unelected ministerially
appointed quangos acquired an enhanced role and disproportionate influence over
the formulation, development and implementation of public policy in Northern
Ireland, creating a tighter and more intimate policy network than in Scotland or
Wales, and in which administrative imperatives and interests predominated. The
resultant ‘technocracising of politics’ (Ditch and Morrissey, 1979, p. 111) reflects
the effective absence of pluralist liberal democracy as commonly understood.

While the Troubles were the catalyst for macropolitical change in Northern Ireland,
dissatisfaction with the existing sub-regional arrangements had been mounting
since the Second World War. The inability of the local government system to
provide services efficiently precipitated the growth of ad hoc statutory bodies and
the removal and centralisation of council functions (Knox, 2003, p. 461). Eventu-
ally, pressure built to overhaul a Victorian creation comprising too many small
councils, inadequately resourced through a limited rate base and overly dependent
on central grant for their income (Hayes, 1967). Although the Stormont Govern-
ment responded with a series of consultations (NIG, 1966; 1969), the subsequent criticisms of local government outlined in the Cameron Report (Cameron, 1969) prompted the appointment in 1969 of an independent review body on local government, chaired by Sir Patrick Macrory.

The problem facing the Review Body was to construct a local government system appropriate to a situation in which Stormont – at that time the Northern Ireland equivalent of central government – had been or would be allocated all those major services which, in other parts of Britain, are regarded as wholly or partly the responsibility of local authorities (Alexander, 1982, p. 50).

In what amounted to a quantum leap in residualisation that characterised Northern Ireland’s local government, Macrory envisaged a two-tier structure: a lower tier of district councils, with Stormont serving as the de facto top tier of local government, coterminous with the province, and responsible for regional services accompanied by an array of area boards. However, the imposition of Direct Rule superseded the reform, creating what was dubbed as the ‘Macrory Gap’ – having removed erstwhile local services, these were now subject to the decisions of British rather than Northern Ireland ministers. Consequently, in what would become the limiting case of extended central control, trends which had seen a further upward shift of functional competence from lower to upper tiers of local government in Great Britain (to the counties in England and Wales and regions in Scotland) were reflected in Northern Ireland. That is, the formal system of local government would comprise 26 district councils albeit ‘best thought of as the lower tier in a system that simply lacks a democratically elected higher level of local government’ (Hampton, 1991, p. 54). While the map of district boundaries themselves largely satisfied Bennett’s concept of ‘bounding’, the addition of several layers of other bodies – area boards, regional bodies (and their sub-divisions) and parliamentary constituency boundaries – vitiated any overall sense of being fully bounded (see Figure 2, below).

Quangos became the mainstay of Northern Ireland’s governance, providing most public services and accounting for two-thirds of the devolved budget. While they accentuated the democratic deficit, quangos proved valuable – amidst the quagmire of sectarianism – for administering and delivering public service largely free from controversy. However, questions of legitimacy and accountability are accompanied by concern over efficiency given the plethora of bodies. Simply, Northern Ireland is over-governed – or, to be precise, over-administered. De Lammanais’s (1848) adage: ‘apoplexy at the centre and anaemia at the periphery’, encapsulates the state of public administration within Northern Ireland after 1973.

The Reform Process

Beyond contributing to peace, devolution also offered the prospect of dramatically rebalancing the political–administrative nexus (democratising the quangos/reinvigorating local councils). Indeed, this secondary dimension has assumed increasing prominence, given the continuing uncertainty over the fate of devolution. However, Northern Ireland’s political masters were confronted with an immediate problem: Should they assume that devolution will be restored or should any pro-
posals for reform be adaptable to an extended period of Direct Rule? Indeed, should two alternative systems be planned? In the event, it fell to the devolved executive to commence the process of brokering change.

Thus, the RPA was launched on the 24th of June, 2002. The origins of the RPA were in the Programme for Government in which the executive pledged from the outset to ‘lead the most effective and accountable form of government in Northern Ireland’ (NIG, 2001). David Trimble MLA, the then First Minister, argued:

The RPA is one of the major tasks facing the Executive and will be central to the way in which we deliver, structure and organize our public services in the future. This is the opportunity of a generation to put in place a modern, accountable, effective system of public administration that can deliver a high quality set of public services to our citizens. It is an opportunity we must take (Hansard, 2002 [February 25]).

Northern Ireland has moved from a position of ‘democratic deficit’ to surfeit mode with 18 MPs, 108 MLAs, 582 local councilors and 3 MEPs. Aside from considerations of political representation, rationalising the bureaucracy surrounding public service provision was central, as the assembly struggled (devoid of tax-varying powers except the regional rate) to meet rising public expectations within a finite budget. The assembly inherited a system of over 150 non-departmental public
bodies (NDPBs) (with in excess of 2000 appointees). Just one example illustrates
the problem. In education, as well as the Stormont Department of Education, there
are five Education and Library Area Boards, the Governing Bodies’ Association,
the Irish Medium Schools’ Body, the Northern Ireland Council for Integrated Edu-
cation, the Regional Training Unit, the Council for Catholic Maintained Schools,
and the Council for the Curriculum, Examinations and Assessment. In England,
one Local Education Authority (LEA) per area would normally suffice. As one trade
unionist in the education sector remarked: ‘There is chronic over administration
of schools in NI [Northern Ireland]. A radical overhaul is required and this rebal-
ance is long overdue’ (Frank Bunting, Northern Ireland Secretary, Irish National
Teachers’ Organisation, cited in Belfast Telegraph, ‘Overhaul needed “to get funds to
schools”’, 2004 [May 6], p. 7). To satisfy the requirements of a power-sharing exec-
utive, a cumbersome system of 11 government departments (to replace six) was
also introduced.

The first and deputy first ministers suggested that among the most important
issues which should be addressed by the review are structure, accountability and
responsibilities of local government, NDPBs and government agencies. Ministers
agreed that the RPA is likely to have implications on the functions exercised by
the executive even if the institutions established by the Agreement and the divi-
sion of functions were not to be considered. In general, politicians welcomed the
RPA, not least because there is a residual anti-quango feeling overhanging from
Direct Rule. A majority of MLAs are also local councillors and experienced at first
hand relative powerlessness as elected representatives working on behalf of their
constituents. The scope of the RPA has, however, proved controversial. Some politi-
cians questioned the effectiveness of an exercise which excludes the Stormont
departments, a theme articulated by trenchant critic of the Agreement, Robert
McCartney MLA.

Everyone accepts that quangos, or many of them, must go and they
should have gone long ago. They represented the veneer or cosmetic
surface that several British Governments used to give a semblance of
democratic accountability to Direct Rule. ... Everyone agrees that there
must be a great pruning back. However, that disguises the fact that super-
imposed on top of a layer of undemocratic agencies was a layer that, in
some respects, was little better – devolved government (Hansard, 2002
[June 24]).

These calls were rejected as seeking to ‘renegotiate the Agreement by the back
door’ and a distraction from the main emphasis of the RPA. Other reactions centred
on how the RPA should be undertaken. Calls for a ‘Macrory II’, that is, an inde-
pendent enquiry, were rejected. Unlike the 1960s and 1970s, when governments
preferred (Royal) Commissions, the executive eschewed an independent enquiry.
Instead, the RPA is led by a multi-disciplinary team of officials in the Office of the
First Minister and Deputy First Minister (OFMDFM), working with the advice of
a team of independent experts (Tom Frawley, the Northern Ireland Ombudsman,
is in charge of the consultation process), and reporting to an executive sub-com-
mittee. Concerns were expressed that a review led by officials from the OFMDFM
amounted to regulatory capture by civil servants and the executive, with inde-
pendent experts offering only a façade of objectivity. Seamus Close MLA argued:
When politicians are seen to be examining themselves, and when they consult, the answer that comes back is invariably the answer that the politicians want to end up with, not the answer that the people demand. If we allow the OFMDFM or the Committee of the Centre to conduct this review, we will not get the result that the people who sent you here demand and deserve (Hansard, 2004 [February 25])

Moreover, the in-house management of the review prompted criticism that both pro-Agreement executive parties and civil servants are keen to protect the configuration of both devolved political institutions and central government departments, regardless of administrative logic.

**Challenges for the RPA**

Several major challenges confronted the RPA. Securing an appropriate level of political accountability demands hard choices about the future role of local government and NDPBs. There is a need to release and reassign resources within the restrictive Westminster-controlled Northern Ireland Block of public expenditure towards local, needs-assessed, public service priorities. Simultaneously, however, the RPA must also adhere to the principles of equality and human rights that form the heart of the Agreement. It must continue to adopt what is best in the modernising agenda of New Public Management such as ‘best value’, responsiveness to customers, market awareness, being more entrepreneurial, structural de-layering and downsizing and promoting a shift from appointed to elected bodies. Among crucial questions figure: (1) What should be the optimal distribution of functions between the various tiers of government – regional, sub-regional and local? (2) If the view is that under devolution a number of the executive NDPBs need to be integrated into the mainstream departments or councils, how best should this be done? (3) Given the size of Northern Ireland, could services be rationalised at two levels – Stormont and local government? (4) If so, how should those services be allocated and how many local authorities would be needed to deliver any proposed functions?

Despite the suspension of the Northern Ireland executive and assembly (now for the fourth time), Direct Rule ministers have permitted – indeed, facilitated and encouraged – the RPA to continue in the hope, if not the expectation, that once devolution is restored, the momentum of reform can be maintained. Regardless of its outcome, the RPA has trail blazed in its innovative efforts to achieve a thoroughgoing analysis of the wider public sector, including commissioning a series of specialist briefing papers, extensive consultations, omnibus surveys, as well as promoting widespread dissemination via the Internet (for full details, see RPA Website, 1980).

A major challenge has concerned the scope of the review. Many politicians and senior civil servants regard the departmental structures established under the Agreement as sacrosanct while Stormont politicians, starved of executive authority under Direct Rule, eschew any notion of local subsidiarity. The attitude of Stormont may exemplify bureau-shaping behaviour by civil servants and politicians, whereby they use changes to organisational structures to enhance their own welfare. Consequently, buoyed by protection conferred by the in-built exclusion of government departments, some civil servants have been promoting the exercise...
as a ‘review of local government’ and ‘culling councils’ from 26 to 8, 6 or even 5. Ironically, local government’s centrality in the RPA belies its small budget (5 percent of the devolved block), limited scope for additional value for money (VFM) savings, and self-evident democratic credentials. In truth, as former deputy first minister, Seamus Mallon MLA, remarked: ‘It is clear from the expenditure that local government is a crucial part of this. However it is only a part. The general administration is crucially important’ (NIA Oral questions, 2000 [December 11]).

Stormont, quangos and other public bodies have underscored the sense that ‘a review of local government’ is afoot, given their remarkably low-key reaction considering their own vulnerability to the RPA’s deliberations. Partly, lacking an organising umbrella body, the case against such quangos often goes by default. Moreover, by contrast, local government has readily acquiesced in the ‘review of local government’ thesis. Galvanised through a newly created Northern Ireland Local Government Association, the widespread feeling has been that ‘our time has come’. Councils crave the opportunity to exert more influence over other public sector providers in their areas – a focus of accountability without necessarily having to take on the role of service deliverer although this thinking is often constrained by an inability to think outside the existing parameters of the present structures. It presupposes that the RPA, like the devolution which precipitated it, automatically entails a revised and expanded role for councils when, as Scottish, Welsh and (potentially English) experiences illustrate, devolution frequently entails local government losing powers up to the devolved regional/national tier.

A further related challenge concerns the future of the Northern Ireland Civil Service’s 25 Next Steps Agencies. Unlike their parent departments, agencies are included in the RPA, underscoring the point that this is a wider review of public administration, not simply local government. Accounting for around 80 percent of civil servants, agencies spend large sums of public money, being integral to the functioning of government, and providing several erstwhile local government services (such as water, roads, planning and rates collection) (Carmichael, 2002). Therefore, a proper evaluation of their role and future is unavoidable if the RPA’s recommendations are to carry conviction. However, as yet, agencies have been quietly sidestepped, a process to which agencies have been willing accomplices. Already, one agency (Training and Employment) has been reabsorbed into its parent department (Employment and Learning), following devolution on the grounds of the latter’s otherwise ‘non-viable’ situation. It seems likely that any recommendations for particular agencies may well entail similar implications for their respective departments; this is another example of how, whether intentional or not, the RPA’s recommendations will have spillover effects for the 11 central departments.

Models for Reform

In October 2003, the RPA team launched a public consultation document that set out five possible models for consideration in rethinking the structural architecture of public services. In keeping with the innovative theme of the RPA process, the consultation document is user-friendly. Echoing the ‘comprehensive vision’ commended by the CDLR and academic literature, it sets out the principles of
characteristics that any proposed new system of public administration must satisfy, reflects on ways in which we can deliver and improve public services (in particular, through enhanced mechanisms for accountability and participation) and offers five ‘high-level’ models for consideration on the future roles of central government, public bodies and local government. The five models are summarised thus:

1. Status quo: no change in the overall structure of public administration.
2. Centralised: all major services delivered directly by government departments.
3. Regional and sub-regional public bodies: a range of public bodies, operating either regionally or sub-regionally, would deliver public services.
4. Reformed status quo with enhanced local government: while keeping the main features of the current system, democratically elected local authorities would be vested with new responsibilities.
5. Strong local government: major public services would be the responsibility of a smaller number of new local councils.

Interestingly, despite its remit, the RPA adroitly intimates that it is likely to have implications for the functions exercised by the executive.

Some 170 responses were made to the consultation document. No consensus emerged on what functions might be returned to the councils but most of the main political parties endorsed models 4 and 5, with some wishing elements of model 3 to be included. In addition, an insistence on appropriate safeguards (in terms of minority protection and the like) has been made, especially by nationalists, but also by unionists (who form a minority in most councils in the west of the province). These calls reflect longstanding and deep-seated fears concerning the abuses of powers (especially of employment and housing allocations) that discredited the pre-1973 system of local government and which, indeed, did so much to stoke the embers of inter-communal tension that precipitated the Troubles. Reorganising councils is not without difficulties, however. While reference to American or European practice suggests that the reallocation of major quango functions to local government is perfectly plausible, the pervasive size-ism (‘big is beautiful’) that has informed successive local government reorganisations across the British Isles suggests an end product comprising fewer but larger councils and fewer major quangos, with their roles being effectively subsumed into the remit of enhanced local authorities – or, of course, government departments or agencies – however configured. Should reform proceed, the likelihood of bigger authorities emerging is much higher if Direct Rule remains rather than devolution given the widely shared local predilection for small units.

One key consideration with the proposals is the perceived threat posed by any substantially reinvigorated tier of local government to the devolved institutions. Simply, there may not be room for two major actors on the combined local/regional scene. The situation is redolent of how the former Belfast Corporation was often perceived as an upstart to the old Stormont. The touchpaper for conflict could be finance. Having been excluded from its initial remit, the RPA has so far said nothing about financing an enlarged portfolio of local government functions. Currently, devoid of transparency, financial considerations are rarely understood by voters with the result that, while Northern Ireland ratepayers fare comparatively well
compared with their counterparts in Great Britain, there is a widespread feeling of being hard done by. A separate rating review exercise has proposed discarding the present rating system and a switch to one based on capital values (akin to the Council Tax in Great Britain) (DFPNI, 2004). However, with some 80 percent of Northern Ireland’s district councils’ income coming from the district rate (the remainder coming from the redistributed proceeds of the Northern Ireland regional rate plus other central government grants), any major change in the functional responsibilities of local authorities threatens to seriously destabilise the basis of the high degree of (nominal) local financial accountability between citizen and council. Precisely because of their minor (and inexpensive) functions, the potential for financial accountability to local voters is much stronger than the altogether more tenuous link that exists in Great Britain, where the gearing effect attenuates the direct link (though, in practice, like all voting in Northern Ireland, local elections invariably revert to type, that is, a tribal headcount). However, without investing local authorities with a more robust source of locally derived revenue (such as local income tax – precluded by Westminster), new councils may be far more dependent on Stormont grant with all its attendant consequences.

Given the continuing impasse in the efforts to resuscitate the fledgling devolved institutions, reviving local government may bypass the obstacles on the road to maintaining and building a (relatively) peaceful Northern Ireland. For sure, local councils have been actively engaged in the review process and a measure of their influence can be gleaned from the options proposed by the RPA team in their consultation document. In some ways, after 30 years of constitutional experimentation amid political turbulence, local government has remained a stoically democratic forum, albeit with tightly circumscribed powers. Its time may well have come. That said, not for the first time has such a proposition arisen, appearing previously as ‘Model F’ in a government working paper (UK Government, 1979), only to be returned to the sagging shelf of failed initiatives within the Northern Ireland Office.

Nonetheless, respecting the time-honoured practice of rehashing old ideas, Minister Ian Pearson, in a rather pre-emptive press release (4 May 2004), announced that ‘I see the final model including:

1. A significant reduction in the numbers of public bodies, including health service bodies;
2. Local councils being reduced from 26 to single figures, but having more powers, and boundaries that are fully aligned with other service providers in their locality;
3. Arrangements at a local level to ensure the maintenance of local identity and community input to decision-making; and
4. Robust governance arrangements to ensure transparent decision-making, fairness and the protection of minority interests.’

Pearson added that the scale of the proposed reforms would inevitably require a lengthy implementation phase. A final consultation report was published in Spring 2005 and made reference to a range of alternatives based on 7-, 11- and 15-council models to replace the current 26-council structure. There was a clear predilection for the replacement model to be based on seven councils. Based on a seven-council model, each new unit would average some 250,000 habitants with a ceiling of
300,000 (RPA Website, 1980). The likely political control would be: three nationalist and three unionist councils; Belfast would remain under no overall control. In what is ‘essentially a two tier model’, the regional (that is upper) level would be responsible for policy development, strategic planning, setting standards of service delivery, monitoring that delivery, plus delivering regional services. ‘Most service delivery, however, would be at sub-regional level. Services will be delivered by new large, stronger Councils’ working with ‘the local offices of regional service providers’ (Pearson, 2004).

With no short-term prospects for the assembly’s revival, Direct Rule ministers may be prepared to follow through on this important issue. However, the spectre of the continued failure on the macropolitical front casts its long shadow. Coupled with the call for the mechanics of internal power sharing (as provided for in the Agreement) to be reconsidered, Peter Robinson, the Democratic Unionist Party’s deputy leader and erstwhile minister in the previous executive, argued:

> It is impossible to look at the Review of Public Administration outside the content of what is happening at the regional level. ... Clearly, arrangements which would be suitable in the absence of a devolved administration would not be suitable in the event of there being a return to devolution. ... There is a direct relationship between what arrangements we have at Stormont and what can be done at local government level (Robinson, 2003).

With the DUP now the driving force within Unionism, therefore, any serious movement on the RPA might seem inextricably linked with the wider constitutional situation.

**Evaluation**

No system of public administration is immutable. Shifts in social, economic and political circumstances demand periodic re-examination of existing sub-national governance (function, form, finance) to test its robustness to meet with the challenges imposed on, and the expectations placed upon, it. In turn, there are concomitant effects upon the internal operation of individual state actors and the conduct of intergovernmental relations. Moreover, with the shift from welfare to regulatory state, there are consequences for the relations with the penumbra of other public, private, community and voluntary organisations into which each regional and local authority is networked. Cursory examination of international practice demonstrates the absence of uniformly accepted and applied criteria in devising and constructing structural configurations for government. Nonetheless, from our ‘lessons for undertaking reform’, several tentative conclusions can be drawn about how reform in Northern Ireland might be assessed.

Above all, if entirely predictable, politics is beginning to shape the reform agenda (and reaction to it) in terms of the possible future configuration of new sub-regional structures, their likely party political complexion and the relative complexity of the emerging ‘super’ councils as they relate to Stormont. In the bitter context of Northern Ireland’s polarised society, the imperative of raw political calculus is all the more acute. Nonetheless, other factors are discernible. Befitting the recent focus on structures of governance, there is a heavy emphasis on partnership
both at council level with other providers (such as public, private, voluntary and community) as well as between the tiers of government – regional and sub-regional/local. This emphasis builds on the already extensive use of partnership arrangements in local government with respect to disbursing European Union monies such as PEACE I and II. The ‘bounding’ concept is evident from the work reported by the RPA team (RPA Website, 1980) with a particular stress placed on travel to work patterns in the derivation of tentative 6- and 7-council models. These models are borne of a gathering momentum for larger units of local government that reflects the pervasive size-ism familiar in Great Britain and, while contrary to expressions of local preference, epitomises Direct Rule thinking. Contrary to ‘organised chaos’ of some economic theory, the fragmentation and overlap in many ways so characteristic of the present arrangements are eschewed in favour of consolidation through coterminosity in the emerging proposals. Financing the proposals will also be a vexed issue not least because of the problems which have arisen in introducing water charges – local people (including a cross-party consensus of politicians) want to know why they have ‘to pay twice for water’ arguing that the regional rate includes a charge for water services. Such public hostility and pledges of resistance including a non-payment campaign do not bode well for a complete review of the financing of local government as the public may well conclude that it has been conned – hardly the desired end product of any review.

Inevitably, of course, ‘no government starts with a tabula rasa – there are historical factors and the inertia of the status quo to be taken into account’ (Kingdom, 1991, pp. 37–8). Nowhere is the legacy of past events more telling than in Northern Ireland. Despite insidious and ongoing paramilitary violence, devolved government (should it be restored) and reformed local governance arrangements build in a degree of electoral accountability that reaffirms the wider popular desire for long-term stability and peaceful co-existence, albeit with different long-term political aspirations. Thus, while the fate of the Agreement itself remains uncertain and its implementation incomplete, a 30-year moratorium on long overdue administrative reform has at least been lifted. In breaking the impasse, the subsequent launch of the RPA – and the determination to continue and conclude it before then implementing its recommendations – offers the prospect of partial improvement in the provision of public services, local public accountability and value for money. Ian Pearson, the minister currently responsible, claimed the ‘Review of Public Administration is the most far-reaching examination of how public services should be delivered to citizens that I am aware of anywhere – apart, possibly, from Iraq’ (N10 Press Release, 2004 [March 4]). Whether the RPA merits the minister’s lofty claims or not can be debated. In many ways, its parameters have already constrained its outcomes. The failure to include a formal consideration of the central departments, or the thorny issue of finance, detracts from the RPA, though the implications for both cannot be sidestepped and, informally, are recognised as such. Certainly, the RPA has been comprehensive, the canvassing of public opinion exhaustive and the output from the extensive engagement of independent research voluminous (see RPA Website). Deficiencies notwithstanding, there is every prospect that a major overhaul and improvement of the system of sub-regional governance in Northern Ireland will help to compensate for inertia at the macro level. If, as a result, the local protagonists can work together coopera-
tively where hitherto they have proved incapable of so doing, there may yet be
hope for political progress on the broader future of Northern Ireland.

(Accepted: 11 April 2005)

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Note

The authors wish to acknowledge the support for the research in this paper from the ESRC Devolution and Constitutional Change Programme (Award Number L219252108). We would also like to thank Professor Paul Kelly (LSE) and the anonymous referees for helpful comments on the paper.

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