## Ulster Unionist Party Strand One

- Northern Ireland does require a new institution dedicated to the governance of the province. That institution must have political efficacy and be "boycott proof" with no incentive to nationalists to make it fail.
- Devolution to that institution and revamped local authorities should be limited
  to the areas currently controlled by the Northern Ireland Departments. The
  institution should only exercise administrative/executive powers akin to the
  proposals for the Welsh Assembly although there could be a limited legislative
  role. We would expect a positive case to be made for each proposed legislative
  power
- Before devolution there should be a review of the existing distribution of functions within and between the Northern Ireland departments. The DoE might be split up to separate the "developmental functions" such as planning and housing from the "environmental" ones such as heritage, pollution control and wildlife. Similarly at DANI the interests of the consumer and those of the producer are all under one roof. The political efficacy test may require that even more departments be created to be controlled by local elected politicians.
- The new institution will in effect be The Northern Ireland Assembly Elections to the Assembly will use the existing parliamentary constituencies as the basic electoral unit with each such constituency returning five members using STV a total of 90.
- Unlike Wales, we do not envisage an Executive Committee of the Assembly acting as a cabinet. Rather the executive would be the Assembly in total with admirustrative functions carried out by committees whose chair and composition would be allocated on a proportional basis as in some local authorities Broadly there should be a committee for each NI department, but this should not exclude others e.g. EU matters! Each committee would have a chair and deputy chair on a proportional basis (taking suitable account of those who may not be committed to exclusively peaceful means) The D'hout system would be appropriate in this area.
- In effect, each chauperson would become 'Head of Department' which would be the equivalent of 'Minister'. It would be the function of the relevant

committee to determine the policy to be followed by each Department, subject as it would be to ratification by the whole Assembly. The chairperson would have day to day charge of the Department and a specified range of powers to enable him/her to carry out the functions of the office effectively. These powers would not be incompatible with a chairpersons' duty to report directly to his committee nor would they enable a chairperson to operate outside the policy decisions of the relevant committee.

- The Assembly as a whole would adjudicate on policy disputes which affect
  different Departments, such as budget allocation However, Heads of
  Departments would be expected to make determined efforts to resolve their
  differences informally before a budget was presented to the whole Assembly.
  The Head of Finance and Personnel would be expected to play a leading role
  here
- Decision should be taken on a simple majority basis. The Scottish and Welsh proposals aim to ensure that potential problems in the decision making process are identified at the earliest possible point by utilising pre-legislative checks. This is an aspect of devolution which could be employed in Northern Ireland. There shall be a prohibition in the legislation creating the Assembly, similar to that in the Scotland and Wales Bills, on any act contrary to the European Convention on Human Rights. This could mean that any citizen of Northern Ireland who believed that the Assembly had in acting legislatively or administratively been in breach of any of the articles of the Convention by, for example, acting in a discriminatory manner contrary to Article 2, could apply to the courts for an order quashing that act. Consequently, a cumbersome structure of checks and balances would be unnecessary. Importing "sufficient consensus" into Assembly decision making would focus on the two tribal blocks at the expense of others and, more importantly, ensure administrative gndlock. Similarly we do not see the need for a second or complimentary chamber for the regional governance of 1.5 million people.
- The Secretary of State would be the main means of liaison between the Assembly and the government of the day in London. At Westminster the NI Select Committee and the NI Grand Committee would continue to function in relation to Northern Ireland matters. As for relationships with the Irish Republic and the rest of the UK, these are matters for Strands 2 and 3.
- The Assembly would not have any revenue raising powers and would operate
  within the block grant system. The basis on which the block grant is formed,
  uncluding the so-called Burnett Formula, would need to be settled in a form.

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that would ensure that the Assembly would have some flexibility in decision making and some scope for determining its' own policies and priorities. Full participation in Pailiament and haison with government, however, would be crucial to ensure NI's needs are articulated in the spending rounds. Law will still be made at Westminster - albeit not by Orders in Council. This all means that a partnership between the Assembly, Parliament and government should evolve. That partnership could take several forms but at the very least the Assembly should be able to influence legislation before Parliament. Again using the Welsh proposals, the Secretary of State should be obliged to consult with the Assembly about the NI legislative programme. The Assembly could debate the programme and present responses. In addition the assembly could debate matters of interest/concern to NI and let Parliament know its' views.

CHARLES AND STREET ARCH

A nights framework is an essential part of the Strand One component of the Talks. We welcome the incorporation of ECHR into UK domestic law and can envisage protocols relating specifically to Northern Ireland. It is in the interests of the Unionist community to have a rights culture and protection regime in NI second to none.