Northern Ireland (Interim Arrangements) Bill

EXPLANATORY NOTES

Explanatory notes to the Bill, prepared by the Northern Ireland Office, are published separately as Bill 300—EN.

EUROPEAN CONVENTION ON HUMAN RIGHTS

Secretary Chris Heaton-Harris has made the following statement under section 19(1)(a) of the Human Rights Act 1998:

In my view the provisions of the Northern Ireland (Interim Arrangements) Bill are compatible with the Convention rights.

Bill 300 58/3

Northern Ireland (Interim Arrangements) Bill

[As Introduced]

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[As Introduced]

Α

BILL

TO

Extend the period during which departmental functions may be exercised in the absence of Ministers to cover the whole of the current period in which there is no Executive; to give the Secretary of State power, during that period, to commission advice and information for the purpose of developing options for raising more public revenue in Northern Ireland or otherwise improving the sustainability of public finances in Northern Ireland; and to require certain accounts and related documents to be laid before the House of Commons in periods in which the Northern Ireland Assembly is not functioning.

BE IT ENACTED by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

authority of the same, as follows:—

Departmental functions

1 Period during which functions may be exercised in absence of Ministers

In section 3 of the Northern Ireland (Executive Formation etc) Act 2022 (exercise of departmental functions in absence of ministers)—

- (a) in subsection (1), for "the period mentioned in subsection (2)" substitute "the current period in which there is no Executive";
- (b) for subsection (2) substitute—
- "(2) In this section "the current period in which there is no Executive" means the period—
 - (a) beginning with 6 December2022 (the day on which this Act was passed), and
 - (b) ending when an Executive is next formed."

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Advice and information

2	Advice	and information on options	for
	raising	public revenue	

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After section 5 of the Northern Ireland (Executive Formation etc) Act 2022 insert—

"Advice and information

5A Advice and information on options for raising public revenue

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(1) The Secretary of State may use the powers conferred by this section only—

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(a) during the currentperiod in which there isno Executive, and

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(b) for the purpose of developing options for raising more public revenue in Northern Ireland or otherwise improving the sustainability of public finances in Northern Ireland.

(2)		Secretary of State may direct a nern Ireland department to—	
	(a)	give the Secretary of State advice or information about such matters as may be specified in the direction;	5
	(b)	carry out such consultation as may be specified in the direction.	10
(3)	or in	ection to provide advice formation may include ision about—	
	(a)	the manner or form in which it is to be provided;	15
	(b)	when it is to be provided.	
(4)		ection to carry out a consultation include provision about—	
	(a)	who is to be consulted;	20
	(b)	how the consultation is to be carried out;	

(5)

(6)

(c) the content of the consultation (including provision requiring the department to obtain the 5 approval of the Secretary of State to the content of the consultation before the consultation begins); the consultation timetable. 10 (d) Where a direction requires a department to give information that is not within its possession, or is not under its control, the department 15 must take reasonable steps to obtain the information for the purpose of complying with the direction. The power under subsection (2)(a) may be exercised so (a) as to require two or 20 more departments to give joint advice; (b) may be exercised so as

to require two or more

departments jointly to collate

		information and for one or other of them to give it to the Secretary of State.	5
(7)	at the	ection under this section lapses end of the current period nich there is no Executive.	
(8)	in wh	s section "current period nich there is no Executive" ns the period—	10
	(a)	beginning when the Northern Ireland (Interim Arrangements) Act 2023 is passed, and	15
	(b)	ending when an Executive is next formed.	
5B		ce and information: data ection	
(1)	(a) d infor contr legis	ection under section 5A(2) oes not require a disclosure of mation if the disclosure would ravene the data protection lation (but in determining whether closure would do so, take into	20

			unt the duty to comply with ection under that section).	
	(2)	legisl as in	s section "data protection ation" has the same meaning the Data Protection Act 2018 section 3(9) of that Act)."	5
3			Assembly power to call for nd documents	10
	Act	1998 (p	14 of the Northern Ireland bower to call witnesses and), in subsection (4)—	
	(a)	after "i	n connection with" insert "—	
		(a)";		15
	(b)	at the	end insert ", or	
		(b)	the giving of a direction under section 5A of the Northern Ireland (Executive Formation etc) Act 2022 or the exercise of a function in accordance with such a direction."	20

Accounts

4	Accounts etc to be laid before House of
	Commons

(1) After section 67 of the Northern Ireland Act 1998 insert—

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- "67A Accounts etc to be laid before House of Commons if no functioning Assembly
 - (1) A person must send to the Secretary of State a copy of any minutes, accounts, reports, or other documents, that, during a period in which the Assembly is not functioning, the person lays before the Assembly under a relevant provision.

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(2) The Secretary of State must lay before the House of Commons anything received under subsection (1).

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(3) In this section "relevant provision" means—

	(a)	section 10(4), 11(3)(c), 16(4) or 24(2) of the Government Resources and Accounts Act (Northern Ireland) 2001, or	
	(b)	Article 8 of the Financial Provisions (Northern Ireland) Order 1993 (S.I. 1993/1252 (N.I. 5)).	5
(4)	the A	is section "period in which assembly is not functioning" as a period—	10
	(a)	beginning with the first day after the end of the period in which an Assembly must meet if, at the end of that period, the Presiding Officer and deputies are not in post, and	15
	(b)	ending with the next day on which the Presiding Officer and deputies are in post.	20
(5)	In su	bsection (4)—	
	(a)	a reference to a Presiding	

Officer or deputy being in post

(2)

5

Extent

	is a reference to their being in post having been elected under section 39(1) after the day of the poll at which the Assembly referred to in subsection (4)(a) is elected, and	5
(b)	a reference to the period in which an Assembly must meet is a reference to the period referred to in section 31(4)."	10
1998 applications which the Not functions this Act is p	A of the Northern Ireland Act es in relation to the period in Northern Ireland Assembly tioning that began before passed as if that period had en this Act is passed.	15
	General	
xtent		
This Act ex	tends to—	
(a) Englar	nd and Wales,	20
(b) Scotla	nd, and	

(c) Northern Ireland.

6 Commencement

This Act comes into force on the day on which it is passed.

7 Short title

This Act may be cited as the Northern Ireland (Interim Arrangements) Act 2023.

Northern Ireland (Interim Arrangements) Bill

[As Introduced]

Α

BILL

TO

Extend the period during which departmental functions may be exercised in the absence of Ministers to cover the whole of the current period in which there is no Executive; to give the Secretary of State power, during that period, to commission advice and information for the purpose of developing options for raising more public revenue in Northern Ireland or otherwise improving the sustainability of public finances in Northern Ireland; and to require certain accounts and related documents to be laid before the House of Commons in periods in which the Northern Ireland Assembly is not functioning.

Presented by Secretary Chris Heaton-Harris supported by The Prime Minister, The Chancellor of the Exchequer, Secretary Michael Gove,

Secretary Alister Jack, Secretary David T C Davies, John Glen and Mr Steve Baker

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