Since 1998 the Irish border has become invisible, more conduit than barrier between Ireland North and South and at every level. Cross-border trade has expanded exponentially and increasing civic engagement is both entrenching and normalizing the peace process on both sides. The border region is slowly but surely becoming as much a shared civic and political, as a merely functional or economic space. The prospect of a reinstated border threatens that endeavor, concentrating minds in both communities, in government and in Brussels about the malign consequences of what seems to most observers to be an entirely retrograde move.

In these uncertain times, the likelihood is that the significantly altered status of the post-Brexit border will have far-reaching and mostly negative consequences for future relations on the island of Ireland, and at every level. Brexit threatens a fundamental reversal of a tentative yet tangible peace process, a fundamental downshift in political, commercial and civic relations that means North-South co-operation cannot continue on present terms. Certainly not, if as seems likely, quite different economic and regulatory arrangements will pertain in the island’s respective political jurisdictions, a fact that will become even more conspicuous with a reinstated and formal border.

Keywords  Brexit, Ireland, United Kingdom, Northern Ireland, Peace Process
The European Dimension of the Belfast Agreement

The Irish peace process ratified in 1998 was more a matter of contingency than design, a rather fortuitous alignment of circumstances that persuaded parties to an ancient quarrel to address their differences. What these parties signed up to was two principal commitments: a multi-party Agreement between the principal protagonists in Northern Ireland and a flanking Anglo-Irish Agreement between the two governments. A legally binding international treaty between United Kingdom and Irish governments was duly lodged with the United Nations, its co-signatories undertaking (Article 2) to support and “where appropriate implement the provisions of the Multi-Party Agreement”. The signatories likewise committed to closer co-operation between the United Kingdom and Ireland as “partners in the European Union”, and identified common issues as prospective subjects for discussion and further negotiation in the British-Irish Council, created as the medium for intergovernmental deliberations. These arrangements both confirmed and facilitated mutually reinforcing communal and international commitments, above all framed within the context of mutual EU membership of all parties, whether as citizens or governments.

The EU framework that facilitated and legitimized the peace process mirrored both the aspirations and experience of closer integration elsewhere in the Continent, with reciprocal political relations and functional co-operation on every level. The primary parties to the peace process were the governments in London and Dublin, but with both the EU and Washington acting as international guarantors, essential diplomatic interlocutors between the Northern Ireland parties and communities on both sides of the border. The 1921 border symbolized a cultural fault line as much as a political border, and one until recently manifested by barbed wire, military fortifications and manned presence. EC / EU accession by both governments in 1973 reduced the border’s formal significance, with increasing transit of goods services and people in both direction, as well as greater cross-border collaboration on a range of social, economic and infrastructural projects. The peace process after 1998 exponentially increased functional co-operation, much of it generously financed by EC / EU structural funding.
The EU’s framework programmes for improving governance and political relations, cross-border co-operation and disbursing structural funds to these ends, have likewise contributed much to this remarkable transformation. Moreover, this agency both facilitated and intensified co-operation across a range of activities: commercial / economic development, capital flows, business and enterprise, agriculture, tourism, and not least social inclusion and civic engagement. The EU’s ‘four freedoms’ (movement of goods, services, people and money) markedly increased with the onset of the Single Market, connecting communities across a porous border. Moreover, free movement of persons as required by the rules of the Single Market has enhanced the sense of shared purpose, conferring additional citizens’ rights in a common space defined not merely by market making, but also by facilitating closer formal and informal networking in civil society.

The principal EU agencies for facilitating these cross-border co-operation arrangements are the Support programme for Peace and reconciliation (SPPR), INTERREG, and Leader II programmes. Of particular importance for North-South collaboration is the Special European Union Programmes Body (SEUPB) that expedites and monitors the EU Programme for Peace and Reconciliation in Northern Ireland. To date, these programmes have disbursed some 2.3 billion euros, making a significant contribution to improved trans-border relations and at every level, from community to intergovernmental co-operation.1 The scale of this fiscal support has been crucial for exponential progress. The border region is in receipt of some 3.5 billion euros under the current 2014-20 Multiannual Financial Framework, and notwithstanding considerable additional subsidies and structural payments from the CAP. Overall, fully 8 percent of Northern Ireland’s GDP derives directly from EU funds.2

Brexit risks the peace process: five key challenges

Brexit has called into question the remarkable progress made in returning cross border relations and communal politics in Northern Ireland to something approximating ‘civic normality’. Apprehension

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distilled as perceptible unease over the future status of the border on both sides. Anxiety here is only partly over technical or legalistic matters, for example border management as this relates to customs rules, tariffs or transit procedures. There is uncertainty too about the potential political outage, anticipated disruption from reinstating any degree of border formalities, not least political signage and national symbolism that might play to sectarian instincts, increasing the prospects of return of political violence.

What are the likely consequences of Brexit for undermining political stability in these troubled lands? More important still, what are the most appropriate means for avoidance of a formal or ‘hard’ border between Ireland north and south that will mitigate this latent threat?

Brexit has revived the prospect of a formal EU / UK border and not only in Ireland. Indeed, these are conjoined issues. Nevertheless, reinstatement of a hard border in Ireland brings its own special problems, threatens to revive the exclusivist communalism abated by the Belfast Agreement. It is hardly coincidence, that soon after the referendum, the power-sharing arrangement between the respective communities in the North stalled, followed by the longest period without a power-sharing executive at Stormont since 1998. Significant too is the fact that this particular fall-out is indicative of so far irreconcilable cultural differences that relate to communal identity, translated in this instance as an impasse over the official status of the Irish language.

There is broad agreement on all sides, in the Province, the United Kingdom and in EU counsels that Brexit raises broader issues, not least the capacity for new governance arrangements appropriate for what radical voices in this debate recommend as post-national politics. These are matters of concern, not only for future relations in Ireland but also for the United Kingdom’s future constitutional design. Challenges easily identified and a consequence of Brexit, but for which there are no easy solutions. These challenges are addressed below.

1. Political stability and inter-communal relations

Brexit has no immediate consequences for the status or functioning of Northern Ireland’s power-sharing institutions. However, the fact that it might revive political tensions will have major and negative implications for the peace process. Uncertainty is no friend of stability and anxiety
about the legal status of the border, rising unease about future relations between governments in London and Dublin, the political authorities in Stormont and Dublin and local governments on both sides of the border, threatens return to febrile politics supposedly set aside in 1998.

Reinstating a border freighted with the usual symbolism of statehood, whether political insignia or documentation checks, may well reignite old resentments, attracting malign attention from extremist paramilitaries marginalized by the peace process. All of this in addition to purely functional concerns that will accompany a reinstated border, and most notably: reintroduction of customs checks, policing new financial rules and collecting customs dues, monitoring differential cross-border tax rates, tariffs, regulations and products standards in every commercial sector from manufactured goods to agri-food products. Not the least of these concerns is potential disruption to complex transnational supply chains, an increasing facet of modern production and globalised markets. All of these are pressing matters for Anglo-Irish relations and for both Northern communities, as they are too for ongoing negotiations between London and Brussels over Britain’s withdrawal terms.

On the British side, there is rather more wishful thinking than clear-sighted realism about these matters. The official letter from the Prime Minister to the European Council formally triggering Article 50, acknowledged the “important responsibility to make sure that nothing is done to jeopardise the peace process in Northern Ireland, and (the commitment) to continue to uphold the Belfast Agreement”. The official government position paper on Northern Ireland and Ireland, likewise confirmed the Belfast Agreement as “the bedrock of the peace process”, affirming that “nothing agreed as part of the United Kingdom’s exit in any way undermines the Agreement”. Noble intentions, but followed by diplomacy that focused primarily on Britain’s preoccupation with securing favourable trade terms post-Brexit, with the border issue almost an afterthought and relegated some way down London’s list of priorities.

The EU negotiators too have prioritised their own interests, principally to secure Britain's financial obligations under the EU 2014-20 Multiannual Financial Framework and ensuring continuing rights for EU citizens' resident in the United Kingdom. Of the principal European institutions,

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the European Parliament has devoted greater attention to the border question, preoccupied as representative assemblies usually are with the ramifications of high-level politics and policy on the wider public.

Elected members from border communities on both sides have worked assiduously in Strasbourg / Brussels, lobbied hard to ensure the achievements of the peace process are not lost to political expediency. In a resolution of 3rd October 2017, for example, the Parliament affirmed: “the unique position and special circumstances confronting the island of Ireland must be addressed in the withdrawal agreement and this in a manner fully consistent with the Good Friday Agreement in all its parts…. in order to ensure the continuity and stability of the Northern Ireland peace process.” The Parliament’s insistence on assurances over the border have just about paid off, raising these concerns up the EU’s agenda, such that workable British proposals for managing the border are now seen on the EU side at least as the likely deal-breaker of any withdrawal agreement.

2. Practicalities of border management

The ‘problem’ of managing cross-border traffic, whether of goods or people, was widely anticipated, not least by those hostile to Brexit during the 2016 referendum campaign. So far, it has by no means been the predominant issue in the withdrawal negotiations, except for those who live, work or do business in Ireland. The present Prime Minister Theresa May (speaking in her then capacity as Home Secretary) cautioned that, should the United Kingdom vote to leave the EU and with it arrangements for free movement, maintaining “an open border with a country (Ireland) that was in the EU and had access to free movement” would be to say the least problematic.4 So it has proved, although at the time she issued this prescient warning it went mostly unheeded by voters on the mainland. Brexit will certainly disrupt present arrangements at this border (as it will at every point on the EU / UK border), on the functional as much as the political levels. Reversion to separate economic orders and legal jurisdictions in Ireland will require reinstatement of formal procedures at the border in conformity with WTO rules. This in turn will incur not merely economic inconvenience and impose additional business costs, but the return of statist signage that symbolizes national domains (policed

crossing points and uniformed customs posts) will almost certainly attract malign attention from rogue insurgents, as it did in these borderlands in earlier times when mayhem and political violence was ‘normal’ politics.

The critical issue here is how ‘hard’ or ‘soft’ a border will result from current negotiations. A febrile debate is underway between respective stakeholders that threatens to overshadow more mundane, if no less important matters such as finding agreement on appropriate trade and tariffs arrangements. In an increasingly interdependent and globalizing economy, production is transnational as much as merely local or national activity. Products at various stages of manufacture transit between EU Member States, and sometimes more than once in what are complex production processes and elaborate supply chains. The Single European Market has both facilitated and accelerated frictionless trade across internal EU borders. Britain’s exit from the SEM and the customs union will severely curtail these arrangements. A principal issue for both sides in the current negotiations is how to meet the challenge of maintaining the economic benefits of open borders and exponential economic interdependence for business, consumers and workers.

The most controversial proposal so far is to relocate the border in the middle of the Irish Sea. Altogether less dramatic are various proposals to relocate customs and other procedural checks away from historic crossing points, for instance by establishing customs’ clearing stations away from politically sensitive crossing points. A raft of so-called median or hybrid solutions, each of them competing preferences for post-Brexit relations at the Irish border, are circulating between the parties to present negotiations, and they feature in the accompanying political discourse that frames the debate on this contentious question. These various proposals, their respective merits and shortcomings are discussed and in more detail in the third paper in this series.

The prospective threat to current ease of transit across what is for the time being at least a mostly notional border does present real challenges to British negotiators, whose determination to recover control of the national border unites unionists in Northern Ireland and Tory nativists at Westminster alike. Moreover, it precludes any ‘solution’ to the border issue likely to be acceptable to the EU, Irish nationalists, and most especially to the Irish government. For EU27 on the other hand, the principal driver of their response to these issues is entirely opposite to
the British Government’s: to resist any demand, avoid any concession to the departing United Kingdom that compromises the singularity of the Customs Union and Single Market, and that in the process might unravel a hard-won peace.

3. Disruption of cross border regimes

EU and bilateral intergovernmental programmes alike have improved cross-border contacts, delivering the peace process on the ground as practical citizen-based as much as top-down elite projects. Co-operation in both public sector projects and business ventures intended to reinforce cross-border and inter-communal integration are the functional anchor of the peace process. Notable here are arrangements for improving transportation and communication links, a common regime for food safety, for coastal lights and navigation of internal waterways that traverse the Irish border, and cultural exchanges and civic engagement between formerly disconnected and ideologically estranged communities.

Significant examples of trans-border functionality are the all-island energy market for the generation and supply of electricity, as well as mutual sanitary-phytosanitary arrangements for monitoring animal health on the island, the latter essential for agriculture and especially the dairy industry that is crucial for the local border economy. A raft of common regulatory arrangements exemplifies the classic functionalist paradigm of European integration, yet each of these regimens is likely to be curtailed or cease altogether post-Brexit. Divergence here will significantly dilute regulatory and standards approximation for traded products and service provision, including consumer protection and health and safety, with obvious and adverse consequences for cross-border trade and regulatory harmonization.

Further negative externality from restoring a formal border will ensue from the discontinuance of trans-border public procurement contracts and joint bids for EU framework programs and structural funds. Agencies on either side of the present border have grown used to pooling public resources, co-operating together to develop mutual programs and other common endeavors for improving efficiency and delivering economies of scale in service provision, notably in public health, social services and education. An unprecedented level of interdependence is now operational in Ireland, but again likely to be disrupted or discontinued altogether
after Brexit. The work of the Special European Union Programmes Body (SEUPB) is a telling example here. The most important North-South agency for managing cross-border EU structural funds and responsible for implementing the EU Programme for Peace and Reconciliation in Northern Ireland, with four substantive peace projects operationalised thus far. SEUPB financially bankrolls programmes and actions that actually deliver the peace process as practical projects, to date providing some 1.5 billion euros of funding. These programmes have contributed signally to reducing the formalities, indeed the very visibility of the border as an palpable presence in the lives of local communities on either side, by improving transportation and communication links, fostering those social and economic networks and civic exchanges that have markedly improved co-operation between both communities and various agencies and governance on every side. The British Government’s rather lame assurance that trans-border initiatives and community programmes essential to the peace process will continue regardless, for instance by its guarantee of continued funding for the current EU Peace IV and INTERREG programme up to 2020 should Brexit happen earlier than that date, is hardly a convincing case for the maintenance of the status quo ante.

4. Free movement of people

A Common Travel Area (CTA) exists between the United Kingdom and the Republic without any requirement for immigration controls. This arrangement is less a direct consequence of EU membership - it has been in existence since partition – although it does reinforce the EU’s free movement requirement. The CTA is a legacy, indeed an affirmation of close if ambivalent historical and cultural ties between the two states following their formal separation in 1921. Since the Republic's constitutional break from the British State, Irish citizens have enjoyed special privileges in the United Kingdom, including the right to reside, to access certain social benefits, and even to exercise the franchise in British general elections. In strictly legal terms, Irish citizens are subject to British immigration law, but both countries have exercised a self-denying ordinance here, with border checks imposed only during wartime after the Republic opted for neutrality. Although not deriving in any degree

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from EU membership these uncommon arrangements are entrenched as protocols appended to the EU treaties. Most especially Article 2 of Protocol No.20 of the Lisbon Treaty that confirms both countries, “may continue to make arrangements between themselves relating to the movement of persons between their territories”.\footnote{Available online at https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:12012E/TXT&from=EN, p.293.}

Brexit is both a political and juridical challenge to these novel provisions and arrangements, as it is to other aspects of this singular post-imperial relationship. Freedom of movement between these neighbouring islands post-Brexit raises the important issue of how to distinguish between categories of citizens, whether Irish or British citizens and those of other EU countries. Neither country is signatory to the Schengen Agreement and both apply border controls to arrivals from elsewhere in the EU. The British Government’s ‘solution’ to this conundrum, as with so many other Brexit-related technicalities is simply affirmation, to proclaim its ‘determination’ to avoid a rigid system of passport controls at the Irish border, and likewise to maintain visa free access to the EU for its citizens and vice versa.

The British Government has somewhat disingenuously proposed what its representatives describe as light-touch ‘point of contact’ controls, whereby ordinary citizens will implement ‘checks’ on the rights of non-British and non-Irish citizens to work, reside and access key services. A proposal that is fraught with political problems: on one side, certain to raise objections from citizens in Northern Ireland being required to act as de facto border guards on behalf of the British State. On the other, resistance from the hard-Brexit lobby committed to tighter controls on British immigration. After all, this one issue was the main catalyst, the most successful recruiter for the Brexit vote, and one that is likely to rally domestic support behind calls for a much stronger border regime in Ireland in order to deter illegal entry into the United Kingdom by migrants via what is regarded as Britain’s most permeable external border.

Critics of the British Government’s lackadaisical assertions about avoidance of a hard border in Ireland, whether in the ‘remain’ or ‘leave’ camps, point out a fundamental inconsistency in Government policy. On the one hand, ministers boldly proclaiming the return of national control at the border by ending free movement, and outright refusal
to compromise sovereignty by remaining in the EU’s customs regime. Whereas those same ministers refuse to own up to the incontrovertible fact that avoidance of the ‘hard’ border regime they claim as an achievable policy objective is only attainable by participating in some version of a customs union with Ireland and indeed the rest of EU27.

For this very reason, the dilemma facing the British Government is entirely discrepant: both to deliver an uncompromising and unequivocal Brexit, whilst concurrently avoiding what objective observers regard as the inescapable reality of making unpalatable compromises on its so-called ‘red lines’ for securing a trade deal with the EU. One can quite see why this difficult choice is even more complicated in the special circumstances that define the Irish border. Some thirty thousand people on both sides of the border live in one part of Ireland whilst working, trading or studying in the other. To say nothing of the challenges of managing cross border traffic flows which have risen exponentially since 1998. A ‘border’ that has become a complex weft of interdependencies: social, commercial and civic networks, all of them activities for which rigorous border checks will be severe impediment, imposing additional costs on business, placing further strain on official agencies mandated to implement them. Not the least of these challenges is the ratchetting of familiar political tensions in a region where historical memory is very much alive and still in play.

5. Assuring civil rights and equality

Rights equivalence is the normative underpinning of the Belfast Agreement and the sine qua non of the peace process. The legal denominator of communal reconciliation and shared civic purposes, and for that very reason enshrined in EU law, providing assurance to citizens against unwonted discrimination regardless of their cultural origin or religious affiliation. The United Kingdom’s withdrawal from the transnational legal order that is the safeguard of these rights is more likely than not to dilute the juridical defence of their rights for the citizens of Northern Ireland. Of particular concern about these arrangements post-Brexit, is how far rights guaranteed in the Belfast Agreement that derive from EU membership will be impaired or even curtailed. The

Agreement affirms equivalence in the standard of rights protection both in the Republic and in Northern Ireland, indeed ‘rights’ are the principal gauge of ‘parity of esteem’ as between individual members of the unionist and nationalist communities in Northern Ireland.

Whether or how far British withdrawal from the EU’s supranational legal code might devalue or otherwise diminish these legal guarantees to citizens is a source of considerable anxiety, even as the United Kingdom remains, for the time being at least, adherent to the European Convention of Human Rights. For the minority community in the North, long time victims of civil rights abuses that eventually gave rise to an insurgent politics, Brexit is an uncomfortable reminder of decades of official and informal discrimination and at every level of society and politics. A fact acknowledged by the government in Dublin and the Brussels institutions alike, indeed by anyone concerned to ensure and protect fundamental rights as the normative ballast of liberal and democratic politics, and essential for sustaining the peace process.\(^8\)

A related concern is the prospect (widely anticipated) of impending British withdrawal from the ECHR, and another barometer of the United Kingdom’s present ‘exceptionalism’ and increasing nativist mind-set. A late signatory to the Convention after the Blair Government incorporated it into British law it was never entirely acceptable to many in the Conservative Party who regard it as improper constraint on judicial autonomy and parliamentary sovereignty. Exiting the Convention remains a distinct possibility, although to do so would further weaken what is a fundamental juridical mainstay of the Belfast Agreement. A move too that will signify further attrition of the United Kingdom’s commitment to the transnational European legal order, and with that the demise of an important safeguard for minority rights in Northern Ireland.

A final consideration here is the likely consequence of Brexit for the singular arrangement that is citizenship in Northern Ireland. The unique status that predates British and Irish EU accession is the right of anyone born on the island of Ireland to hold Irish citizenship without relinquishing British nationality. There is no reason why Brexit should alter this status, unless either government determines otherwise: the Irish government withdrawing the right to duality, or the British Government prohibiting it...
for its own citizens in Northern Ireland. As things currently stand, both are unlikely occurrences. Exercising the right to EU citizenship post-Brexit is however altogether more problematic for the Province’s denizens. National citizenship is the legal requirement for acquiring the status and rights of European citizenship. Citizens in the Province who opt for singular British nationality will automatically lose those rights, unless they choose dual nationality.

**Brexit and unanticipated consequences**

Since 1998 the border has become invisible, more conduit than barrier between Ireland North and South and at every level. Cross-border trade has expanded exponentially and increasing civic engagement is both entrenching and normalizing the peace process on both sides.\(^9\) The border region is slowly but surely becoming as much a shared civic and political, as a merely functional or economic space. A process made easier by removing insignia and signage denoting national allegiance or exclusive sovereignty.\(^10\) The prospect of a reinstated border threatens that endeavor, concentrating minds in both communities, in government and in Brussels about the malign consequences of what seems to most observers to be an entirely retrograde move.

These baleful consequences were not remotely on the political radar until Brexit reset the dial, reviving concerns about future relations between the two jurisdictions in Ireland. A discourse on the United Kingdom’s constitutional design by no means confined to the affairs in Northern Ireland. The divorce of the United Kingdom from the EU will likely have important constitutional reverberations beyond Ireland, not least for the ongoing discourse on the constitutional status of the British State and its four constituent territories. A majority of voters in Scotland and Northern Ireland chose in the 2016 referendum to remain in the EU. The most politically contentious consequence of this decision is whether or how far the ramifications of the ‘remain’ vote in two of the United Kingdom’s constituent polities will impact on and potentially alter the future state

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of British politics. Possibly offering an incentive to those bent on further constitutional dislocation, potentially bringing closer the prospect of the disintegration of what only a few short decades ago was a stable centralized and unitary state.

The mood of apprehension in Ireland following Brexit in both principal communities and on either side of the border threatens to discontinue, or at least to abate local community projects that have successfully engaged formerly disconnected and even mutually hostile border communities. For that very reason, there is existential risk to the peace process itself. When the Belfast Agreement was negotiated there was no question that both the United Kingdom and the Republic would remain as Member States of the European Union, and as such conjointly guarantors of the peace process.

Brexit is now a clear and present challenge to these presumptions of continuity, whether for the peace process per se but more widely for Anglo-Irish and UK-EU relations in what will be an uncertain future. A contingent situation is already feeding anxiety on the ground, not least about the closing of actual and metaphorical ‘doors’ opened in Belfast’s infamous ‘peace walls’ erected at the height of the Troubles in order to improve security by maintaining physical separation between what were then conflictual and even warring tribes. A recent report about the removal of these symbolic barriers to sectarian divisions ruefully observed: “The fact that so many (barriers) remain in place is evidence of the often glacial pace of progress. As the painstaking work continues, however, it is not lost on those labouring to bring down physical and sectarian barriers that the vote for Brexit has led to the threat of new ones being erected.”

In these uncertain times, the likelihood is that the significantly altered status of the post-Brexit border will have far-reaching and mostly negative consequences for future relations on the island of Ireland, and at every level. Brexit threatens a fundamental reversal of a tentative yet tangible peace process, a fundamental downshift in political, commercial and civic relations that means North-South co-operation cannot continue on present terms. Certainly not, if as seems likely, quite different economic

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11 Michael Savage, In Belfast fear is growing that the hated barriers will go up again. The row over Brexit and the border threatens to stop the slow removal of the peace walls that divide Protestant and Catholic, The Observer (London), 6 May 2018, available online at https://www.theguardian.com/global/2018/may/06/no-one-wants-border-ireland-belfast-barriers-stay-up.
and regulatory arrangements will pertain in the island’s respective political jurisdictions, a fact that will become even more conspicuous with a reinstated and formal border.

**About the author**

**Dr. Michael O’Neill** is a Reader in Politics and holder of the Jean Monnet Chair in EU Politics at Nottingham Trent University.