#### **Social Union Series**

Federalism, Democracy and Labour Market Policy in Canada, Tom McIntosh, editor

Federalism, Democracy and Health Policy in Canada, Duane Adams, editor

Disability and Federalism: Comparing Different Approaches to Full Participation, David Cameron and Fraser Valentine, editors

Health Policy and Federalism: A Comparative Perspective on Multi-Level Governance, Keith G. Banting and Stan Corbett, editors

Federalism, Democracy and Disability Policy in Canada, Alan Puttee, editor

### Federalism, Democracy and Disability Policy in Canada

EDITED BY ALAN PUTTEE

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Current research interests include fiscal federalism, the social union, the reform of federal political institutions and the machinery of federal-provincial relations, Canadian federalism and the global

The Institute pursues these objectives through research conducted by its own staff and other scholars, through its publication program, and through seminars and conferences.

The Institute links academics and practitioners of federalism in federal and provincial governments and the private sector.

The Institute of Intergovernmental Relations receives ongoing financial support from the J.A. Corry Memorial Endowment Fund, the Royal Bank of Canada Endowment Fund, Power Corporation, the Government of Canada, and the Government of Ontario. We are grateful for this support which enables the Institute to sustain its extensive program of research, publication, and related activities.

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#### INTRODUCTION TO SERIES

This is the fifth of six volumes being published by the Institute of Intergovernmental Relations related to the Canadian social union. Three of the volumes, including this one edited by Alan Puttee, are based on case studies of how Canadian governments manage intergovernmental relations in particular areas of social policy. The other three volumes compare the way in which different federations handle social policy.

The work for this series began in 1997, well before the 1999 signing of the Social Union Framework Agreement. Even at that time, it was clear that, as a result of the substantial cuts in federal fiscal transfers to the provinces, a new set of relationships was going to be required between federal and provincial governments in order to improve both the quality of social policy in Canada and the health of the federation.

In conceiving of the volumes for this series, two considerations were paramount. The first was that there was relatively little empirical literature on the way in which federal and provincial governments relate to one another, and to citizens and interest groups, in designing and delivering social programs. Yet it is at the level of programs and citizens, as much as at the level of political symbolism and high politics, that the social union is in practice defined. To help fill this knowledge gap, we thought it appropriate to design a series of case studies on the governance of Canadian social programs. And to ensure that the results of the case studies could be compared to one another, the Institute developed a research methodology that authors were asked to take into account as they conducted their research. This methodology built on earlier work by Margaret Biggs in analyzing these governance relationships from the perspective of their impact on policy, federalism, and democracy.

reneralism, Democracy and Disability Policy in Canada

The second consideration was that Canadians were insufficiently aware of how other federations handle these same kinds of social program relationships. As a result, we thought it important to recruit authors from other federations who could explain the governance of social policy in their countries.

While the research for these volumes was under way, a series of roundtables and workshops (nine in total) was held. Those invited included officials from provincial and federal governments, representatives from stakeholder groups and individuals from the research community as well the case study authors. The purpose of these roundtables and workshops was to review and comment on the Canadian and comparative case studies. I thank the numerous participants in these events for helping the authors and editors with their work.

This series received financial assistance from the federal government and the governments of New Brunswick, Ontario, Saskatchewan, and Alberta. An advisory committee that included officials from these same jurisdictions as well as from academe also assisted in the development of the project. In fact, it was this committee that helped in the selection of the three social sectors that are the subject of this series: disability, labour market, and health.

The 1999 Social Union Framework Agreement is open for review in 2002. The agreement states that this review process will "ensure significant opportunities for input and feedback from Canadians." It is hoped that this volume and series will constitute a significant input to that process.

Harvey Lazar General Editor Social Union Series

#### PREFACE

This volume is part of a series that examines the formation and operation of social policy in Canada. The focus of the volume is on governance, specifically interaction between Canada's federal system and the disability sector.

The authors — academics, NGO representatives and social policy analysts — were asked first to evaluate various Canadian disability programs and then to consider whether an alternate governance arrangement could be expected to improve outcomes. Each step employed a common set of criteria provided by the Institute of Intergovernmental Relations, Queen's University: the effectiveness with which the programs meet their policy objectives, embody democratic values, and respect federalism principles.

Draft versions of the papers were discussed at a June 1999 workshop in Toronto. The workshop afforded the authors, editors, representatives of disability groups, federal/provincial government officials, and academics the opportunity to discuss and debate the issues and questions arising from the papers. The authors revised their papers based on the information from the workshop. A second workshop in June 2000 with similar representation considered the "lessons learned" from these papers and those in its companion volume, Disability and Federalism: Comparing Different Approaches to Full Participation, edited by David Cameron and Fraser Valentine which examines and compares the approach to disablement and disability policy in five federations.

I would like to thank each of the authors for their valuable contributions to this study of a complex and under-analyzed area. I also thank the workshop participants whose comments throughout the process were of great assistance in the preparation of this volume. I wish to extend a special thanks to Harvey

Federalism, Democracy and Disability Policy in Canada

Lazar for his insight and assistance. Harvey's colleagues at the Institute of Intergovernmental Relations, Patti Candido and Mary Kennedy, provided administrative support in the preparation of the manuscript and Marilyn Banting, Valerie Jarus and Mark Howes of the Publication Unit of the School of Policy Studies provided copyediting, desk-top publishing and design.

Alan Puttee March 2002

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## AN INTRODUCTION DISABILITY POLICY IN CANADA: FEDERALISM, DEMOCRACY AND

Alan Puttee

## INTRODUCTION

principles.1 the same three elements: policy outcomes, democratic values and federalism in governance would serve the public interest, as measured by the impact on ers). Second, the authors were asked to consider whether postulated changes principles of Canada's federal system (e.g., respect for the division of powvalues (e.g., accountability and transparency), and whether they respect the policy objectives (e.g., equity, efficiency), whether they reflect democratic grams under review, that is, on the extent to which the programs meet their asked to determine the impact of governance on the overall quality of the proauthors of the case studies that follow were given two tasks. First, they were nance. To enrich understanding of governance issues in the disability area, the government, federal and provincial, plays important roles in program goverpublic programs directed at people with disabilities is divided: each order of Like many of Canada's social programs, the jurisdiction over the bundle of

in non-constitutional ways, redefining the federal-provincial relationship with disability policy itself and with federalism issues generally. The questions are particularly pertinent now during a period when governments in Canada are, These are important questions of interest both to those concerned with

respect to social programs (e.g., the 1999 signing of the Social Union Framework Agreement<sup>2</sup> by the federal government and all provinces except Quebec).

affect them, such as the mid-1990s replacement of the Canada Assistance Plan ity programs in Canada and the fact that the impact of policy changes that task is made more difficult by the sheer complexity of the network of disabildetermined. always available and the judgements of informed observers will differ. The (CAP) by the Canadian Health and Social Transfer (CHST), are not yet fully But the questions are also inherently difficult: clear-cut answers are not

emerge from the analysis: out the lessons that can be drawn from them, and then seeks to identify the lessons that can be drawn from the studies as a group. Three main themes This chapter briefly describes each of the five papers that follow, setting

- there are serious policy problems within Canada's disability programs;
- the governance of the programs is at least partially responsible; and
- governance arrangements based on collaboration between federal and provincial governments offer the best chance for improved policy

# THE CHAPTERS THAT FOLLOW

opportunities as other citizens. Rioux and Prince note that while the "worthy poor" ability as resulting from systemic barriers and conditions, which need to be removed rehabilitate, programs that often result in the institutionalized exclusion of people ties, establishes separate programs (e.g., sheltered workshops) to protect and the state, which is seen as having an obligation to care for people with disabiliapproached and understood. Under the first, the "worthy poor" perspective, the four case studies that follow by examining the political landscape within Jerry Lewis telethon) continues to inform many policies and programs, the influence perspective (typified by fundraising efforts based on charity and pity such as the in order to ensure that people with disabilities have the same bundle of rights and with disabilities. By contrast, the "human rights" perspective sees much of dispeting perspectives underlie the manner in which disability issues are which disability policy and programs operate. The key finding is that two com-Movement," by Marcia Rioux and Michael Prince, provides an introduction to ability: Policy Perspectives, Social Status, Interest Groups and the Rights The second chapter in this volume, "The Canadian Political Landscape of Dis-

of the "human rights" perspective (typified by the use of the Charter of Rights and Freedoms to advance claims) is gaining ground.

government provides funds to agencies, which then dispense the supports/serties receive funds from government to buy the supports and services they need examined in more detail in the last two chapters in the volume.) vices according to their criteria. (This individualized funding approach is hands of people with disabilities than does the traditional arrangement where The authors argue that this direct funding mechanism puts more control in the "individualized funding initiatives." Under this approach, people with disabili-The authors illustrate this advance by examining the growing trend to

eralist and typified by both independent and interdependent policy and program conceived. In assessing these regime types with regard to their impact, Prince's eral federal, and interprovincial collaboration to the governance regime — classical, federal-provincial collaborative, unilatclassifies the disability policy-making initiatives of the last 90 years according ture and Impact of Federalism on Policy Development," by Michael Prince, actions. Specifically, he finds that: principal conclusion is that the disability policy sector is, generally, truly fed-The first case study, "Designing Disability Policy in Canada: The Na-under which they were

- the achievement of these goals; expects to continue): unilateral federalism has not been associated with regimes have dominated in the disability area, a situation that Prince the goals of giving greater emphasis to socio-political rights and ecoachieved under classical and collaborative governance regimes (these nomic integration of people with disabilities are more likely to be
- democratic values are least likely to be upheld under unilateral federalclusion of particular interest since the federal-provincial collaborative classical and collaborative regimes have been democracy-friendly by, regime is conventionally criticized as damaging to democratic values: for example, encouraging public participation and accountability, a con-
- gimes and least likely to be upheld under unilateral federalism: the disability area than elsewhere. collaborative regimes have entailed less intergovernmental conflict in federalism principles are most likely to be upheld under classical re-

"Reforming the Disability Insurance System: A Collaborative Approach," by Alan Puttee examines Canada's public disability insurance programs, that is,

He concludes that: those financed by premiums paid by employers, employees, and auto owners

- democratic and federalism principles; the disability insurance system has serious policy flaws, disbursing grams: the disability insurance system scores better on upholding with disabilities who must resort to social assistance and related proadministrative cost, one effect of which is the high incidence of people widely varying benefits to people with similar disabilities at significant
- this area; and ance system has played a role in frustrating comprehensive reform in the classical federalism that characterizes most of the disability insur-
- comprehensive reform is most likely to be achieved via a collaborative fedinces to follow suit, bringing the country closer to a nationwide plan insurance program; the advantages of such a program may lead other provprovince would replace current programs with a comprehensive disability eral-provincial process designed to increase the chances that at least one

considers the impacts of the federal decision to replace the cost-shared Canada ties, principally those with little or no income of their own. The chapter governance regimes associated with this change: "disentangled" federalism. Hanes and Moscovitch conclude that the shift in block-funded Canada Health and Social Transfer, an example of classical or Assistance Plan, which the authors classify as "federal unilateralist," with the counselling, job training, attendant care) to working-age people with disabiligrams that provide supports and services (e.g., wheelchairs, transportation, Allan Moscovitch describes and assesses the operation and governance of pro-"Disability Supports and Services in the Social Union," by Roy Hanes and

- severely disabled for eligibility; and corollary has been a move in the direction of targeting only the most abilities as the "most deserving" of the poor: in some provinces the able-bodied recipient as the "undeserving poor" and people with disthis is characterized as representing a re-emergence of the view of the benefit rates and narrowed eligibility for the able-bodied unemployed: had negative effects on disability policy via reduced social assistance
- state was constructed, to the smaller federal role that has emerged since policy apparent in the 1945-84 period, when most of Canada's welfare was typical of the change from a more activist federal role in social

ties who purchase eligible supports and services. The authors conclude that tax-based program that would make direct payments to people with disabilito federal-provincial cost-sharing for supports and services and a federal income vincial governments. the success of each option depends on cooperation between federal and pro-Hanes and Moscovitch set out two reform options for consideration, a return

characterized the disability sector and the severe fiscal pressures that have been creasing disentanglement (i.e., classical governance) which has recently within which they work. As with Hanes and Moscovitch, Bach cites the incommunity agencies, volunteer groups) and the intergovernmental regimes ally deliver many of the disability-related supports and services (e.g., improved program responsiveness. governance has had some advantages such as fostering greater innovation and associated with it. He also finds, however, that the recent shift to classical focuses on the relationship between the community support systems that actuand Programs: A Focus on Community Support Systems," by Michael Bach, The final case study, "Governance Regimes in Disability-Related Policy

the successful implementation of the reforms requires greater federal-provinand services and measures to secure the information-gathering and auditing direct payments to people with disabilities to finance the purchase of supports in areas such as program delivery should be maintained. cial collaboration, but argues that the advantages of disentangled governance functions that disentanglement has sent into some decline. He concludes that Bach sets out the broad outlines of a reform agenda, which includes

# LESSONS FROM THE PAPERS

of disability is larger than many would guess: adding just the direct cost of this proportion is likely to grow as the population ages. The fiscal significance ernment. Fully one in six Canadians self-identifies as having a disability,3 and a whole, the authors make clear that the sector represents a key area of public ance). And its relative public policy significance is the greater since, given the social expenditures (currently larger, for example, than Employment Insurprobably in excess of \$15 billion, a ranking disability near the top of Canada's public programs (which is seldom done) shows annual public expenditures policy, one that engages the federal and every provincial and territorial the disability sector. With respect to the significance of the disability sector as The chapters, taken together, suggest a number of broad conclusions regarding

count for most of the funds flowing to people with disabilities relatively small role of private disability plans, these public expenditures ac-

of people with disabilities, by including their equality rights in the Charter of the Quebec government with respect to the Quebec Pension Plan) initiated role in two areas. First, by including a disability component in the Canada disappearance of CAP. While the role of the federal government in the sector's control over the expenditure programs rests in the hands of provincial governorder of government plays an important role in the disability area, much of the Rights and Freedoms and through programs such as the Charter Challenges As well, the federal government has significantly advanced the "rights agenda" provincial collaboration in the disability area that has not been matched since Canada's first nationwide disability insurance plan, an example of federal-Pension Plan (CPP) in the mid-1960s, the federal government (together with fiscal arrangements is now relatively small, it has nonetheless played a crucial ments: the classical regime dominates and its dominance increased with the With respect to governance, the chapters make clear that while each

the use of community support systems to disburse supports and services; the requirements now facing many people with disabilities who depend on lastistrative cost; inadequate benefits stemming from the stricter eligibility clude the patchwork character of the disability insurance system which leads democratic and federalism fronts, these are smaller. The policy problems inequate benefits are frequently not met. While there are some problems on the that is, policy objectives such as the equitable and efficient distribution of adance and supports/services programs is that they have serious policy problems, than wealthier provinces. fects of economic downturns put poorer provinces under greater fiscal pressure provincial disparities in service levels associated with the CAP-to-CHST resort-type programs; the equity problems that are sometimes associated with to widely varying outcomes for people in similar situations and to high admin- disparities that are likely to grow over time if, as is likely, the efkey conclusion of the case study evaluations of the disability insur-

comings they identify in the disability sector and the prevailing intergoverndifficulties faced by reform-minded provinces represent immense governancetive. The inability of the federal government to act alone, together with the governance arrangements and the policy blockage is suggestive but not definimental regimes. With respect to disability insurance, the relationship between The chapters differ somewhat with respect to the link between the short-

ers have at least played a role, and perhaps a significant role, in the policy the likely opposition to comprehensive reform by powerful private interests related barriers to reform. But other barriers to reform are cited, for example, also suggests that governance has played a role in blocking reform. both orders of government, which, however, have led to few concrete results, in comprehensive reform, as evidenced by several major policy reviews by blockage in disability insurance. The keen interest that governments have shown What seems clear, though, is that the sheer magnitude of the governance barri-

shift to classical governance in this area, but he also sees advantages of the 1945-84 period. Bach also identifies negative policy outcomes from the changes in policy they identify. They place this shift to classical governance in with the disentanglement associated with the CHST. greater scope for innovation and an improved responsiveness that has come federalism that was overtaken by the more activist federal role in social policy historical perspective, arguing that it is a return to a pre-World War II view of nance associated with the CAP-to-CHST change led directly to the undesirable Moscovitch draw a clear link. They argue that the move to classical goverernmental regimes and the many policy problems that they identify. Hanes and with disabilities concludes that there is a clear relationship between intergov-Each of the two chapters that deal with supports and services for people

comprehensive reform and reform attempts by one province or several proveral and provincial governments. In disability insurance, some form of reform in the disability sector is dependent on collaboration between the fedof the three papers that propose disability reforms concludes that significant identified between intergovernmental regimes and the prospects of reform: each out is dependent on federal-provincial collaboration. ters examining this topic conclude that success of the reform measures they set to supports and services reform, the same conclusion applies: both of the chapinces acting together would face major barriers (except in Quebec). With respect form: jurisdictional realities would doom any federal-only attempt at nationwide federal-provincial collaboration is clearly a condition for comprehensive re-Perhaps the most significant finding of the chapters is the link that is

can be traced to the classical governance, which dominates in the sector. The and, while views will differ as to degree, some part of the problems identified cial programming. Most of the disability sector is under classical governance the disability sector, a sector that makes up a significant part of Canada's sochapters conclude that a change in regime is a necessary precondition to the Summarizing then, the chapters identify serious policy problems within

cooperative regime is required. achievement of the proposed reforms: each concludes that a federal-provincial

# PREPARING FOR A REFORM AGENDA

and collaborative effort by federal and provincial governments would be more eralism, has frequently been criticized. Further encouragement is offered by collaborative federalism, with its risks of behind-closed-doors executive fedcommunity, and others. This too is encouraging since it is in just this area that making process beyond ministers and bureaucrats to legislators, the disability ing together (e.g., the in disability programming and have a comparatively successful history of workexpected from such an effort. His review of designing disability policy indiernments working with the disability community and others to fashion a clear: concerted, collaborative action on the part of federal and provincial govcooperation between federal and provincial governments, the way ahead seems perspective that held such influence in the past. likely to be informed by a human rights perspective than by the worthy poor Rioux and Prince who note that the policy that would emerge from a concerted protection afforded democratic values and procedures by extending the policy-Disability). The success has not only been on the policy side but also in the cates that both the federal and provincial governments have long been involved wide-ranging reform agenda. And, Prince's work suggests that much might be With the need for significant reform apparent and with reform dependent on constitutional amendment that allowed for CPP

disability, the incorporation of the needs of people with disabilities in the inidian Approach to Disability Issues.<sup>5</sup> The paper dealt with many of the same the bureaucratic and ministerial structures to deal with disability in the fed-Canada, cited the agreement of ministers to examine the feasibility of a new document by the same ministers, In Unison 2000: Persons with Disabilities in and services and of disability income programs. Two years later, a follow-up tial design of all programs and activities, the need for the reform of supports issues raised in this volume, for example, the "full citizenship approach" to inter alia, in 1998, to the release of the discussion paper, In Unison: A Cana-1990s, these ministers identified disability policy as a priority area, which led, have been working together within these structures for some time. In the late eral-provincial forum. And federal and provincial ministers of social services In addition to these advantages there has been progress on establishing

market needs of people with disabilities. disability tax benefit linked to disability supports and jointly to analyze labour

yet been implemented.6 simple lack of political will or other reasons, no major disability reform has issues regarding the role of government it raises, budgetary considerations, the of the complexity of the problems disability reform presents, the ideological significance has emerged from the federal-provincial work. Whether because the establishment of federal-provincial structures to pursue reform — little of tive policy-making cited by Prince; the identification by ministers of disability as a priority area; and an apparent consensus that significant reform is needed; But despite these positive indicators the past successes of collabora-

disability area would breathe life into the Social Union Framework and, more of a concrete agenda for disability reform. The chapters that follow make clear reform that would form the basis for public consultations and then the design intervention of the first ministers is necessary to ensure the road to major rethe foreseeable future. More optimistic observers will take the positive indicacess as an indicator that major disability reform is not in the cards, at least in and crucial part of Canada's social programming importantly, holds the possibility of securing significant advances in a large by governments over a significant period of time. Devoting such effort to the that the scope of such an enterprise is large and would require concerted effort Agreement. This could result in a set of fully articulated and costed options for process reflective of their undertakings in the 1999 Social Union Framework vide. Their intervention could result in a broader and deeper joint planning give the enterprise the profile and momentum that only political will can proform is followed: a decision on their part to invigorate the reform process would tors set out above as signposts on a lengthy road to major reform. Perhaps the Some will take the so-far meager output of the federal-provincial pro-

### NOTES

governance regimes established by the Governance of the Social Union project: <sup>1</sup>Each of the five papers in the volume adopt the four-way classification

unilateral federalism where the federal government, without provincial apin an area of exclusive provincial jurisdiction; proval, attaches conditions to financial transfers to provincial governments

- "classical" or disentangled federalism where each order of government acts independently of the other; has jurisdiction and chooses to exercise it, the two orders of government act independently in its area of constitutional competence; in areas where each
- interdependence, act jointly with no undue reliance on "carrots or sticks" collaborative federalism where the two orders of government, recognizing their
- interprovincial collaboration where there is collaboration among provinces with no federal involvement.

in social programs that hamper mobility, to restrict the federal "spending power," to to identify priorities for collaborative action. monitor and report on outcomes of social programs, to undertake joint planning, and <sup>2</sup>Under the agreement, governments agreed, inter alia, to eliminate measures

disability (7.9 percent mild; 4.6 percent moderate; 3.1 percent severe). partial/total losses of function. In 1991, 15.5 percent of the population reported a The survey identifies mild, moderate and severe disability by assigning points to <sup>3</sup>This estimate is from Statistics Canada's Health and Activity Limitation Sur-

tax measures (e.g., disability tax credit, tax-free status of Workers' Compensation and the cost of disability supports and services not covered under the income programs payments), the cost of employment and related programs for people with disabilities \$13 billion in the mid/late 1990s. This does not include the cost of disability-related <sup>4</sup>This is an estimate. Puttee's chapter cites public expenditure levels of over

related papers <sup>5</sup>The Government of Quebec did not take part in the development of this or

2000). Torjman, First Ministers' Last Priority (Ottawa: The Caledon Institute

## THE RIGHTS MOVEMENT SOCIAL STATUS, INTEREST GROUPS AND OF DISABILITY: POLICY PERSPECTIVES THE CANADIAN POLITICAL LANDSCAPE

Marcia H. Rioux and Michael J. Prince

## INTRODUCTION

of the political landscape of Canadian disability policy. The elements of the that have ramifications for the social union. twined. Our focus here is on those characteristics and trends in disability policy in policy and programs in the disability area — are complicated and interpolitical landscape — the political, economic and social forces driving changes The purpose of this chapter is to provide an overview of some central features

We define the political landscape of disability to include four dimensions:

- the assumptions and beliefs about the causes and nature of disability;
- the social and economic living conditions of persons with disabilities;
- the prevalence and orientation of interest groups in this policy commu-
- program and service provision practices and reform ideas

sistent beliefs and assumptions that shape our thinking and action toward disability issues. Our main argument is that two distinct perspectives are A major preoccupation of this chapter is the role of underlying and per-

suggest that the trend on the Canadian political landscape is increasingly tofaced by many people with disabilities and in many existing services. The oriof much of Canada's social programs as well as in the present-day disparities of persons with disabilities. This perspective is evident in the historical origins and much older perspective is what we refer to as the "worthy poor" viewpoint coexistent in contemporary disability policy and politics in Canada. The first ward the human rights perspective. the preferred discourse of many disability groups in the past generation. work that has both an international and domestic dimension and has served as policy and program process. The second perspective is a "human rights" frame-Poor Laws, shaped by conflicting definitions of disability and a multi-level gins of this regime lie in a political landscape that has its roots in the English

explores individualized funding; a reform idea that would change how Canadisability policy, including in intergovernmental relations. The sixth section examining the growing scope and application of a human rights perspective in tation of major interest groups. The fifth section elaborates on these themes by the barriers to participation they face. Third, alternative positions on disability economic status of persons with disabilities as background for understanding advantage people with disabilities. The second section examines the social and dimensions of the Canadian scene. The first section traces the history of how da's social union is experienced by persons with disabilities Canada over the past 30 years or so, noting trends in the formation and orien-The fourth section traces the emergence of the disability rights movement in are outlined, each of which have shaped policy-making and service provision. the notion of the worthy poor gave rise to policy choices that continue to dis-The chapter's six sections each focus on one or more of the political

## WORTHY POOR A BRIEF HISTORY OF PEOPLE WITH DISABILITIES AS

The "worthy poor" has been minimalist and residual, incorporating the less-eligibility principle.<sup>2</sup> unworthy. For those who fall into this category today, the modern welfare state men and women considered capable but unwilling to work were regarded as poor, a distinction that remains relevant today. Able-bodied and able-minded Laws, which established a distinction between the worthy and the unworthy The roots of the welfare state in Canada can be found in the English Poor - people with disabilities, the aged, and infirm -

with the problem sometimes being one of over-serving rather than underfunding fare state has been in some respects minimalist but not necessarily residual, those the state established some obligation to care for. For this group, the wel-

considered unworthy. And, crucially, these obligations could only be exercised lar treatment and duties between the worthy and unworthy poor<sup>3</sup> (see Table 1). by constructing legal and social differences that served to legitimate dissimi-Different obligations were established for the worthy poor than for those

TABLE 1
Worthy Poor Perspective of Disability Policy

- Policy-making based on a deserving/non-deserving distinction
- Disability viewed as individual impairment or pathology.
- treated as objects of charity. Persons with disability typically deemed as unemployable and with special needs,
- Welfare state provision perhaps minimal, but also institutionalized and segregated.
- Program and service goals to rehabilitate, to protect, and offer basic security
- Separate and disparate benefits and services result in exclusion and weak citizen-

ticket to becoming worthy, the welfare state established systems of segregaconcept of citizen, they were to be cared for through the security pillar of the cause many people with disabilities did not meet the tests imposed by such a effect of entrenching the worthy/unworthy distinction described above. Beracy and these became the pillars of the Canadian state, the framework for obligations for the welfare state emphasized security, citizenship, and democfor people with disabilities the welfare and well-being of Canadians ironically institutionalized exclusion tion for people with disabilities. In this way, the postwar framework for securing welfare state. Considered incompetent to function in society, this being the ing basic democratic and legal rights. However, these developments had the framework was of the self-made, rational, and independent individual exercisinfrastructure for welfare provision. The figure of the citizen embodied in the well-being, and provided the basis for massive investment in the institutional war period illustrates how this segregation occurred. The framework of The development of the Canadian welfare state in the immediate post-

exercise of rights of self-determination by basing entitlement to services and able; (iv) political participation by determining ineligibility to vote; and (v) the declaring uneducable; (iii) the labour markets by designating as unemployfamilies by commitment to institutions; (ii) their educational institutions by targeted individuals from their communities and specifically from: (i) their disabilities grew substantially in the postwar period. These systems segregated training and employment, and community services exclusively for persons with came the object of charity and lost many of their basic citizenship rights. housing because of category. Investment in institutional facilities, special education, segregated vocational Under the resulting legal and social regime people with disabilities be-

portation systems; and, sheltered workshops paid for out of social assistance the public school system; para-transit systems operated by municipal transpublic purse. Thus, we find separate classes or separate schools paid for through lel programs and services initially set up as charity, but now financed by the vocational rehabilitation budgets managed by non-profit societies. The monuments to people with disabilities as worthy poor are the paral-

illiteracy, poverty, illness, social isolation, and discrimination. ties, including extremely high rates of unemployment, violence and abuse The costs of being worthy poor have been high for people with disabili-

# THE SOCIAL STATUS OF CANADIANS WITH DISABILITIES

chies, with fewer resources and poorer life chances, than most other citizens.<sup>5</sup> group, Canadians with disabilities tend to be at the lower end of status hierardamental feature of the political terrain.<sup>4</sup> As individuals and as a particular range of citizenship rights. Canada has raised the question of exclusion from the enjoyment of the full This troubling position or status of people with disabilities in contemporary The social stratification or patterns of inequalities in a society is another fun-

of working-age people who report having a disability subsequently report no not a static state: the Labour Market Activity Survey shows that more than half and 1991 post-censal surveys on disability (HALS).6 (Note that disability is other Canadians, with the aging of the population, the incidence of disability longer having one.) Since people with disabilities are, on average, older than Canadian population, increasing from 13 to nearly 16 percent between the 1986 will continue to rise Persons with disabilities represent a large and growing segment of the

disabilities are poorer than other Canadians, women with disabilities particutions as defined by the National Population Health Survey (NPHS) is, on for personal and family income.7 larly so, and are more likely than others to rely on the social security system average, lower than that of other Canadians. Partly as a result, persons with The highest level of education achieved by persons with activity restric-

everyday activities such as meal preparation, shopping or household chores. some 1.7 million people with activity restrictions need help with one or more crises, for personal decisions, or for emotional support. According to the NPHS, they can confide in about their private feelings or someone they can turn to in are restricted due to a long-term health condition or disability are nearly twice security system as the main source of family income. Persons whose activities poorer than others. They are more likely than others to be in families where lence, abuse or other harms. They are less likely than others to have someone as likely as others to be living alone. They are more prone than others to vioalcohol problem. This is particularly true for people who rely on the social another family member is in very bad health and likely to die, or has a drug or The self-reported general health of people with activity restrictions is

compared to that for those without disabilities.8 that of people with disabilities (61 percent versus 32 percent). The unemployties. The difference in participation rates increases with age: in the 55 to 64 those in the labour force looking for work) compared to those without disabilisignificantly lower labour force participation rates (the percentage of the popument rate in all age groups is around half again as high for those with disabilities lation in the labour force) and higher unemployment rates (the percentage of group, the participation rate of those without disabilities is almost double With respect to labour force status, people with disabilities have both

that entail major cash outlays.9 job accommodations in order to work and that the most widely needed supexample, over two-thirds of people with disabilities do not require extensive that the availability of these falls considerably short of the need. Moreover, ports are ones that call for employer flexibility and creativity rather than those the labour force participation rate of people with disabilities. She finds, her work suggests that even modest workplace accommodations would increase On employment supports for people with disabilities, Fawcett reports

supported by their families and other advocates, have formed groups so as to mobilize politically to obtain action at all levels of government. Over the past In light of these socio-economic conditions, persons with disabilities,

citizenship rights and status Disability has emerged, in other terms, as a notable feature of the politics of vanced new claims in order to improve their position in Canadian society. 30 years in particular, these groups have articulated new perspectives and ad-

# ALTERNATIVE PERSPECTIVES ON DISABILITY

temic conditions that act as barriers to participation and inclusion of people economic conditions in which people with disabilities live. It results from sysdisability is also, or even principally, the result of the social, political, and medical or functional condition. Research that is more recent suggests that of the individual. The resulting incapacity was the consequence of that bioa condition grounded in the physiological, biological, or cognitive impairment of the twentieth century, disability was understood as an individual pathology: distinct perspectives on the condition of disability and its aetiology. For much with disabilities in the various institutional domains of Canadian society. 10 The history of the treatment and care for people with disabilities reflects two

disabilities to exercise citizenship, then "separate but equal" services will not munities. If the outcome of services and programs is to enable people with example, will not be sufficient to enable them to live inclusively in their comrather than a biological impairment, then providing rehabilitation services, for and program terms. If a person's disability is attributable to social conditions or individual pathology has led to a shift in expectations of people concerned achieve it. with disability and in the way in which the disability issue is defined in policy This recognition that disability is more than the biomedical impairment

and people with disabilities. cussions on both generic and specialized service systems, and on the work of the socio-political circumstances that affect the individual, a social model that federal and provincial policymakers and administrators, community advocates, problem is not the individual but socio-political circumstances has had reperis detailed in many recent analyses.11 The acceptance that the locus of the Disability understood from this perspective is a condition resulting from

disability. Some erated historically to create varying and conflicting program definitions of gramming based on disability have a loss of physical, sensory, intellectual or These different assumptions about disability and its aetiology have opprograms require that an individual seeking access to pro-

or doing volunteer work could lose the supports available to them. demonstrating a capacity for employment by, for example, attending courses support by removing themselves entirely from the labour force. Individuals ing, for instance, attendant services available under those programs, who also want employment. Some individuals may only qualify for a disability-related pension programs and create major obstacles to employment for those seekpotential. Typically, such requirements are embedded in social service and psychological functioning so severe that he or she has little or no employment

ity, as well as disfigurement and dependence on drugs or alcohol. status. The Canadian Human Rights Act adopts a broader approach to defining ing or recurring physical, mental, sensory, psychiatric or learning impairment. their prospects of employment are substantially reduced as a result of an ongodisability, including within its scope any previous mental or physical disabil-The Act relies on self-reporting rather than formal assessment of disability that a person will be considered disabled for the purpose of the Act if In contrast to these definitions, the federal Employment Equity Act stipu-

## THE EXPANDING DISABILITY INTEREST GROUP COMMUNITY

gles and results.12 cided with ideological agendas of people with disabilities and the equality rights in disability policy and programs, but those shifts have in some cases coinnity in Canada are part of a larger movement around the world. Akin to many and do provide models of change for groups in another in light of their strugmovement. Indeed, public policy and social movements in one country can fields in social policy, economic and fiscal considerations have driven change community. Disability rights groups and the broader disability policy commuvelopment and contrasts it with other parts of the disability interest-group key part of the disability interest-group community. This section traces its de-The disability rights movement first emerged 30 to 40 years ago and is now a

in the international and domestic arenas have relevance for Canadian policy, have been in existence for about 80 years. Two types of disability interest groups by these traditional NGOs is commonly some mixture of charity, paternalism, some newer ones, focus on a single type of disability. The philosophy expressed politics, and federalism. First, most of the older (pre-1970) organizations, and Non-governmental organizations (NGOs) for people with disabilities

sion-making, these organizations tend to be for persons with disabilities rather than of persons with disabilities. and a medical model of care. In terms of membership and control over deci-

sumer philosophy became pronounced in Canada in the 1970s where consumer a voice in making service choices and in monitoring service quality. This coners of health, social and public services, people with disabilities had a right to disability rights groups include the consumer movement of disabled people multi- or cross-disability groups, acting as coalitions and policy networks. The and represented by people with disabilities and, for the most part, consist of sickness or medical model. The groups were created and remain controlled they sought to plant the seeds of a view of disability based on the assertion of of rights and opportunities as everyone else in society. From the beginning mobilization to achieve accessible mainstream services and equal opportunities. national level. 13 These groups emphasize collective advocacy and political groups for people with disabilities formed in every province as well as the which emerged in the United States in the early 1970s arguing that as consumindividual autonomy and self-control that was strictly differentiated from the the view that people with disabilities are citizens entitled to the same bundle action to the traditional hegemony of the groups noted above and are based on Second, many of the more recently established NGOs developed in re-

sharing information and research with politicians and public servants. 14 ating public awareness and influencing public opinion through the media; spanning such activities as articulating a clear vision; building coalitions; cretice, human rights, and citizenship, their strategies of advocacy are broader, lobbying governments about the impacts of existing services and benefits; and But since the equality-seeking groups view disability as a matter of social jusand professional practices and securing equality rights through law reform. port, as well as the more political goals of seeking changes in policies, programs, The aims of both sets of disability groups include offering mutual sup-

out discrimination based on mental or physical disability. Further, section 15(2) rights for persons with disabilities (making Canada the first country in the tion of the Canadian Charter of Rights and Freedoms, which included equality groups have used the Charter as a legal resource to advance their claims (often groups for affirmative action laws or programs. While both sets of disability identifies individuals or groups with mental or physical disabilities as target world to include such rights in a fundamental constitutional document). Section 15(1) of the Charter accords equal protection and equal benefit of the law with-A key development for both sets of disability groups was the 1982 adop-

through the courts. cal point for disability rights groups, encouraging them to express their interests supported by gender, ethnic and race groups) the constitutional recognition of in the language of equal rights as well as to seek clarification of these rights Canadians with disabilities has, in particular, raised hopes and provided a fo-

rights were amended to include physical and mental handicap as prohibited systems. Some concrete achievements emerged, for instance, statutory human regation and denial of services were winding their way through the court and Jerry Lewis telethons based on charity and pity, to slogans such as "Real spectives on disability. Fund-raising campaigns range from Tiny Tim campaigns tions grounded in the disease model and in the equality rights and discrimination and accommodation grounds of discrimination, first in employment and then in services, facilities Work for Real Pay" and "Label Jars not People." Legal cases challenging segmodel. In public campaigns, these organizations reflected quite distinct per-By the 1990s, interest groups in the disability field included organiza-

disabilities themselves to be out of institutional care or total service systems resources for demonstration programs in response to demands by people with determination. Both the federal and provincial governments have provided regation was a contravention of the individual's right to choice and selfthe institutions; and the emerging advocacy movement which argued that segsuch care; a series of public disclosures of the deplorable conditions within these large institutions came from government recognition of the high cost of cluded the development of community resources. Pressure for the closure of nity to ensure at least minimal levels of care and in some cases very fine care. institutionalization. Account was taken of the need to shift at least some disabilities living in the street with no support due to the first wave of dethat took place in the 1980s recognized the numbers of people with psychiatric sure of psychiatric hospitals. The next wave of closures and policy initiatives and to have control over the services they receive. proportion of the dollars saved in deinstitutionalization back into the commularge institutions that housed people with disabilities, addressing first the clovestment in bricks and mortar were very costly and they began closing the De-institutionalization was not simply about closing institutions but also in-Governments began to recognize, as early as the 1960s, that their in-

cultivated a closer, ongoing relationship with organizations in the disability sector. Financial assistance to groups representing persons with disabilities From the early 1980s to early 1990s, successive federal administrations

decade have included disability tax initiatives. Moreover, the discourse of citiability advocates regard the parliamentary approach of including all political committees charged with this policy responsibility have fostered a positive organizations themselves, and citizenship rights.16 Successive parliamentary agencies. Priorities for funding projects are advocacy, capacity-building of the disability policy on the federal agenda. The 1998 federal budget introduced egy for the Integration of Persons with Disabilities also raised the profile of other groups, such as women's organizations. 15 The 1991-96 National Stratgrew significantly more in absolute terms and in relation to the funding to Canadian outlook or national orientation to policy-making. law reforms, and the Charter Challenges Program all serve to encourage a panzenship, increasingly advanced by disability groups, along with the Charter, istration of disability tax measures. Nearly all the federal budgets of the past Canada Customs and Revenue Agency over the reform, expansion, and admin-National disability groups consult with the Department of Finance and the ministers and officials to respond, a useful process for furthering their goals parties, reporting directly to the House of Commons, and requiring federal working relationship with disability groups at the national level. Many disfunding to national disability organizations and other national social service man Resources Development Canada that provides organizational and project the Social Development Partnerships program, a new funding regime in Hu-

increasing emphasis on program consolidation, particularly in job creation as that the investment in bricks and mortar of the mid-twentieth century was very those without. That information could hardly be ignored by governments and discrepancy in income and in employment between those with disabilities and out by Statistics Canada for the first time in 1986, made clear the extent of the extended for another three years by the 2000 budget. The fund seeks to offer programs. The 1997 federal budget introduced the Opportunities Fund for perwell as a reduction of dependency on income support and other publicly funded imperative of governments generally. The explicit agenda to cut costs led to costly, but deficit control and the restraint of program spending became an and employment programs for people with disabilities. Not only was it clear zations advance claims for greater government investment in training programs in any event provided solid information on which disability advocacy organi-Health and Activity Limitation Survey (HALS), a post-censal survey carried with disabilities. This was originally a three-year initiative and was The 1990s saw yet another shift in priorities related to disability. The

projects designed to offer work experience and employment. funding to 30 national disability and other organizations and to about 120

# ELABORATING A HUMAN RIGHTS FRAMEWORK

elements of this human rights perspective are outlined in Table 2. lished in Canada and internationally in response to such claims.18 movement. In response to the challenge, a new foundation of rights was estabfirst from the civil rights movement, and later from the growing disability rights Cracks in the postwar social policy framework began to emerge in the 1970s. 17 Claims for its restructuring gained momentum through the 1980s and 1990s.

# Human Rights Perspective on Disability Policy

- Policy-making based on a discourse of individual and group rights and duties.
- conditions. Disability perceived as resulting, in large part, from systemic barriers and
- Persons with disabilities recognized as individuals with capacities of other citizens
- Restructuring of welfare state provisions toward generic and mainstream services for independent living, including employment.
- ment, reduce dependency on income support, and support community living Policy goals to enact and protect rights, to accommodate, to promote employ-
- citizenship. Removing barriers, shifting attitudes, and promoting inclusion toward full

tures and religions. The prohibition against discrimination under provincial legislation and the entrenchment of constitutional equality rights for people Canada is also a signatory to a number of international agreements that ingly, these statutes have become expansive instruments of rights protections accommodation for people with both mental and physical handicaps. Increasployment for those with physical handicaps to include services, facilities, and human rights statutes has extended, in the past 15 years, from issues of embasis with the rights accorded to women, and people of minority races, cultant consequences in Canada. These are now legally entrenched on an equal with disabilities within the Charter of Rights and Freedoms have had impor-The enactment of rights for people with disabilities within human rights

guarantee political, social, and economic rights ive pose Table 3 for major examples over the past 50 years. political, social, and economic rights for people with disabilities.

TABLE 3

International Agreements on Human Rights and Persons with Disabilities

- United Nations (UN) Universal Declaration of Human Rights (1948).
- Declaration on the Rights of the Mentally Retarded (1971).
- Declaration on the Rights of Disabled Persons (1975).
- UN International Year of Disabled Persons (1981).
- $\Xi$ World Program of Action Concerning Disabled Persons (1983)
- UN Decade of Disabled Persons (1983–92).
- UN Convention on the Rights of the Child (1989).
- Illness and for the Improvement of Mental Health (1992). UN Resolution 46-110, Principles for the Protection of Persons with Mental
- UN Standard Rules on the Equalization of Opportunities for Persons with Disabilities (1993).
- UN Human Rights Commission Resolution 2000/51 (2000)

and local governments.<sup>19</sup> organizations for the disabled in lobbying the federal, provincial, territorial, vided philosophical inspiration and pragmatic direction for Canadian various ways by numerous UN organizations and programs. They have pro-The principles in these declarations and other resolutions are adopted in

ity is a result of individual pathology has given way to at least a nominal of the discrimination faced by people with disabilities. The notion that disabilof viewing people with disabilities to the introduction of a systemic analysis direct and indirect. Successful legal challenges have been important; so too of social relationships. recognition that the roots of inequality are in the state and market organization fluenced policy and attitudes. There has been a shift from the traditional way have been the indirect ways in which the legal entrenchment of rights has in-The impact of the legal entrenchment of this framework has been both

than human rights. Legal and policy questions have been raised about the disability, a contrast to earlier committees that linked disability to health rather mons committee was mandated with the investigation of human rights and human rights framework. For instance, in June 1989, a federal House of Com-There are many examples of this shift in thinking and elaboration of a

to the denial of rights in the past 15 years. All of these changes reflect a shift funding through service agencies. There have also been successful legal challenges disabilities to contract for their own choice of services, an alternative to traditional oped policies that plan for the closure of large institutions. Governments are determination and participation in decisions that affect their person. toward ensuring the social well-being of people with disabilities, their selfance programs have been established that provide direct funding to people with in court and therefore receive the same access to justice as others.<sup>21</sup> Income assistto ensure that people with intellectual and other disabilities can give evidence abilities. Protocols have been introduced by some provincial attorneys-general policies of refusing treatment to new-borns and other persons with severe disguardianship.<sup>20</sup> Hospitals are being challenged, legally and ethically, on their ported decision-making as an alternative to the removal of rights through beginning to establish legislative and policy provisions for assisted and supfairness of keeping people in segregated workshops. Governments have devel-

## INDIVIDUALIZED FUNDING POLICY REFORM: FROM PROGRAM ALLOCATIONS TO

inces and territories are gaining more scope to design and deliver programs one another. In the context of the renewal of the Canadian federation, the provaffected persons with disabilities tended to operate largely in isolation from affect Canadians with disabilities. Until recently, the policy sectors that most ducing program costs and duplication. territorial coordination and service integration across program areas while re-Canada Assistance Plan. An underlying aim is to increase intraprovincial/ without having to conform to federal criteria as in the days of the now-defunct Major changes are under way in the design of social policy and programs that

reflect this principle. Efforts are underway also to coordinate income support ance Act and the federal-provincial labour market development agreements on income support and other publicly funded services. The Employment Insurthe programs and services aim to promote employment and reduce dependency ing, education, vocational rehabilitation, and labour market development fare. As well, in most parts of the country, health and social services programs benefits, Employment Insurance, Workers' Compensation, pensions, and weland income replacement programs, such as Canada Pension Plan Disability programs are in a variety of processes and stages of consolidation.<sup>22</sup> Together Presently, an entire range of programs once delivered separately as train-

regional health and social services councils, boards, and agencies are being integrated into a single system at the provincial level and delivered through

ety of other supports. of disability-related services across the country ranging from rehabilitation of services such as hospitals and public or private agencies providing housing, often with federal funding contributions, provide block-funding to providers related supports in Canada. Under this arrangement, provincial governments, hospitals to consumer-run community agencies providing housing and a vari-This funding arrangement has resulted in the development of an infrastructure personal supports, vocational services, aids and devices, and/or transportation. Block-funding has been the primary mechanism for funding disability-

no status in the funding agreements, and therefore had limited control over the since the parties to the funding agreement have been the government (the funder) capacity to exercise control over their lives and over the kinds of support that will the predominant funding arrangement presents formidable barriers to their ties are more vulnerable to exploitation, harm, and abuse than they need to be that the consequence of not having status and control is that people with disabilinature of disability-related supports that are made available. Many have argued and the agency (the recipient of funding). People with disabilities are usually given proach has placed limitations on the self-determination of people with disabilities be delivered, where, when, and by whom. The conventional block-funding apwith disabilities and their advocacy organizations have raised concerns that Despite the funding and development of a wide range of supports, people

on the basis of an individual's actual need, and then give that consumer some vidualized funding, these mechanisms establish a cost for the device or service the consumer of services over the nature of the service received, and where, nisms have been modelled in various jurisdictions that give greater control to degree of control over how the funding allocated will actually be spent.23 when, and by whom it is delivered. Falling under the general rubric of indi-To redress this perceived limitation in funding arrangements, mecha-

approach to financing social services reflects a process in which individual This is a supply-side approach to funding human services. The demand-side of consumers or clients to whom they expect to provide service in a given year. is program-based. Here, service agencies receive funding based on the number Individualized funding seeks to strike a balance between demand-side and supneed is the primary criterion for determining the necessary supports for delivery. ply-side funding. Under individualized funding programs, the direct transfer The most common scheme for funding social service systems in Canada

opportunity for people with disabilities to take the lead role in needs assesswith the goods or the quality of services. Individualized funding provides the also enables individuals to take their dollars elsewhere should they be unhappy or her, the goods and services that he or she requires. In theory, this scheme of dollars to the person with a disability enables the person to purchase for him ment, service determination, and service quality.

desirability of individualized funding. In addition, such projects generate a the Ontario government for self-managed attendant care services.<sup>24</sup> Another is projects for people with disabilities in various parts of the country. One examform option in disability policy. broader understanding and support for this funding approach as a viable reas well as government officials and community activists on the feasibility and bia. Such innovations can provide important lessons to persons with disabilities a series of projects for people with intellectual disabilities in British Columple is a Centre for Independent Living, a Toronto pilot project sponsored by This concept is more than just an idea, with individualized funding

## CONCLUSIONS

two perspectives of disability remain as solitudes — one emphasizing disabilchallenges in mobilizing the disability community. At a fundamental level, the rights perspective are in effect, creating complexities in program design and making. As the twenty-first century begins, both the worthy poor and the human also have presented two perspectives on disability, social relations, and policyideas still shaping policy approaches. It is a policy field that is subject to the funding. The analysis showed that this is a policy field that has a legacy of old different types of interest groups; and the reform proposal of individualized socio-economic status of people with disabilities; trends in the development of mensions of the disability sector: specifically, ideas and perspectives; the Our aim in this chapter has been to survey important elements of the political economic conditions that disable people. ity as an individual deficit and the other highlighting the social, political, and various kinds in recent decades spurred on, but only in part, by the Charter. We Canadian policy sector has increasingly been populated by interest groups of influence of ideas and practices in the international context. Moreover, the terrain for disability policy in Canada. We have examined four political di-

a worthy poor model to a human rights model, the change of attitude within While strides have been made within the disability movement, away from

cases challenged under the Charter of Rights and Freedoms, also put these issues and about how much ought to be spent for accessibility. Legal cases, particularly disabilities, about including children with intellectual disabilities in public schools disability organizations, and public relations campaigns. There is an ongoing dethe demands advanced by disability advocacy organizations. Public opinion not appear to be high priority for any level of government at present, despite for segregated facilities and for biogenetic prevention programs. bate about disability rights. On the other hand, so have public campaigns for funds has provided public resources for such cases, has no doubt influenced public debefore the public. The federal funding of the Charter Challenges Program, which bate in the media about the costs of hiring and accommodating people with toward disability continues to reflect the ambiguous messages of governments, ments to make changes in disability policy and programs, and disability does governments may be more illusory than real. Many pressures drive govern-

est groups in many other Canadian policy sectors, disability organizations look collaboration among disability groups and among governments. As with intersimultaneously encourages activities at both orders of government and requires tion. That both perspectives coexist today within disability policy services for special needs is heavily inclined toward service provision and proof social policy instruments and the style of federalism practised. The worthy more collaborative process and style of intergovernmental relations. to federal and provincial governments for access, consultation, action, and a an orientation more pan-Canadian and federalist in discourse and policy directribunals, the Charter, and the courts to adjudicate and interpret claims. This is phasis on the reform of laws and regulations and the use of human rights Confederation. The human rights perspective, by contrast, places greater emprovincial responsibilities and activities that, in certain jurisdictions, predate fessional delivery mechanisms. This orientation coincides with a view of poor model with its emphasis on institutions, rehabilitation, and segregated Each of the perspectives we have examined has significance for the choice

### NOTES

<sup>(</sup>Toronto: University of Toronto Press, 2000). <sup>1</sup>James J. Rice and Michael J. Prince, Changing Politics of Canadian Social

guarantee a lower standard of living than that of the poorest paid labourer. <sup>2</sup>The principle of less eligibility required that public support for an individual

Jurisprudence 7, 1 (1994):127-47. ing the Social and Legal Construction of Inequality," Canadian Journal of Law and <sup>3</sup>Marcia H. Rioux, "Towards a Concept of Equality of Well-Being: Overcom-

Activity Limitation Survey (Ottawa: Minister of Industry, Science and Technology, ability for Women in Canada (Ottawa: Supply and Services Canada, 1990); Selected Minister of Industry, Science and Technology, 1995). Characteristics of Persons with Disabilities Residing in Households, 1991 Health and 1994); and A Portrait of Persons with Disabilities: Target Groups Project (Ottawa: <sup>5</sup>Canada. Statistics Canada, Selected Socio-Economic Consequences of Dis-<sup>4</sup>Bryan S. Turner, *Status* (Minneapolis: University of Minnesota Press, 1988).

recent NPHS survey data available at the time this chapter was prepared were for to labour market activity (e.g., number of jobs held in past 12 months). The most nomic information of a general nature (e.g., family income) and information specific on activity limitations arising from a long-term health condition or disability. The Survey (NPHS), which is an ongoing population health survey, uses a general probe relevant to persons with disabilities and policymakers. The National Population Health respondents for disability. HALS explores a wide range of social and economic issues the World Health Organization "activities of daily living" indicators to screen survey da's Health and Activity Limitation Survey (HALS) was conducted after the census of NPHS focuses primarily on health indicators, but includes some important socio-eco-1986 and 1991. It used a combination of a general census question and variations of <sup>6</sup>Two major data sources are available on disability in Canada. Statistics Cana-

come for their disability from one or more social programs (25.6 percent) at some (NPHS-Health micro data file). Some 845,000 people with disabilities received inincome, compared with 5.8 percent of the rest of the population the same age cent, relied on social security programs in 1994 as their main source of household the median education is some postsecondary schooling (NPHS-Health micro data file). compared with 41 for other Canadians. The median education level for persons aged point in 1991. This may not have been their main source of household income, however More than 556,000 persons aged 12 and over with activity restrictions, or 11.6 per-12 and over who have activity restrictions is secondary school graduation. For others <sup>7</sup>The mean age of persons with activity restrictions aged 12 and older is 51,

8Statistics Canada, Health and Activity Limitation Survey 1991.

tawa: Human Resources Development Canada, 1996). <sup>9</sup>Gail Fawcett, Living with Disability in Canada: An Economic Portrait (Ot-

Journal of Intellectual Disability Research 4, 2 (1997):102-11. <sup>10</sup>Marcia H. Rioux, "Disability: The Place of Judgment in a World of Fact,"

"Towards a Concept of Equality of Well-Being: Overcoming the Social and Legal Research Paradigms in Disability (North York, ON: The Roeher Institute, 1994); Rioux, 1990); Marcia H. Rioux and Michael Bach (eds.), Disability is Not Measles: New 11 See Michael Oliver, The Politics of Disablement (London: Macmillan Press

and Sally French (eds.), Disability Discourse (Buckingham, UK: Open University Exploring the Links (North York, ON: The Roeher Institute, 1996); Mariann Corker Construction of Inequality"; Roeher Institute, Disability, Community and Society:

Press, 1989). <sup>12</sup>Diane Driedger, The Last Civil Rights Movement (New York: St. Martin's

versity Press, 1992), pp.191-239. Policies, and the Integration of Canadians with Disabilities," in How Ottawa Spends 1992-93: The Politics of Competitiveness, ed. Frances Abele (Ottawa: Carleton Uni-<sup>13</sup>Ibid.; Michael J. Prince, "Touching Us All: International Context, National

<sup>14</sup>Roeher Institute, *Disability, Community and Society*, pp.167-75

<sup>15</sup>Prince, "Touching Us All."

"Organization Funding for National Disability Organizations. (Ottawa: HRDC, <sup>16</sup>Human Resources Development Canada (HRDC), Office for Disability Is-

2000). At <a href="http://www.hrdc-drhc.gc.ca/hrib/sdd-dds/odi">http://www.hrdc-drhc.gc.ca/hrib/sdd-dds/odi</a>. If James J. Rice and Michael J. Prince, Changing Politics of Canadian Social Policy (Toronto: University of Toronto Press, 2000).

ON: The Roeher Institute, 1993). <sup>18</sup>Roeher Institute, Social Well-Being: A Paradigm for Reform (North York,

<sup>19</sup>Prince, "Touching Us All."

strict and exclusionary standards of competence. How far such provisions go in enaenabling persons to use assistance in decision-making as an alternative to meeting the remains to be seen. bling people with intellectual disabilities to maintain their rights to self-determination <sup>20</sup>The governments of Manitoba and the Northwest Territories have legislation

Involving Persons with Special Communication Needs," 12 April 1991. partment of the Solicitor General, "Protocol for Investigation and Prosecution of Cases <sup>21</sup>See, for example, Nova Scotia Department of the Attorney General and De-

People with Disabilities in Canada (North York, ON: Roeher Institute, 1998). <sup>22</sup>Cam Crawford, A New Picture of Labour Market Programs and Services for

nity and Society. (North York, ON: The Roeher Institute, 1993); Roeher Institute, Disability, Commu-<sup>23</sup>Roeher Institute, Direct Dollars: A Study of Individualized Funding in Canada

Self-Managed Attendant Services in Ontario: Direct Funding Pilot Project (Toronto: Centre for Independent Living, 1997). <sup>24</sup>Centre for Independent Living, Toronto (CILT), Final Evaluation Report,

## FEDERALISM ON POLICY DEVELOPMENT CANADA: THE NATURE AND IMPACT OF DESIGNING DISABILITY POLICY IN

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## INTRODUCTION

tion. Canadian federalism is treated as an independent variable focusing on the of the public policy process, specifically, the activities of advancing policy ernment policy development and federalism. The focus is on the early stages groups, and democratic politics. consequences of federalism for the policy agenda, policy-making, interest proposals, crafting policy designs, undertaking negotiations, and eventual adop-"Designing Disability Policy in Canada" examines the macro politics of gov-

orders of government was the 1970s and 1980s ment. For classical federalism, the main period of policy development at both and has been in evidence, namely, policy initiatives by the federal governcommunity organizations. At the same time, the other half of disentangled is terprovincial diffusion of reforms and relationships with municipalities and/or Many of these apparently independent actions by provinces have involved inity-related policies and programs, predating Canada's version of a welfare state classical federalism at the provincial level is prominent in Canadian disabilgimes or forms of federalism operative during the late 1990s. Disentangled or Canada is a dense network of intergovernmental arrangements, with four re-A central argument of this chapter is that the disability policy field in

restraint than by policy expansion. also represent forms of cooperative federalism, albeit motivated more by policy sion Plan (CPP) disability benefit plus other recent CPP disability projects and bilateral federalism. Likewise, the 1997-98 reforms to the Canada Pencollaborative intergovernmental relations with elements of both multilateral collaborative federalism in this policy field. The Employability Assistance for established. This chapter suggests that the 1990s represent a second period of opment was the 1950s and 1960s, when at least five cost-shared programs were Persons with Disabilities (EAPD) reform over the 1997-99 period, is a case of For collaborative federalism, the first major period of disability policy develmaking goes back further than many people may think, more than 60 years. The history of collaborative federalism in disability-related policy-

dian federalism. An assessment of the implications of these intergovernmental the greatest complexity the disability policy field has ever had within Canaregimes active in the disability policy field and broader social union. This is ter. By the late 1990s, then, we can observe four kinds of intergovernmental interprovincial collaboration, which is examined in the fifth section of the chapthe provinces and territories at another form of federalism in social policy, nal decision that shifted this program from the cooperative regime to unilateral capping of Canada Assistance Plan (CAP) over the 1990-96 period was a sigtions to the intergovernmental regime types in effect in disability policy. The ism is given in the final section of the chapter. regimes for social policy goals, democratic values and principles of federal-Health and Social Transfer (CHST) triggered concerted efforts since 1996 by lations and social policy. The demise of CAP and the introduction of the Canada federalism by Ottawa, with profound consequences for intergovernmental re-Federal unilateralism and interprovincial collaboration are recent addi-

## MAKING CLASSICAL FEDERALISM AND DISABILITY POLICY

is distinct with few overlapping responsibilities; a situation described by the independent and separate from the other level. Ed Black has called the classical courts many years ago as having "watertight compartments." The federal and marily legal in its inspiration." The division of legislative and executive powers model "the most conspicuous concept of federalism in the country" and "pripolicy-making, each level within its own area of jurisdiction, and relatively Both the federal and the provincial governments are involved in disability

two groups of sovereignty in which provincial legislatures and the federal parsovereign within their jurisdictional spheres. Classical federalism thus embodies policies and programs for persons with disabilities. liament have the legitimacy and authority to enact, if they decide, certain provincial governments are equal in terms of legal status, with both levels

machinery for coordination. Some commentators describe classical federalrelated policies. The policy development that did occur in this and other social federalism is probably less province-centred today than previously. grams and services for persons with disabilities. Therefore, disentangled the provinces and the federal government have each developed a range of probeen true in earlier decades of the twentieth century, over the 1980s and 1990s, ism as a relatively decentralized model of federalism.2 While this may have was relatively little intergovernmental conflict or need for intergovernmental policy fields was largely under provincial jurisdictions. Consequently, there active in their respective areas of exclusive jurisdiction formulating disabilityalism meant that both orders of government in Canada were not especially In an age of minimal state intervention in social affairs, classical feder-

# Workers' Compensation Programs

inces exercise disentangled authority over the whole policy cycle, from provincial jurisdiction under the constitution. Starting in 1914 with Ontario, death at work, workers' compensation plans were clearly a matter of exclusive disability policy, was the establishment of workers' compensation plans by the development to governance through administration to review and reorganization. next 30 years or so. Workers' compensation policy is a field in which the provworkers' compensation plans were introduced by the other provinces over the provinces. As a form of social insurance against the risk of injury, sickness or The first stage of the modern era in not only Canadian social security, but also

majority of the Canadian labour force, Ottawa also operates the Federal Workand survivor benefits may be offset against CPP benefits in some provinces provincial Workers' Compensation boards, under agreements between the program is an example of collaborative federalism in that it is administered by While provincial/territorial workers' provinces are not offset against other income-security benefits, although death labour force of each province and territory. Income benefits in most of the Compensation Service. The federal government employees' compensation In the 1990s, workers' compensation plans apply to most workers in the compensation programs cover a large

efits and administrative charges.<sup>3</sup> federal government reimburses the provincial Boards for the cost of all ben-Minister of Human Resources Development and the provincial boards.

#### Veterans' Benefits

direction of expanding eligibility of benefits, increasing benefit amounts, and scale based on the degree of disability and the military rank of the veteran responsibility of the federal government. In the immediate aftermath of World etary and other forms of aid to veterans clearly lie within the exclusive come-security policy came with the introduction of financial benefits for peals concerning refusals of pensions. establishing and reorganizing the structures to hear and give decisions on ap-Over the following decades, the *Pension Act* was amended several times in the War I, the federal government passed the *Pension Act* of 1919, to provide penveterans. As was the case with workers' compensation for the provinces, mon-The federal government's earliest lasting involvement in disability-related infor disabled members of the armed forces and their dependants, on a

allowance and the merchant navy veterans' allowance sphere of exclusive jurisdiction. These disability-related programs remain in ism, with the federal government introducing its own program within its own ability pensions as well as the war veterans' allowances, including civilian war place, continuing to offer workers' compensation, veterans' and civilians' dis-Both the Pension Act and the WVA are examples then, of disentangled federalmental disability, and for allowances on behalf of their wives and dependants 60 or over, or who were permanently unemployable because of a physical or program. It initially provided for means-tested allowances for veterans' aged In 1930, Parliament enacted the War Veterans' Allowance Act (WVA)

# Recent Provincial and Territorial Disability Policies and Programs

Contemporary policy developments at the provincial and territorial levels in a gled regime in disability policy. These developments include: number of areas illustrate the continued relevance of the classical or disentan-

ernment-run facilities for persons with mental disabilities in several provinces over the last 20 years and the reallocation of some funds toward supports and Deinstitutionalization measures. The downsizing and closure of

trend in Canada.4 services for community living options have shown a notable provincial policy

or mental disabilities. reasonable accommodation of the special needs of persons with physical and/ education facilities and housing. Human rights codes generally also require or mental disability. This protection extends to activities within exclusive provincial jurisdiction such as most employment, restaurants, hotels and stores, were amended in the 1980s or 1990s to prohibit discrimination based on physical Human rights reforms. The human rights codes of all provinces/territories

opment of government policies and programs that directly relate to or affect government, for example, established a Disabled Persons Commission in 1990 must be persons with a disability or a representative of the community. them. A statutory body, the commission has 12 members, the majority of whom to provide for the participation of Nova Scotians with disabilities in the develvisory councils or offices for disability-related issues. The Nova Scotia Government organizations. A number of provinces have established ad-

of enhancing the life skills and job skills of adults with disabilities. In 1995, language training. demic upgrading such as basic education and high school completion and grants for programs to assist adult learners with disabilities by offering aca-Manitoba's education and training minister announced several relatively small Education and training programs. Provinces have been exploring ways

under \$100,000 do not affect eligibility for benefits. As well, payments from agement of trust funds for people with disabilities. The British Columbia address needs arising from the individual's disability. trusts will be exempted if the money is used to purchase goods or services that available to people with disabilities. Under the new policy, trust fund assets government, in 1996, revised its rules on trust funds to enhance the support Rules governing trust funds. Provinces regulate the creation and man-

This program, which seeks to improve access to employment supports while recently passed and proclaimed the Ontario Disability Support Program Act. sistance program and established new and separate disability programs. Ontario some provinces have taken persons with disabilities off their main social assons with disabilities in place of social assistance.<sup>5</sup> 1998–99. Other provinces too are moving toward pension-like benefits for peraddressing unique needs and protecting benefits, is being implemented over Disability income benefit reforms. In reforming their welfare systems,

disabilities. The most common form of tax relief is retail sales tax exemptions ries have instituted taxation-assistance measures specifically for persons with property tax exemptions and other tax reductions for persons with disabilities for various medical expenses, aids, and care. A few jurisdictions also offer Taxation measures. Over the past 20 years, most provinces and territo-

## Recent Federal Disability Policies and Programs

the Integration of Disabled Persons<sup>6</sup> and, more recently, the 1996 Scott Task ing obstacles by undertaking various measures in the mid- to late 1980s; toward Force and subsequent reforms announced in recent federal budgets.<sup>7</sup> more of a leadership role in the 1990s, with the 1991-95 National Strategy for Federal policy has gone from responding to international events like the United is of increasing initiative and a widening focus on issues to be considered. ment on disability issues has been since the early 1980s. The underlying pattern For the federal government, the main period of disentangled policy develop-Nations international year and decade for persons with disabilities; to remov-

standardized disability-related language across numerous federal statutes instruments within its jurisdiction like the minimum wage under the Canada improve the representation of persons with disabilities within the federal pubsecretariat. The federal government has introduced employment policies to status of persons with disabilities and establishing a status of disabled persons committees on disability matters, designating a minister responsible for the Labour Code and human rights under federal legislation, and has reviewed and and the Federal Contractors Program. Ottawa has modified existing regulatory lic sector and wider Canadian labour force through the Employment Equity Act zational decisions such as the formation of special and standing parliamentary establishing in 1987 the National Access Awareness Week along with organiprime minister's 1985 Declaration on the Decade of Disabled Persons and The federal government has used symbolic policy outputs, such as the

diction. With respect to direct expenditures, the 1998 federal budget, for ance Program (RRAP) for a further five years at a total cost of \$250 million, example, announced the extension of the Residential Rehabilitation Assist-Crown-owned and leased facilities and properties within areas of federal juris-("barrier free access") to transportation, housing, parks, heritage sites, and with RRAP funds for persons with disabilities doubled to \$8 million a year The federal government has endeavored to improve the accessibility

students with disabilities. That budget also provides for \$14 million per year for grants to postsecondary

tax assistance measures directed at persons with disabilities. especially so in the 1990s, a decade in which six budgets announced over 20 use of tax expenditures during a period of general program restraint. This was though, of disability policy-making by the federal government is the extensive children, among others, are recipients of tax assistance. What is distinctive, unique to persons with disabilities. Charities, students, and parents with young tax policy. Targeting tax assistance to groups deemed in need is not, of course, ernment in 1980, in its reports over the next few years, prompted attention to tax policy as a tool for acting on disability issues.8 The Special Parliamentary Committee on the Disabled and Handicapped, established by the federal gov-Since the 1980s, the federal government has regularly employed income

ous budgets, we have enhanced assistance to those with disabilities and lift themselves up, if only given the chance. That is why, in this and previenjoy the opportunities others do — but who would grasp them immediately, the following passage: "There are Canadians who, for many reasons, do not support for the vulnerable." More recent budgets speak of "offering support" course still appears, as in the 1996 Budget Plan, which referred to "enhancing ments in the 1980s and early 1990s, for example, spoke of "helping" and over the last 15 years or so. The language commonly used in budget docudecisionmakers in talking about public policy actions who do not seek special rights but simply equal citizenship." 1998 Budget Speech evoked this more contemporary discourse, as evident in to "Canadians with disabilities" in order to secure "equal citizenship." The "assisting" the "disabled," in particular those "in need." At times the old dis-Lastly, official discourse on disability issues — the language used by has shifted somewhat Canadians

#### POLICY-MAKING COLLABORATIVE FEDERALISM AND DISABILITY

eralism does not mean that federal-provincial relations are, or should be, free relations between the two orders of government in Canada. Collaborative fedjoint problem-solving among officials, and little or no hierarchy in working ecutive, functional or summit federalism — denotes mutual interdependence, of conflict. Rather, this regime type implies that conflicts are managed within Collaborative federalism at times called administrative, cooperative, ex-

provincial relations is not belligerent. regime types and periods of Canadian political history, the mood of federala shared machinery of intergovernmental relations and that, compared to other

relationships between the federal government and one province or territory; grams. In practice, collaborative federalism manifests itself in bilateral all the provinces and territories in a policy area. territories; and omnilateral federalism involving the federal government and multilateral relationships of the federal government and several provinces/ and cost-sharing financial agreements for conditional and unconditional pronegotiation, and coordination; administrative agreements across the country; ferences at the political and operational levels involving consultation, The institutional infrastructure of collaborative federalism includes con-

supports. The division of shares was and still is usually for a matching share of spent by the province/territory in disability income support or services and federal and 25 percent provincial. 50 percent, though for blind person benefits the arrangement was 75 percent instrument was cost-sharing by which federal transfers are related to the amount federal role in auditing provincial accounts and records. The main financing ministration, shared responsibility on financing and, in certain programs, a record of federal initiative on policy design, provincial responsibility for adfederalism in disability policy-making in Canada. Much of this period is a The 1937-66 period can be designated as the first era of collaborative

## Old Age Pensions as a Template for Disability Policy Designs

citizenship law until 1947) aged 70 or over who had resided in Canada for at diction of social welfare, and the related constitutional problem, the federal initiative." To deal with provincial resistance to Ottawa entering their jurissented "an ingenious compromise between provincial responsibility and federal time, following upon financial assistance to veterans. The legislation repreditions or parameters for the program, the provinces operated and co-financed from the program. While the federal government established some broad conleast 20 years and in the province for at least five years. Indians were excluded participating province for pensions to British subjects (Canada did not pass a grant. The legislation authorized federal reimbursement of 50 percent to any government offered to finance the old age pension in the form of a conditional ment formally entered the social security field in a major way for the second With the introduction of the Old Age Pensions Act in 1927, the federal govern-

the programs. In 1931, the Old Age Pensions Act was amended to increase the lic pension programs for low-income seniors. attract provinces to enter the plan. By 1936, all provinces had developed pubfederal share of pensions from 50 to 75 percent as an extra inducement to

in the social welfare field, prompting other groups, even during the Great Deintergovernmental disability policy-making in two respects. First, the initiaall the provinces rapidly reached agreements with Ottawa. aged. The basis for the federal government's contribution was 75 percent and to 40 and the limit of allowable income was set at a level higher than for the allowance and pension programs. The qualifying age for the blind was reduced ties not covered by provincial workers' compensation plans or the veterans' provision for means-tested plans for the blind and other people with disabilifor blind persons. In 1937, the Old Age Pensions Act was amended, making model, in terms of program design, for cost-sharing arrangements for benefits persons with disabilities. Second, the old age pension program became the pression of the 1930s, to press Ottawa for similar support for veterans and for tive served as a precedent of federal action and intergovernmental cooperation The early story of the *Old Age Pensions Act* is relevant to collaborative

#### Blind Persons' Allowance

the financing and administration of the program to the newly established Canada shared with the provinces on a 75 percent federal — 25 percent provincial This federal program offered allowances to blind persons aged 21 to 69, costgrams, effectively took the blind persons' allowance off the federal policy provinces under fiscal arrangements for financing this and other welfare pro-Assistance Plan. That reform, coupled with the transfer of tax points to the was dropped. The legislation was amended in 1966 to allow provinces to switch pensions law was shortened to ten years and the provision excluding Indians foundation. The residency requirement of 20 years under the earlier old age Most of these design features were replicated in the Blind Persons Act of 1951.

#### Old Age Assistance

by a constitutional amendment approved earlier that year by all ten provinces Security Act and the Old Age Assistance Act. These measures were preceded Old age pension policy was reformed in 1951 with the passage of the Old Age

regardless of their financial or family circumstances. The Old Age Assistance da's third universal income benefit (after the WVA and the Family Allowance), and the federal government giving the Canadian Parliament authority to make to 69, cost-shared on a 50-50 basis with the provinces. Act introduced a revamped means-tested selective program for people aged 65 with a flat-rate pension of \$40 a month offered to persons aged 70 and over laws in relation to old age pensions. The Old Age Security Act introduced Cana-

#### Disabled Persons' Allowance

program in the 1980s. ties. Within two years, bilateral agreements were reached between the federal impairment, one likely to continue without substantial improvement over the permanently and totally disabled persons aged 18 to 69. A person was deemed ments and the CAP in the mid-1960s; and the eventual cancellation of the increases in benefit levels; the impact of new intergovernmental fiscal agreeabled persons is similar to that of the blind person's allowance government and all ten provinces. The ensuing story of the program for dispersons' life, and severely limiting their ability to do self-care and daily activito be totally and permanently disabled if they were suffering from a major offered to share on a 50-50 basis with the provinces the cost of allowances to With the passage of the Disabled Persons Act in 1954, the federal government periodic

# Vocational Rehabilitation Initiatives for Persons with Disabilities

open-ended, a function of how much provinces/territories wished to spend on ing of 50 percent of the costs for a range of services designed to help people of Disabled Persons. In 1953, the federal Cabinet authorized the minister of eral government formed a National Advisory Committee on the Rehabilitation respect to the vocational rehabilitation of disabled persons. In 1951, the fedthese rehabilitation services. Except for Quebec, which did eventually with physical or mental disabilities become capable of pursuing a gainful ocpassage of the Vocational Rehabilitation of Disabled Persons Act (VRDP). The activities for disabled persons. In 1961, this practice was codified with the labour to enter agreements with the provinces for developing rehabilitation The 1950s and 1960s also saw collaborative federal-provincial initiatives with VRDP offered agreements to the provinces and the territories of federal shar-Ottawa's financial offer, and thus financial obligation, was

or three-year agreements with Ottawa which were regularly renewed from the 1960s to the late 1990s when the VRDP was replaced. participate in the VRDP in the late 1980s, all the provinces entered into two-

program grew from less than 100,000 to over 200,000.11 provision. Over the life of the VRDP, the number of Canadians served by the allowances, personal financial need was not a consideration for eligibility and ported voluntary agencies. With the exception of maintenance/training provincial government departments and agencies or through provincially supand mode of delivery. VRDP benefits and supports were provided directly by administration of their programs, including the design, eligibility requirements, cost sharing, and the provinces were solely responsible for the Under the VRDP, the federal government specified the terms for obtain-

#### Canada Assistance Plan

tails of the plan. there was extensive consultation among federal and provincial officials on decades. The initiative for this reform came from the provinces and both levels of categorical welfare programs established through the 1950s and earlier degovernment recognized the need and the desirability of reforming the bundle the conception stage of the CAP policy development process, both levels of riod." 12 CAP was the invention of federal and provincial social service ministers "was perhaps the most harmonious product of the cooperative federalism pewere involved in establishing the scope of the reform. At the formulation stage, comprehensive and compassionate social security system for the country. At and senior program officials with a broadly shared vision of building a more The formation of the CAP, Rand Dyck has concluded from a detailed analysis.

sistance, blind benefits, and disabled allowances were eliminated, as were those change in social policy. The ten-year residency requirements for old age asthese earlier programs, CAP's conditions did mark a relatively significant the Unemployment Assistance Act. Viewed in relation to the design features of number of welfare programs, including the cost-shared programs under the tem but ten or more; it was a multilateral agreement, which relied for its tailed national standards. No minimum or maximum benefit levels, for instance, programs' means-testing. Beyond these conditions, CAP did not contain dewere set out in the legislation. With CAP, Canadians had not one welfare sys-Old Age Assistance Act; the Blind Persons Act; the Disabled Persons Act; and Much of CAP's origins lie in disability policy. CAP consolidated a

specifics of programs and services. implementation on bilateral federal-provincial agreements negotiated on the

## Canada and Quebec Pension Plans

chronicled elsewhere by academics and participants.<sup>13</sup> One member in that anced combination of the best of federal and provincial ideas."14 as "the constructive expression of the idea of co-operative federalism.... a balpolicy process, Tom Kent, has described the creation of the CPP and the QPP Canada Pension Plan (CPP) and Quebec Pension Plan (QPP) has been well-The story of the political struggles surrounding the implementation of the

cations between the Quebec premier and the prime minister and his senior there were confidential meetings between Quebec Liberal ministers in the associated with the plans. Over the policy development stage in 1963 and 1964, Minister Pearson had extensive correspondence with the provincial premiers. 15 numerous meetings with their Quebec and Ontario counterparts, and Prime three federal-provincial conferences of first ministers. Federal officials had federal and provincial welfare ministers who discussed pensions as well as policy advisor and the secretary to the Cabinet. There also was a conference of Pearson Cabinet and the Quebec premier; and private meetings and communitral part in shaping the CPP and QPP, and with them the disability pensions Constant communications, consultations and negotiations played a cen-

only an example of collaborative federalism, therefore, but also contains within control over the scope, amending, and financing of the plan. The CPP is not tension of federal jurisdiction, the Pearson government had to grant provincial enable Parliament to make laws in relation to these supplementary benefits gled federalism with an amending formula of multiple vetoes. its own legislation elements of classical federalism with opting-out and entan-America Act, in 1964. In return for provincial assent to this constitutional ex-All ten provinces agreed to an amendment, section 94a of the British North vor, death, and disability benefits. A constitutional amendment was needed to The proposed federal plan supplemented retirement benefits with survi-

concerns.16 When Ottawa added a disability benefit to its proposal in 1965, no stricted eligibility to those aged 60 and over, apparently due to financial pension plan proposal, Quebec had included a disability benefit but had reof the disability benefit, among several other features of the plans. In their Negotiations between Ottawa and Quebec directly influenced the nature

that contributions not be collected on the first \$600 of annual income; and that tant to persons with disabilities with low incomes, which Ottawa adopted, were: in policy over the years. in their financing and administration, they have more or less stayed the same nual increases in the cost of living. While the CPP and QPP are separate plans the retirement pension and the other benefits became indexed to the full anbenefits be adjusted to cost-of-living increases up to 2 percent a year. In 1974, without an age restriction. Two other features from Quebec's proposal, imporage limit was attached. In the end, both plans incorporated a disability benefit

and benefit payments. efits. The direction of these reforms was a liberalization of the administration through legislation, authorized retroactive applications for the disability beneligibility for disability benefits was lowered. In 1988, through guidelines, the enacted reforms to the CPP in 1987. Among the legislative reforms, disability federal government expanded the criteria for assessing eligibility and in 1992, benefit rates were raised and the number of years of contributions needed for to the CPP benefits. With the support of all provinces and territories, Ottawa territorial governments discussed and agreed upon a modest package of changes During the early and middle years of the 1980s, federal and provincial

#### The 1998 CPP Reforms

reforming the CPP had been reached. Ottawa and eight provinces supported the federal finance minister announced that a federal-provincial consensus on ernmental meetings to negotiate a consensus on changes. In February 1997, ing the financial sustainability of the CPP for future generations. The options to a joint process of public consultations across the country.<sup>17</sup> The ostensible announced changes to the QPP, which are comparable with the changes to the the reforms, which took effect January 1998, while the NDP governments of and provincial/territorial finance ministers participated in a series of intergovwith various restraints or cuts to the CPP. Following the consultations, federal presented in a discussion paper, Securing the Canada Pension Plan, all dealt aim of the consultations was to canvass views on a range of options for ensurprovincial/territorial governments must do every five years, governments agreed ties. In 1996, as part of the statutory review of the CPP which the federal and Recent changes to the CPP have direct consequences for persons with disabili-British Columbia and Saskatchewan dissented. The Government of Quebec

and passed in 1997; the Cabinets of the eight provinces passed supporting orders in council. CPP. Draft legislation to amend the CPP was tabled in the House of Commons

significant changes to disability eligibility practice had been introduced via incomplete information systems. The auditor general expressed concern that subject to considerable fraud, because of imprecise program objectives and criticized the management of disability benefits in his 1996 annual report, sugthe provinces and actuarial estimates. guidelines rather than by legislation, which requires formal consultations with gesting that the disability program was too loosely controlled and potentially were made to the plan, to the mid-1990s. The Auditor General of Canada had number of beneficiaries almost doubling from 1987, when the last reforms prompted by expenditures on disability benefits more than tripling and the Several changes have been made to disability benefits under the CPP,

rather than the last three. This reform has the effect of lowering maximum ings-related portion of disability and survivor benefits are now based on the reviews of files being done more frequently. has been tightened in terms of disabilities being scrutinized more closely and are not eligible for disability benefits. Administration of the disability benefits Furthermore, people already receiving early retirement benefits under the CPP ability benefits are no longer paid to estates upon the death of the beneficiary. been received during disablement will be price rather than wage indexed. Distirement pensions of disabled contributors since the earnings deemed to have then fully indexed to the cost-of-living index. This will somewhat reduce repensionable earnings at the time of the disability, rather than at age 65, and Retirement pensions for disability beneficiaries are now based on maximum been changed to limit the extent to which these benefits can be combined. benefits by \$144 a year. The rules for disability and survivor benefits have also average of maximum pensionable earnings over the last five working years In the post-1998 reforms to the CPP, retirement pensions and the earn-

### People with Disabilities Initiative: From the VRDP to the EAPD Canada-Provincial/Territorial Employability Assistance for

with Disabilities (EAPD). Interest in reforming and ultimately replacing the agreement to replace the VRDP with the Employability Assistance for People Another example of collaborative federalism in disability policy is the 1997 VRDP can be traced back a decade or more. Compared to medicare, the CPP

nent item on the intergovernmental agenda for much of the 1980s and 1990s. disability-related policy developments did occur. CAP and debates over poverty and child benefits, the VRDP was not a promi-Yet, in the shadows of these bigger policies and politics surrounding them,

regated ones. In response to ideas and suggestions by consumer and service transition to providing services within mainstream programs rather than segcommunity or independent living; promotion and prevention; and income sup-Canadians with disabilities. nized that they fell short of meeting the full range of needs and aspirations of essentially incremental in nature and federal and provincial officials recogagreed to by ministers responsible for social services, eight changes to the provider organizations at the national and provincial levels, modifications were port/replacement. There was federal-provincial agreement on the need for a 1980s. That review set four priority areas: employment-related services; with disabilities, primarily the VRDP and CAP, was undertaken in the mid-1988-90 VRDP agreements and one change to the CAP. These changes were An intergovernmental review of fiscal arrangements affecting persons

review. The aim of this process was to develop a collective strategic framereview of services affecting people with disabilities, which resulted in the Pathas means of adequately addressing the additional costs of disability." these shared-cost arrangements as "ultimately unacceptable and unworkable toward the vision."19 The report added that people with disabilities regarded and the CAP were "often viewed as presenting a formidable barrier to working in the mainstream of Canadian society. The Pathway report noted that VRDP work or vision, which explored the full integration of Canadians with disabilities addressed the four priority areas identified in the earlier fiscal arrangement provincial and territorial social ministers. Called Mainstream 1992, the review way to Integration, Final Report (1993), and a process begun in 1991 by federal, torial vision of principles and objectives. This was part of an intergovernmental agreed to pursue further work in this area, including a federal-provincial-terri-In 1989, federal and provincial ministers responsible for social services

rectly to employment development services as a bridge to mainstream training earlier federal-provincial efforts which resulted in several improvements, a that programs such as VRDP and CAP could be restructured to pursue more and employment."20 The discussion paper and a supplementary paper suggested further process of renewal should be considered. VRDP could be linked difederal government commented that the VRDP was outdated. "Following on In the 1994 discussion paper, Improving Social Security in Canada, the

not make any recommendations with respect to reforming or replacing the mons committee that held cross-country hearings on the discussion paper, did disabilities. Curiously, the February 1995 final report of the House of Comunveiling of the CHST in the February 1995 federal budget. proposals. No doubt a major reason, if not the reason, for this inaction was the part of the social security review, did offer creative and fiscally responsible VRDP. By contrast, most witnesses and groups that spoke on the matter, as actively the goals of increasing employment and independence for persons with

demonstration projects), and because of the policy advocacy and analysis done the next several years, because of positive steps on disability issues the federal the federal government to participate as a full partner in jointly developing eralism of the CHST and the ill will it incited among provincial and territorial or replace it along the lines suggested by previous reviews? Despite the unilatby disability research and service organizations. government was pursuing independently (e.g., tax measures) or jointly (e.g., integrated programs for persons with disabilities. The process continued over and territorial social service ministers agreed at an April 1996 meeting to ask governments toward Ottawa, the VRDP renewal process continued. Provincial ments. This deadline posed the question of what then to do: renew the VRDP 1994-95 levels for the 1995-96 year, the final year of the current set of agree-That budget also froze federal transfer payments under the VRDP at

ministers responsible for social services; and working groups of officials on all levels: first ministers' meetings; annual premiers' conferences; meetings of tiating the EAPD and related disability policy issues. Meetings have been at complicated politics of the 1990s. Over the 1996 to mid-1998 period, there able in that it has taken place in the fiscally constrained and arguably more bilateral, and some were multilateral.<sup>21</sup> omnilateral, involving all 13 governments, though more frequently they were benefits and services for persons with disabilities. At times, meetings were were more than 40 intergovernmental meetings on replacing the VRDP, nego-The EAPD represents a case of collaborative federalism, quite remark-

of the multilateral framework is to guide bilateral negotiations and agreements government, nine provinces, and two territories in October 1997. The purpose their officials observed the proceedings, and undertook bilateral negotiations Although the Quebec government did not endorse the multilateral framework, vincial/territorial departments of employment/human resources/social services between the Department of Human Resources Development Canada and pro-A multilateral framework on EAPD was agreed to between the federal

services related to people with disabilities. ery; accountability for implementation; and coordination of programs and on individual needs and participation; flexibility in program design and deliveral agreements. These principles are: direct support of employability; focus in 1999. The framework enunciates five principles that will shape all the bilatwith Ottawa, securing a cost-shared arrangement with the federal government

the EAPD is intended to have a stronger focus on employability and labour the federal share of \$168 million annually.<sup>22</sup> Also unlike the VRDP and CAP, eral funding is limited, rather than open-ended. EAPD has an upper limit to agreement. Unlike the VRDP (until 1994) and CAP (until 1990), however, fedthe agreements. Like the VRDP and CAP, EAPD has two parts: a series of tions from the province/territory and the federal government in each year of a three-year period. for previous VRDP programs inconsistent with EAPD will be phased out over to meeting employability needs will not likely be cost-shared. Federal funding provided in sheltered workshops and work activity programs not directly linked market activities; consequently, medical treatment services as well as programs bilateral administrative agreements negotiated under an umbrella multilateral Like the VRDP, the funding for the EADP is based on equal contribu-

in federal-provincial relations; the ever-present place of finance and treasury sultation and collaboration; the role of professional and administrative officials eral framework, the governments agreed to a joint review of the agreements agreements will operate for five years until March 2003. Under the multilatconsiderations; and incrementalism as the main style of policy reform. after three years. The EAPD case illustrates the continuing importance of con-As of early 1999, all ten provinces had signed bilateral agreements. These

### MAKING UNILATERAL FEDERALISM AND DISABILITY POLICY.

are (a) independent action by one government, (b) in the absence of regular unilateralism, but concentrated on the conflictual variant, with its competitive of contemporary federalism.23 McRoberts noted several possible kinds of consultation and/or formal agreement among governments, (c) in areas of area of the other order. The fundamentals of this form of unilateral federalism and adversarial elements of one order of government intruding into the policy Kenneth McRoberts, who examined unilateralism as one of the basic models The most extensive academic analysis of unilateral federalism in Canada is by

context of customary procedures of consultation and cooperation, but more in in practice. Like collaborative federalism, unilateralism takes place against a eral federalism relates to functional areas of policy that are not clearly separated one or other order of government. Unlike the classical model, however, unilatnew policy conflicts. Like classical federalism, there is independent action by ing, therefore, (e) in reviving old intergovernmental tensions and generating or not), (d) with established norms of intergovernmental collaboration, resultcommon concern and involvement (whether exclusive provincial jurisdiction the breach than in the observance of these principles of federalism.

essentially driven by the larger fiscal agenda of deficit reduction and spending in the 1990s, in relation to policy frameworks. The resort to unilateralism by cessive federal governments sought to lower their deficits and avoid political limits. Conflict in intergovernmental relations heightened in the 1990s as sucthe federal government, both Conservative and Liberal administrations, was In the disability field, unilateral federalism has emerged more recently,

groups in Canadian society. over the potential negative impacts of the CHST for already disadvantaged tion. Social policy and other non-governmental organizations raised concerns cuts associated with the introduction of the CHST, not based on disability policy to some or all provinces and territories with little, if any, advance consultation. transfers also in 1995, the federal government was altering financial transfers in 1995 with a sharp reduction in transfer payments, and the freeze on VRDP health care, and on the violation of principles of intergovernmental cooperaconcerns, but more on the infringement on provincial budgets, particularly for The provinces reacted negatively, especially to the cap on CAP and the deep Through a cap on CAP in 1990, the replacement of CAP with the CHST

disabilities. Federal unilateralism encouraged interprovincialism. While the developing a new process of interprovincial/territorial collaboration for social the CHST certainly aggravated and provoked the provinces and territories into for the VRDP lasted for three budget years (1995-96 to 1997-98), during which of the fiscal arrangement. The unilateral freeze of the maximum federal share bolster the amount of cash payments to be transferred in each of the five years CHST, they have been partially successful in getting the federal government to provinces and territories were unable to prevent the implementation of the policy renewal, including discussion of benefits and services for persons with unilateralist action through judicial or other channels. The establishment of With respect to the cap on CAP, the provinces were unable to thwart this

exercise of collaborative federalism. and Ottawa and the provinces and territories negotiated the design for a retime the federal government agreed to extend the existing VRDP agreements, placement policy, the EAPD. In this case, unilateralism led to an effective

### The Cap on CAP: 1990 to 1996

economy. Any increases in CAP expenditures above 5 percent in these three the CAP for the "have" provinces of Alberta, British Columbia, and Ontario. assistance and social services across the country. federal government contributed 50 percent of eligible expenditures on social provinces were no longer cost-shared by Ottawa. Before the cap, of course, the was before the full brunt of the recession of the early 1990s hit the Canadian years, the savings to Ottawa were then estimated at \$2.1 billion, though this for three additional years to the end of the 1994–95 fiscal year. For the full five and \$154 million the next. The 1991 federal budget extended this cap on CAP The initial savings were estimated to be about \$147 million in the first year posed a two-year limit of 5 percent annual increases in federal spending under As part of a broader expenditure control plan, the 1990 federal budget im-

tory, prerogative or contractual authority to limit its obligations under the the Court of Appeal ruled that the federal government did not have any statuthe federal action before the British Columbia Court of Appeal. In June 1990, lateral change to the CAP policy framework. The three affected provinces plus tions under CAP without provincial consent. pursuant to agreements and the Act, gave rise to a "legitimate expectation" on vincial governments, and the subsequent conduct of the federal government The court also ruled that the terms of agreement between the federal and proments to contribute 50 percent of the cost of assistance and social services. Canada Assistance Plan Act and its agreement with the provincial govern-Manitoba and some Aboriginal organizations quickly brought a challenge of the part of provinces, that the federal government would not limit its obliga-Provinces resorted to the judicial arena as the site to challenge this uni-

the Supreme Court found that this alteration in policy did not violate the government unilaterally altered the Act, contrary to the statute's own provisions payments to Alberta, British Columbia, and Ontario. Even though the federal ment acted lawfully in its unilateral decision to limit increases in CAP transfer Canada, and in August 1991, the Supreme Court ruled that the federal govern-The federal government appealed the ruling to the Supreme Court of

tution of Canada, the traditional doctrine of parliamentary supremacy still stitution of Canada, and it would accordingly have been unconstitutional. Cheffins has pointed out, "If the federal parliament had tried to do something subject to contract law nor shielded by the Charter. As the Honourable Ronald tional doctrine of parliamentary supremacy. Agreements under CAP were not specifically. The Supreme Court upheld the federal action based on the tradi-Canadian constitution generally or the Charter of Rights and Freedoms more prevails."24 Nevertheless, if a subject matter is not protected under the terms of the constiwith respect to equalization grants, they would have run squarely into the con-

funds. By April 1996, CAP no longer existed, having been replaced by the erated a serious conflict between the two governments, and in early 1996, the contravened the conditions of the Canada Assistance Plan Act. The issue genmediately withheld \$47 million from the province because the residency rule of unilateral federalism of its own. The province began enforcing a residency those most disadvantaged and vulnerable in society.<sup>25</sup> federalism than with either government protecting the social safety net for ated that the conflict had more to do with political posturing and fractious CHST. The lawsuit was later dropped, but not before an impression was creprovince launched a lawsuit in the BC Supreme Court to recover the withheld the province for three months. The federal minister responsible for CAP imand new refugees) from collecting income assistance until they had lived in requirement to prevent newcomers to British Columbia (all other Canadians In late 1995, the BC government responded to the cap on CAP in an act

## Canada Health and Social Transfer

cal federalism for 30 years was the announcement of the CHST in the 1995 a cousin of provincial demands for greater autonomy in social policy. federal budget. The CHST is primarily a child of federal deficit reduction and Perhaps the most fundamental development in Canadian social policy and fis-

of federal transfer payments for social assistance and social services under ism, especially in relations with Quebec, the CHST has four main elements. now the chief device for federal investment in human development and social Programs Financing (EPF) agreement, into a single program. The CHST is CAP as well as for health and postsecondary education under the Established First, it is a replacement for, and consolidation of the previous arrangements Within this national context of spending restraint and flexible federal-

new policy objectives dealing with the social union would be in the form of ance Plan Act is retained.27 Fourth, the federal government pledged that any remain in place and are enforced by Ottawa, with respect to social assistance 98. Third, while the five conditions associated with the Canada Health Act inces and territories and not be imposed on any government. principles, not standards, to be decided through mutual consent with the provand social services, only one of the five conditions under the Canada Assistwas planned to involve a two-year cut of \$7 billion over 1996-97 and 1997less than the sum of the earlier transfer programs. In the beginning, the well-being.26 Second, the CHST is a block grant of an amount substantially

sprinkled through the 1994 discussion paper, Improving Social Security in in the social security review consultations.<sup>28</sup> the standing committee nor were they widely endorsed by groups participating Canada. In the main, the CHST-like proposals were not strongly supported by Aspects of the thinking behind what eventually became the CHST are

clarify responsibilities between the orders of government. The federal Cabinet security review, was supportive of the general concept as he thought it would ity in these policy areas. Through December, the ministers of HRDC and Health under the transfer and try to appease the provinces' demands for more flexibilgrant, but she lacked the necessary backing among Cabinet colleagues the health minister fought to prevent the inclusion of health in the new block until a mid-January 1995 retreat did not discuss the proposed block grant. Again, postsecondary payments, the HRDC minister, who was overseeing the social resisted the idea of medicare transfers being lumped together with welfare and Canada and their officials became aware of Finance's proposal. While Health tions attached to the transfer. This would limit Ottawa's expenditure obligations process was at work, centred in the Department of Finance.29 By November fer payments was underway in 1994 and early 1995, a parallel bureaucratic EPF and CAP, reduce the size of the transfer, and reduce the scale of condi-1994, Finance officials had briefed their minister on a proposal to consolidate While the parliamentary process of reviewing social programs and trans-

cial security review. in the press in mid-January. In many ways, the CHST totally eclipsed the soterritorial governments learned of the CHST, though there were leaks reported budget, although the details had not been worked out and agreed upon within government. This was the first formal occasion at which provincial and The outline of the CHST was announced in the February 1995 federal

announcement likely helped the Liberals in keeping the issue of medicare's ernment would raise the cash floor from \$11 billion to \$12.5 billion. This further enrichment of the CHST in the 1999 federal budget. mands for restoring the cuts in transfer payments. The same can be said of the future largely off the electoral agenda, but it did not meet the provinces' defederal election, the prime minister announced that a re-elected Liberal govannual cash floor of \$11 billion.30 Indeed, at the outset of the 1997 general Prime Minister's Office worried over the size of the cuts and settled for an particularly "social Liberals," wanted a floor of \$12.5 billion each year. The voured a transfer payment floor of \$9 billion per year while some ministers, CHST until six months after the budget announcement. Finance officials fabargaining, the federal government did not decide upon a cash floor for the Given the secrecy and haste in crafting the CHST, and the ministerial

ended block fund, the CHST lacks this stabilization feature. It deliberately offsetting the impact of economic downturns on welfare rolls. As a closedended, matching-grant program, CAP involved Ottawa in sharing the costs of about the fate of social assistance and social services under the CHST regime erals within the federal government; distressed the provinces and territories, occur broadly in line with the vicissitudes of the economy.31 does not provide for the cyclical nature of social assistance expenditures that Groups voiced numerous worries about the CHST. For instance, as an openbadly straining intergovernmental relations; and disturbed social policy groups This unilateral form of federalism undoubtedly disillusioned social Lib-

institutional and segregated system established to serve the 'worthy poor.'" abilities.<sup>32</sup> They offer three main reasons for this bleak prediction. First, "there create serious hardships" by limiting social obligations to Canadians with disimportant exception of health-care transfers being partially restored of late be critically examined from the perspective of universal rights."33 With the hensive social policy in which public policy and welfare state provision would government in managing and encouraging a national discussion on compre-Bach and Rioux contend that "the CHST signals the end of a role for the federal poor,' no better group to fill the bill than people with disabilities." And third, cally saleable. There is no better target for such a purpose than the 'worthy pressured to establish highly targeted and categorical programs that are politipolitical backlash against people on social assistance, governments will be Second, given demands "for an end to provincial budgetary deficits and the is less likelihood of governments investing in transition from the legacy of an For people with disabilities, Bach and Rioux believe that the CHST "will

the 1997, 1998 and 1999 federal budgets underscore this retreat on social welfare provision.34

development brings us to the fourth regime of federalism functioning in Canada ing together and taking the initiative on social policy matters. This recent of the Bach and Rioux article, of provincial and territorial governments workintergovernmental relations, however, there is evidence, since the publication related programming. At the macro level of policy development and about the leadership capacity of the provinces in social policy and disabilityand social services across the country, Bach and Rioux are not very optimistic In view of welfare cuts, privatization, and the regionalization of health

### AND DISABILITY POLICY-MAKING INTERPROVINCIAL/TERRITORIAL COLLABORATION

tion or audit.35 Ottawa would not at all be involved in policy design, administration, evaluament of the federal order of government. In the purest form of this model, group effort among the provinces and territories without the direct involvethe assertion that it may be possible to achieve pan-Canadian objectives through Interprovincial/territorial collaboration, as a model of federalism, is based on

and when feelings ... are running high." those federal-provincial matters where the provincial oxes have all been gored, conferences to develop synchronized positions, Simeon suggested, "only on dian federalism, Richard Simeon regarded interprovincial conferences as consistently as instruments of national policy."37 In an earlier period in Canaand their interests shift too quickly for interprovincial institutions to function not been the norm for relations between governments in Canada."36 Whittington "potentially important sites for negotiation." Provinces would resort to such and Van Loon explain that, "provinces and territories are simply too diverse In practice, however, as Black reports, "interprovincial cooperation has

CAP, and the introduction of the CHST which "gored the ox" of all the provinces to Unemployment Insurance benefits and increases in premiums, the cap on in social policy-making aged a new take-off of provincialism in federalism and of interprovincialism and territories. Individually and cumulatively, these measures have encour-1980s, driven by several unilateral restraints applied to the EPF transfers, cuts Unquestionably, federal-provincial conflict has intensified since the late

in asserting a leadership role in policy development. form. Provincial/territorial conferences and working groups are more prominent federal social security review, the provinces took charge of social policy re-In the wake of the introduction of the CHST and the breakdown of the

## The Provincial/Territorial Council on Social Policy Renewal

ries (Quebec is not participating), is the clearest example so far of after the 1996 Annual Premiers' Conference, by nine provinces and the territoinstitutionalizing this new interprovincialism. The mandate of the PTC is to: The Provincial/Territorial Council (PTC) on Social Policy Renewal, created

- importance, such as the use of the federal spending power; coordinate an approach to overarching social policy issues of national
- support and coordinate the work of sector ministries, such as social services, labour market and health care, in developing new initiatives;
- report to premiers on progress on social policy renewal on a regular
- agenda. make recommendations on how to advance the social policy renewal

each government coming to negotiations as equal partners; having the authordeal with transparency in offers and agreements made; respectful cooperation; ity of respective Cabinets to speak for their governments; and a "whole of The PTC has agreed to a set of ground rules to guide their work. These perspective on social policy issues.

joint proposals for managing the social union and reforming social programs. standards. This latest form of provincialism resembles earlier kinds in terms as what constitutes compliance and non-compliance with national health-care solving disputes between the two orders of government on policy issues, such the future use of the federal spending power in areas of provincial jurisdiction. extending provincial influence over federal policies which impact on the In addition, they want to establish an intergovernmental mechanism for re-To varying degrees and in differing ways, the provinces are seeking to limit goals of safeguarding provincial autonomy from federal control and The aims of the PTC are to halt federal unilateralism by developing

more collaboratively on a range of social policy matters than many observers Since 1996, the nine provinces and the territories have been working

cided to invite federal participation. Two parallel bodies on social policy reform on Social Policy Renewal was created, provincial and territorial ministers deto policies and programs for persons with disabilities. Shortly after the PTC ism, but it is not a retreat from collaborative federalism, especially with respect against unilateral federalism by Ottawa and a change from classical federalof federalism thought possible. To date, however, this interprovincialism is federalism exist side by side. were therefore established mental relations in Canada. Provincial-territorial cooperation is a reaction more a tendency and a posture than a trend and a new period in intergovern-Council (FPTC) — so that the models of interprovincialism and collaborative the PTC and a Federal/Provincial/Territorial

easier in which to develop cooperative machinery. Approach to Disability Issues, which sets out a long-term vision for the intealso worked together on a discussion paper, entitled In Unison: A Canadian multilateral framework on the EAPD to replace the VRDP. These ministers territorial ministers responsible for social services successfully negotiated a together as the PTC. As noted earlier in this chapter, federal, provincial, and of interprovincialism. The federal government has been invited to participate contentious and political than, say, tax sharing or energy policy, and therefore Canadian society.<sup>39</sup> Perhaps disability policy is one of those areas that is less gration of persons with disabilities as full participants and equal citizens in The FPTC has a similar mandate and the same set of ground rules for working in redesigning disability policies and programs within provincial jurisdictions. The nine provinces and two territories have shunned the radical vision

argued for continued collaboration between the two orders of government. They efits, the VRDP and the income tax system. Last, but far from least, consumer interdependence of the two orders of government with the CPP disability benrable social programs. The philosophical belief that the federal government involves a mixture of fiscal prudence, political philosophy, policy pragmatism, benefit and service coverage, but to also advance basic rights of citizenship for have effectively argued that this is not just to address gaps and overlaps in groups and advocacy organizations for persons with disabilities have strongly ues is reinforced by the pragmatism of recognizing the long-standing has a legitimate role to play in interpreting and articulating pan-Canadian vala revenue source, even at diminished levels, for financing reasonably compaand clientele politics. Provinces no doubt want to maintain federal transfers as Canadians with disabilities This acceptance of a continuing federal role in disability policy likely

# ASSESSING THE REGIME TYPES FOR DISABILITY POLICY

and processes; and principles of federalism. This section assesses the four intergovernmental regimes, applying the followevaluative criteria: social policy paradigms and goals; democratic values

## **Social Policy Paradigms and Goals**

tures. Today, disability issues are on the agendas of the courts, in large part aided achieved regular agenda status in government decision-making processes and strucpublic authorities within the overall public sector in Canada. cies, human rights commissions, and parliamentary committees, in addition to other by the Charter of Rights and Freedoms, government departments and central agenprovincial governments. Since the 1980s, in particular, disability issues have active public attention and lie within the legitimate domain of both the federal and veals that disability issues have become increasingly recognized as warranting The historical survey of disability-related initiatives presented in this chapter re-

sponded to (or not) through policies, is apparent in the visions proposed in the support-economic, and the socio-political rights perspectives.<sup>40</sup> The shift in ability policy paradigms include the individualistic-medical, the income discourse about disability as well as policy analyses and prescriptions. Dissetting itself, are policy paradigms, each of which includes certain images and vincial, and territorial ministers responsible for social services. Mainstream 1992 review and again in the In Unison process by federal, proway disability is discussed, researched, politically constructed, and re-Informing these agendas, and even influencing the nature of the agenda-

one partial example of this shift. Another is employment-equity legislation and physical environments. The replacement of the VRDP with the EAPD is accommodate and empower through the adaptation of the social, institutional caring for the disabled, toward an approach that views persons with disabiliwith persons with disabilities as a designated group. ties as citizens with rights and responsibilities, with policies designed to nently incapacitated and deemed incompetent, with policies for protecting and In brief, this means a move from labelling persons with disabilities as permaproaches toward greater emphasis on economic and socio-political perspectives. The intended shift is from relying on humanitarian and medical ap-

ous policies and programs at both levels of government in Canada. The The older perspectives on disability persist, though, embedded in vari-

efits; public auto insurance programs, provincial sales tax relief for medical the model is in effect in more recent policies such as CPP/QPP disability benin this field, workers' compensation plans and veterans' benefits. Furthermore, to determine the extent of the incapacity, is still central to the classic programs individualistic medical model of disability, with assessments by professionals Credit. These tend to be the big dollar programs in this sector.<sup>41</sup> care purchases, and the federal Disability Tax Credit and Medical Expense

supports. Based on the policies and programs surveyed in earlier sections, ever, is that the newer integration and rights perspectives should inform such the disability movement, and the general direction of recent social policy, howcal and rehabilitative supports to many persons with disabilities. The aim of disability policy paradigms. Table 1 outlines how the four intergovernmental regimes relate to the three There will always be a need, of course, for programs that provide medi-

spective on disability. regimes in the disability policy field. The table shows also that the three policy neither unilateralism nor interprovincialism is linked to the socio-political perparadigms are obvious in disentangled and collaborative federalism, and that Table 1 shows the predominance of the disentangled and collaborative

emphasis on socio-political rights and duties. The same can be said of more and the second in the 1990s. The more recent wave is distinguished by a greater tangled federalism informed by the medical-rehabilitation and charity-based recent disentangled initiatives. tive federalism have occurred in two waves, the first in the 1950s and 1960s paradigm. Disability policies which developed through a process of collabora-Viewed chronologically, the oldest policy initiatives were acts of disen-

the human rights of this minority group. Spending restraint goals, in other it has also, through the vehicle of deficit reduction, concentrated on the indialism involved expenditure cutbacks and strained federal-provincial relations, commonly noted in the federalism literature in Canada. Not only has unilaterwords, have spilled over into disability-related policy and program activities. 42 vidualistic and medical conception of disability, with less attention given to with disabilities. This analysis suggests another aspect to unilateralism not In the 1990s, it was used to contract as well as expand benefits for persons Federal unilateralism is the new paradigmatic kid on the policy block.

however, been perceived by many as the usual pattern in our recent era of of intergovernmental relations, nor an inevitable consequence. It has, A disregard for rights of citizenship is not built into the unilateralist

Intergovernmental Regimes and Disability Policy Paradigms TABLE 1

Regime/ Paradigm	Medical- Rehabilitation	Income Support- Economic Integration	Socio-political Rights and Duties
Disentangled	<ul> <li>Workers' Compensation (1914-40s)</li> <li>Veterans' services (1919-onward)</li> <li>Public auto insurance plans (1970s)</li> <li>Some tax benefits (1980s-90s)</li> </ul>	<ul> <li>Trust fund rules</li> <li>Disability income programs (1970s-90s)</li> <li>Employment Equity and Federal Contractors programs (1985-86)</li> <li>Provincial education and training measures (1970s-onward)</li> <li>National Strategy, 1991-96</li> </ul>	<ul> <li>Human rights code amendments (1970s–90s)</li> <li>Disability offices and councils (1980s–90s)</li> <li>Funding to disability groups (1970s-onward)</li> <li>Charter Challenges         Program (1985)         On Equal Terms (Quebec, 1996)     </li> </ul>
Collaborative	<ul> <li>VRDP (1961–97)</li> <li>CPP/QPP disability benefits (1970)</li> <li>CAP social service (1966)</li> </ul>	<ul> <li>Blind Persons'</li> <li>Allowance (1954)</li> <li>Disabled Persons'</li> <li>Allowance (1951)</li> <li>CAP income assistance (1966)</li> <li>EAPD (1999)</li> </ul>	<ul> <li>Canadian Charter, section 15 (1985)</li> <li>Mainstream 1992</li> <li>In Unison (1998)</li> </ul>
Unilateral	<ul> <li>Cap on CAP (1990–96)</li> <li>Freeze of federal VRDP cost share (1995)</li> <li>CHST (1996)</li> </ul>	• Increase in federal EAPD funding (1998)	
Interprovincial	• Ministers of Health, Labour and others	• Old Age Pension administration (1930s and 1940s)	

restraint and reduced federal activism. The capacity for unilateralism to promote tant health and social services. Practices in the 1990s, though, with respect to and possibly even strengthening certain rights and duties in relation to importion of conditions, as with the Canada Health Act, can be viewed as upholding cutback federalism and restraint in transfer payments. In principle, the imposi-CAP, EPF, and the CHST, have cast unilateralism as a regime of expenditure

federal conditions being attached, (ii) to what amount of cash transfers over upon a handful of related factors. These likely include: (i) the nature of the disability rights and duties, therefore, is not predetermined. It depends, rather, willing to support. (iv) what interest groups are advocating for, and (v) what the general public is what time frame, in relation to (iii) what provincial governments are doing,

access, community living, and effective participation in the mainstream of collaborative federalism is critical for achieving outcomes of employment, equal paradigm, it is disentangled federalism. If citizenship (and the social union) is more broadly conceived, to include economic opportunities and inclusion, then If one regime type more than another is associated with the human rights

down statutes limiting or denying the civil liberties of individuals and groups consistent with the distribution of legislative powers between the federal tional cases dealing with the competition between federal and provincial the provincial heads of power" and the one most involved in major constiturights in the province," most of the field of human rights in Canada is under the Constitution Act, 1867. By virtue of section 92 (13), "property and civil civil rights are covered in both federal and provincial areas of jurisdiction of In this way, classic federalism has safeguarded some human freedoms and dignity. Parliament and provincial legislatures. At times, this review power has struck have used the "federalism grounds" of judicial review to invalidate laws inlegislative powers.<sup>43</sup> Throughout Canada's political and legal history, courts provincial authority. Peter Hogg has called this "by far the most important of for the human rights paradigm is that matters relevant to civil liberties and What makes the classical model of federalism an indispensable vehicle

ties such as advertising, accommodation, business generally, contracts employment, family law, and transportation services.<sup>44</sup> application, extending beyond governmental activity to include private activiconstitutional entrenchment of the Charter of Rights and Freedoms in the early ability as one of the prohibited grounds of discrimination. Even with the human rights codes and commissions, and by the 1980s all codes listed dis-1980s, provincial codes remain uniquely significant with their wider scope of From the 1940s into the 1970s, provinces took the lead in developing

dressed if there is active intervention in a wide range of programming areas at other fields are primarily dealt with at the provincial level. Provinces address both orders of government in Canada. In reality, most social goals in this and Under disentangled federalism, all major social policy goals can be ad-

intraprovincial equity (tax measures and human rights codes); human develop-CHST, through the tax system, and in a modest way through the Charter Chalintergovernmental transfer programs such as the Equalization program and addresses national redistribution and equity between and among groups through and, in some jurisdictions, public auto insurance). The federal government property, and civil rights); and societal risk sharing (workers' compensation ment (health care and education); mobility (training and employment standards,

expense of accountability. The provinces will no doubt continue to produce transferring people to other programs is that it makes for great headlines at the initiatives. As an alternative to welfare, some provinces have adopted pensioncades of the twentieth century with workers' compensation, and more recently welfare statistics, but they may quickly become meaningless."45 more vulnerable to the next round of welfare cuts. The other problem with hand, it would mean that the able-bodied people left on welfare would become from a significant portion of the people now receiving assistance. On the other with disabilities off welfare, for example, would remove the welfare 'stigma' National Council of Welfare, have advantages and dangers: "Taking people like benefits for persons with disabilities. Such reforms, according to the with deinstitutionalization and welfare reforms, among other "disentangled" Provinces played a major disability policy-making role in the early de-

since then. The purposes behind these tax measures, in addition to offering tax measures have been introduced and older ones have been converted to credits disability, such as blindness or confinement to a bed or wheelchair. Many new scope. Its goal was to reduce the costs faced by those with a severe physical tives through the tax system. Before 1985, there was essentially one tax measure, employment, education, family support, and community living. financial assistance in defraying medical expenses and living costs, deal with the disability tax deduction, which was regressive in impact and restrictive in At the federal level, there have been many notable disentangled initia-

ence extra expenses because of a disability. While improvements to the tax establish a form of equity between able-bodied earners and those who experisame time, however, these tax measures promote efficiency and mobility by system and, therefore, modestly reduce personal income tax revenues. At the these tax measures narrow, if only slightly, the base of the personal income tax system have taken place for persons with disabilities, a fundamental issue lowering employment barriers and assisting families. In addition, the measures For the federal treasury (and provincial and territorial treasuries too),

able income — the poorest of Canadians with disabilities — are not offset. reduce taxes owing, the additional costs borne by the individual without a taxremains. Many Canadians with disabilities do not have a taxable income, and making these tax credits refundable. by switching regime types. Instead, the solution lies within federal tax policy, This flaw is not due to the intergovernmental regime, nor would it be corrected because the disability-related tax credits are not refundable, rather they only

income policy development is a history of incremental change in programs quickly or slowly, singly or jointly. As a consequence, much of that history of initiative and the provinces generally responded, be it positively or negatively. development, over much of the past 70 years the federal government took the mies of scale, and societal redistribution. In the case of disability income policy resource additions rather than resource subtractions to programs and services. the full range of social policy goals, especially if the collaboration involved financial assistance. more favourable action than before toward people with disabilities in terms of with occasional new departures in policy. The overall trend has been relatively In particular, the wider web of cooperation would facilitate mobility, econo-In principle, collaborative federalism would potentially be able to tackle

emphasis on the labour market participation of adults with disabilities, relates cost sharing. In a similar vein, replacing the VRDP with the EAPD, with its tal agreement for the goals of community, mobility, and dignity. Under CAP to pan-Canadian policy goals of human development, mobility, and efficiency. testing of these programs was replaced by a needs-test as conditions for federal persons' allowance, and the old age assistance were prohibited and the meansresidency requirements that restricted access to the disabled benefits, blind The antecedents of CAP reveal the significance of that intergovernmen-

and introduction of the CHST raises questions, with respect to persons with jeopardized social goals of equity and human development. The ceiling on ment and supplies, formerly cost-shared in CAP. disabilities, as to the future of attendant and respite services, and medical equip-Integration of Persons with Disabilities. 46 The subsequent abolition of CAP federal transfers for welfare also contradicted the National Strategy for the on CAP destroyed the collaborative foundation of that policy framework and regime type does not effectively promote social rights of citizenship. The cap The examples of unilateral federalism examined here suggest that this

failures in collaborative federalism. The federal Department of Finance was In some sense, these examples of federal unilateralism are a result of

social program transfers. Conceivably, federal unilateralism is an escape hatch ernment administer the strong medicine and "do the dirty work" of restraining the provinces or provincial finance ministries preferred to let the federal goveral Finance officials could not strike a deal with the provinces. It may be that unclear if one level of government or the other was more at fault, but the feddiscussing reworking fiscal federalism with the provinces for a number of years from failed collaboration and a device for retrenchment when budgetary times before the cap on CAP and the CHST were implemented. To an outsider, it is

ments; the elimination of two other central agencies (the Ministries of State committee and budgeting systems that reduced the autonomy of line departedly due to the growing sense of crisis over deficits and debt charges, reinforced on the federal policy agenda. Finance's strengthened position was undoubttem. 47 Issues of spending control and fiscal arrangements were central items of formulating these restraint options, between Finance and other federal dedecisions. Consequently, there was little discussion, particularly at the stage departments and central agencies. The cap on CAP and the design of the CHST eralism, and involved a good deal of intragovernmental discussion across federal of intragovernmental relations. The creation of CAP in 1966 and EPF in 1977 both Conservative and Liberal administrations. tion for Finance; and the long tenure of senior ministers as finance minister in for Social Development and Economic Development) that reduced competiby shifts in public opinion to greater conservatism; changes in the Cabinet and 1990s as a powerful decisionmaker within the federal policy-making syspartments. These actions illustrate the resurgence of Finance in the later 1980s were unilateral actions, not intergovernmental ones, and the products of budget were both products of intergovernmental negotiations, à la collaborative fed-Unilateralism is not just a form of federal-provincial relations but also

responsibilities and an expertise in economic and fiscal matters. Yet central ernment. They are, after all, horizontal portfolios with government-wide example, effectively communicate the general policy direction of a whole govating departments are to program clientele and interest groups on an ongoing agencies do have limitations in that they are usually not as connected as operprovincial relations among program ministers and officials. 48 They can, for finance departments, are not hostile to the conduct of collaborative federalunilateral actions are taken. As Dupre has noted, central agencies as such, like gram departments is important to intergovernmental relations, above all when That finance departments relate differently to one another than do pro-

disposed Ottawa to produce the cap on CAP and the CHST, it is the predominant back the spending demands of line departments and other levels of government. role of Finance officials. Their task as guardians of the public purse is to hold basis. If there has been something intrinsic in federal unilateralism that pre-

digms are not sufficient and need to be supplemented, if not supplanted, by the ity policy paradigms. From a policy perspective, regime types do matter, newer ones. historical and political contexts. This evolution suggests that the older paraespecially when they are viewed, as they ultimately must be, in their actual In sum, there is both stability and change in the evolution of the disabil-

### **Democratic Values and Processes**

development; and the openness and transparency of intergovernmental proion and organized interests; citizen consultation and participation in policy and representative democracy.<sup>49</sup> Writers have considered the implications of collaborative federalism. ceedings. The literature has concentrated on just one regime type, namely, governments to legislatures; the responsiveness of policymakers to public opinfederalism for such democratic values and processes as the accountability of Canadian academics have long explored the relationship between federalism

the collaborative regimes show encouraging signs of enhanced accountability, though, shows promise as a workable mechanism of intergovernmental relaconsequences of this form of federalism. The Provincial/Territorial Council, regime in disability policy to offer a definite assessment of the democratic and processes. Second, there is too little experience with the interprovincial that unilateral federalism is in considerable tension with democratic values three overall findings on federalism and democracy can be noted. The first is mentary committees. greater public participation and consultation, and a meaningful role for parliations in social policy. The third conclusion is that both the disentangled and From this examination of disability policy-making in four regime types,

ing legislatures, interest groups, or other governments to participate in the design pation and public debate, but it will most certainly be a reactive and frustrated action. Undoubtedly, unilateral policy-making may stimulate political particiernment, leaving little or no time to scrutinize or mobilize against any one-sided and development of policy. By definition, access is restricted to just one gov-Unilateral federalism does not seem to be a friendly approach for invit-

the CHST. Ross wrote of the CHST that, "for it to be hastily introduced as a ues. A similar unease was voiced with respect to the process used in introducing upholds by an amendment hidden in an omnibus finance bill."50 The eventual thought-out major piece of social legislation is a cause for real concern."51 budget bill, aimed almost solely at reducing the deficit, instead of as a wellto be sure, but an action made at the expense of several other democratic valgrounds of the doctrine of parliamentary supremacy, a core democratic value Supreme Court of Canada decision on CAP upheld the federal action on the It is improper to abrogate a substantial piece of legislation and the principles it lateral withdrawal of funding must be debated by Parliament on its own grounds. provoked this kind of frustration. As Melchers noted of the process, "the uniengagement. The federal government's unilateral cap on CAP

ders of government in Canada. Disability policy responses to the demands of of disability politics and policy-making for most of the twentieth century. ans' organizations."52 Yet, this was more the exception than the general pattern groups are not an entirely new phenomenon. The War Veterans' Allowance Act, claims and issues have found expression through the jurisdictions of both or-1930, for example, was enacted following "considerable pressure from veter-Under the classical or disentangled model of federalism, disability-related

carried out the following activities: served as vehicles for involving and consulting with disability groups, and as cial policy processes for disability groups and issues has taken place. In Ottawa, useful catalysts for change. Through their reports, the standing committee has mons Committee on Human Rights and the Status of Disabled Persons, have first a special parliamentary committee, and then a standing House of Com-Since the early 1980s, a growing democratization of federal and provin-

- promoting the equality of rights of persons with disabilities:
- highlighting the costs of inaction;
- recommending legislative and regulatory reviews and reforms
- disabilities; proposing improvements to the tax system as it affects persons with
- drawing political and public attention to the needs of Aboriginal Canadians with disabilities;
- disability policy paradigm; contributing to the conceptual and programmatic expression of a new
- egy for the Integration of Persons with Disabilities; and assessing the achievements and shortfalls of the 1991-96 National Strat-

suggesting protections in the CHST to guarantee funding for disability

dians with disabilities. The task force was chaired by MP Andy Scott and regarding the appropriate role of the federal government as it relates to Canawithin HRDC provided support to the task force. included three other members of Parliament. The Office for Disability Issues ment, and revenue. Their mandate was to define and to make recommendations appointed in June 1996 by the ministers of finance, human resources develop-A recent variant of this was the federal Task Force on Disability Issues

released in October 1996. Several task force recommendations, particularly as report, Equal Citizenship for Canadians with Disabilities: The Will to Act, was the national organizations. In 15 forums held across the country, some 2,000 sioned to do research collaborated with a working group of representatives of observers present at all the public meetings of the task force. Experts commisreference group that identified issues and refined research themes, and had the work of the task force in a variety of ways. The representatives formed a with representatives of organizations for Canadians with disabilities.<sup>54</sup> mon refrain is that such changes reflect a process of ongoing consultations budgets. In budget speeches that include disability-related tax changes, a comthey dealt with tax reforms, were introduced in the 1997 and 1998 federal people participated, most of whom were people with disabilities.53 The final Representatives of 22 national disability organizations participated in

resentatives of organizations of and for persons with disabilities and of benefits and services to persons with disabilities. In Nova Scotia, 26 repindividuals, service-providers and members of the disability community. The representing persons with disabilities took part in consultations with the prodepartments and organizations of and for persons with disabilities take place province on income and employment support policies, among other matters service-providing agencies have engaged in a consultation process with the consultations have dealt with the redesign of the VRDP and the harmonization tions have been underway since early 1997 with a reference group of about 15 program that came into effect in April 1997. In Manitoba, regular consultavincial ministry over a two-year period on developing the disabilities benefits on a regular basis on various topics. In British Columbia, members of groups Within provincial jurisdictions, too, consultations between government

ars is that this variant of intergovernmental relations is quite deficient in regards The conventional critique of collaborative federalism by Canadian schol-

dominated policy process. cus on concerns of governmental status and away from policy substance. Other that discussions between the federal and provincial governments tended to fosions; and that the role of legislatures was generally minor.55 He also observed debate was shrouded in relative secrecy, freezing out the public and press; that tures limited the participation of interest groups in the policy process; that study of federal-provincial diplomacy, Simeon argued that collaborative strucregime type as manifesting several anti-democratic features. In his masterful to democratic values and procedures. More than that, scholars condemn this writers likewise rebuke cooperative or executive federalism as a closed, eliteaffected groups were not invited to participate in intergovernmental discus-

group, policy issue, and historical period.56 Furthermore, recent collaborative government and party discipline are too fundamental as concentrators of power are wide-open or that legislatures are strategic actors in the process. Cabinet ability interests more to the fore of governments' policy agendas. processes in federal-provincial-territorial relations have helped to bring disinfluence of interest groups in intergovernmental relations varies by type of in our political systems to permit that. Nevertheless, it does seem clear that the gest that policy debates and public participation in relation to disability issues field. Collaborative federalism can be democracy-friendly. This is not to sugventional critique of collaborative federalism does not precisely apply to this A review of designing disability policy, however, indicates that the con-

some of the provinces. Most importantly, Schultz concluded, the CTA protions] and governmental actors before and especially during the federalclose and continuous contact between the CTA [Canadian Trucking Associarestricted. "Rather than being frozen out," Schultz observed, "there existed above, that interest group access to intergovernmental processes is severely that interest group participation was extensive and central to federal-provincial intergovernmental negotiation over highway transport policy, Schultz found vided the federal government an important political resource by offering support the federal government informed of provincial positions and sought to convert gotiations and the strategies and tactics of governments. As well, the CTA kept provincial bargaining process."58 Interest groups influenced the timing of nebargaining.<sup>57</sup> federal position. This situation is not unique to the disability policy sector. In a study of This result is contrary to the hypothesis in the literature, noted

interest groups. Schultz identified two conditions that facilitate openness and Intergovernmental policy-making need not exclude the participation of

that would challenge their message and complicate the decision-making proorganized opposition to disability groups, no competing advocacy coalition disabilities are present at the provincial and the national levels. These organiters of social policy. A number of organizations of and for persons with the goals and content of disability programs are generally seen as worthy mattransparency for non-governmental actors in collaborative federalism: first, if cesses of governments. lesson that can be drawn from this policy sector is that there is no generally mental arena, but with the bureaucratic and parliamentary arenas too. A third zations are actively mobilizing and connecting with not only the intergoverngovernment deals with human rights, citizenship, and equality of opportunity, lessons apply to the contemporary disability policy sector. Since each order of is a readily identifiable client group organized in the policy sector. Both these involving constitutional matters or governmental interests; and second, if there the nature of the issue is viewed essentially as a public issue rather than one

committee to visit at least ten communities throughout the province. ernment conducted its own consultations on the future of the CPP, using a legislative the joint federal-provincial consultations held across the country, the Ontario govterms of reporting requirements on the actuarial status of the fund.<sup>59</sup> In addition to stakeholders. The recent process for reviewing and reforming the CPP involved ticipation beyond ministers, senior bureaucrats, and program specialists to for disability groups and others, and some new accountability to Parliament in an intergovernmental public consultation process, offering some access points new lines and strengthening old lines of accountability to legislatures and other policy consultants and other service-provider agencies. It is also establishing include organizations of and for persons with disabilities, legislators, social In disability policy-making, collaborative federalism is broadening par-

of stakeholders on future policy directions in the disability area. Approximately cial and two territorial ministers responsible for social services asked their released by the social service ministers in October 1998 some further discussions among the governments, the In Unison report was was held specifically on Aboriginal disability issues. Following this stage, and providers, researchers, policymakers and government officials. A third session national sessions. The participants included disability advocates, servicemunity. In July 1998, three In Unison discussions were held to seek the views officials to share the draft document with stakeholders from the disability comstakeholders representing the disability field participated in each of two On developing the *In Unison* policy vision document, the nine provin-

that, "results reporting will accommodate a quantitative and qualitative apresults of this initiative would involve persons with disabilities, using either fulfilling these accountability requirements. incremental costs to provincial and territorial governments associated with ritory and will be made public. The federal government has agreed to fund Annual reports on results achieved will be prepared by each province and terviews of individuals with disabilities, service providers and other stakeholders." planning process will also be established, "which takes into consideration the participants in the short, medium and long term." A federal-provincial-territorial proach and focus on changes in employment/employability status of program formal structures or advisory groups." The multilateral framework notes also framework, bilateral agreements between the federal government and a provnent are built into the EAPD bilateral agreements. According to the multilateral "Mechanisms for assessing and evaluating the anticipated and actual Accountability measures, results indicators, and an evaluation compo-

#### **Principles of Federalism**

ability organizations and advocates. Disability groups want active, collaborative, and, in turn, federalism has been shaped by the democratic activities of disriginal communities). Even still, federalism has shaped disability policy-making not a spatially defined group of rights claimants and holders (unlike, say, Aboability is not based on territory. Within Canada, people with disabilities are national associations. Yet, as a human condition and social construction, disabilities, however, are not a territorially demarcated policy community. True, entails multiple territorially defined political communities based along the cesses. Federalism, as Smiley neatly stated, is about territorial pluralism; it among the provinces; and independence and interdependence in policy proconflict; effective equality between the two orders and, at the provincial level approaches common in all jurisdictions. service-providers want to see political leadership at both levels and holistic and comprehensive measures taken by Canadian governments. Advocates and many disability organizations do have federal structures with provincial and boundaries of provinces, territories and the nation-state. 60 Canadians with disthorities; commitment to legal and political processes for the resolution of Principles of federalism include respect for the constitutional division of au-

regime give expression to principles of federalism? Are certain core ideas of In relation to disability policy then, how does each intergovernmental

articulated in disability policy formation. others? Table 2 summarizes my assessment of the relation between the interfederalism connected with and advanced by some regimes more than with governmental regimes and four principles of federalism as they have been

federalism contributes simultaneously to decentralization and centralization, When both orders of government are active policymakers, disentangled

Intergovernmental Regimes and Principles of Federalism TABLE

Interprovincial yes	Unilateral no	Collaborative probably <sup>1</sup>	Disentangled yes	Principles/ Respect for Regimes Constitutional Division of Powers
yes	judicial avenues used on cap on CAP issue	yes, including constitutional amendment	not needed in classical model	r Commitment ional to Conflict Resolution Processeses
yes?	no	yes	yes	Effective Equality Independence among and and/or between Interdepender Governments in Policy-mak
provincial independence from the federal order and voluntary interdependence among provinces and	independent policy action resulting in coercive interdependence in program implementation	interdependence in policy development and relative independence in program implementation	independent	Independence and/or Interdependence in Policy-making

with the federal spending power and federal conditions attached to transfers, as reflecting ments since the "Quiet Revolution" have not seen collaborative federalism in social policy, respect, while at other times it has been marked by conflict. In principle, Quebec governrespect for the constitutional division of powers. Note: 1At times, what has been called "cooperative federalism" has been based on genuine

clearly demonstrate. Intergovernmental conflict has fluctuated in this regime decentralization and centralization is mixed, as the CPP/QPP, CAP and EAPD governmental structures. The impact of collaborative federalism on compared to other regime types, especially unilateralist, as is the role of interment.<sup>61</sup> The level of conflict in intergovernmental relations is relatively low effectively raising the profile or status of both values and orders of governmaking is bargaining among governments. is becoming more important rather than less. Here the main style of policyfederal-provincial-territorial decision-making structures in the disability area although for disability policy itself the conflict has been moderate. The role of

disability policy, however, the provinces and territories quickly invited the fedof provinces and territories in national politics, including those of the smaller centralization and horizontal collaboration. This regime type raises the profile decentralized across jurisdictions. Finally, interprovincialism is based on decentralized while the consequences, adverse ones if they involve cutbacks, are relations between government levels, raising the profile of Ottawa in a critical and services as well as on developing a new paradigm for policy-making eral government to participate in discussions on the harmonization of benefits governments. The policy style typically involves persuasion. In the field of relations are explicitly and bluntly hierarchical. The initial policy decision is alism, the policy-making style entails command and control. Intergovernmental light, regarded as acting in breach of the spirit of federalism. 62 Under unilater-Unilateral federalism, as we have shown, involves highly adversarial

federal reforms affect the revenues of provinces. self-contained jurisdictional domains. Even in an area like income tax policy, mental contact and dealings. The provincial and federal governments are not are disentangled is another matter. In fact, there is considerable intergovernretains an important range of authorities and activities. Whether the two orders tion and devolution, downsizing and downloading, the federal government in Canada are active in disability policies and programs. Despite decentraliza-Following the classical model of federalism, both orders of government

derwent a profound change triggered by the cap on CAP and then made worse unilateralism. The council has a mandate, ground rules for working together, embodies the institutionalization of this impulse and reaction against federal interprovincialism. The Provincial/Territorial Council on Social Policy Renewal ism" prompted the provinces (except for Quebec) and territories to embrace by the introduction of the CHST. These and other kinds of "cutback federal-The relationship between the federal and provincial governments un-

and has held several meetings. This is not a new form of government, however. collective and particular interests in the social union. partnerships with other levels of government is seen as a tool for managing the renewal agenda of the federal public service, and increasing the use of pendent nature of their relationships. A collaborative approach is now part of The ground rules are voluntary and stress the non-hierarchical and interde-

#### CONCLUSIONS

ties and the provincial public and voluntary sectors. What may be surprising is of reforms, along with connections between provincial and municipal authoriproach, however, were often elements of interprovincial learning and diffusion social policy, dates back 80 years or more. Perhaps not surprisingly, early policy Canadian state intervention on disability matters, especially with respect to fore the construction of the welfare state in the postwar period. that collaborative federal-provincial policy-making occurred in the 1930s, beby one order of government or the other. Even within this disentangled apactions were of the classical federalism variant — independent interventions

the cap on CAP and the CHST, and of interprovincialism in forming the Social examples of collaboration. Aspects of federal unilateralism are evident with ity area. On balance, the field is chiefly disentangled with significant policy regime types are relevant in characterizing Canadian federalism in the disabil-Policy Renewal Council. disentangled and collaborative approaches. During the 1990s, though, four Until the 1990s, the field was characterized almost exclusively by the

embraced by all governments for all times. and, at times, competing needs and interests of Canadians and their public all the others; no one type holds all the cards in meeting the complex, diverse, in disability policy to serve the public interest. No one regime type can trump tal relations? The beginning of a wise response is the realization that in Canada's institutions. There is no one best regime type waiting to be discovered and zens at all levels, there is no single regime type of federalism that can do it all modern political and social systems, with strong governments and active citi-Where is the disability policy field heading in terms of intergovernmen-

are politically negotiated and historically situated practices constituted by the formal framework for the disentangled regime form of federalism. The various forces. The Canadian constitution sets out, legitimizes, and entrenches Federalism is always in the making. The regime types examined here

at least in part, as something Ottawa had little choice to do in the face of treeral spending power, reflects the historic and ongoing gap in responsibilities mendous financial pressures from a ballooning deficit and growing national and revenues between the two orders of government. Unilateralism can be seen, policy instrument underpinning so much of collaborative federalism, the fed-

inces to consider interprovincialism as a governance regime in the wider social condition of portability). Provinces' contested the cap on CAP in the courts, intergovernmental relations. The CHST was imposed unilaterally, but once and constructing structures, all of which take time and resources policy field, but this involves building trust, developing consensus on issues but lost, ultimately having to accept this budgetary tactic. This propelled provinces/territories alone to deliver their disentangled programs (except for the is some kind of financial cooperation but which in other respects leaves provimposed, we have a regime that is collaborative in the narrow sense that there There is a difference between key decision points and what follows in

number of provincial jurisdictions. Many disability advocates regard the parably more effective than a premier's advisory council which has been tried in a choices are important is obvious from the deinstitutionalization reforms of the structures, federalism needs to be managed in some way. That organizational tions may ultimately shape intergovernmental decisions and outcomes; matter for the public interest? Larger economic, fiscal, and political condiinstitutional, some reflections on the role of federal-provincial structures can ports, as a useful process for furthering their goals. House of Commons, and requiring the federal government to respond to reliamentary approach of including all political parties, reporting directly to the past 25 years. Consider another example. A parliamentary committee is arguzational dynamics. Being an assemblage of legally and politically autonomous nevertheless, federalism is also influenced by organizational and interorganibe offered. The question is not whether institutions matter, but how do they Though the main approach of this chapter has been more historical than

rial Council is forging networks between officials and ministers, and appears political forum for reasserting the place of social welfare values and the needs policy and program issues. The council is a modest, though not insignificant, to be facilitating the exchange of information and consultation on a range of interprovincialism not to be a workable form over time, the Provincial/Territo-While the academic literature on federalism has traditionally regarded

post-deficit era. of social program clientele on the wider public policy agenda in our emerging

the federal government from social policy. Rather, provinces have continued tion can be in competition with one another, but they can also be complementary income, benefits, and employment services. Disentanglement and collaborato work with the federal government on a host of issues dealing with disability inces have not embraced radical interprovincialism, that is, the exclusion of transfer payments (CHST); and the Canada-Quebec question; yet, the provby federal restraint of shared-cost programs (CAP, VRDP); cutbacks in federal federalism in the disability field. The disability policy field has been affected ernmental relations, but this combativeness has not defined the nature of The 1990s were a generally quarrelsome period in Canada's intergov-

design of any successor arrangement. These are, in my view, significant and ties will have opportunities for input on the review of the agreement and the stances, this could well involve advice from disability organizations. Along social priorities and reviewing outcomes. To avoid and to resolve intergoverninformed by the work of their sister sector on the national children's agenda ciated with CAP and the CHST. The activities of the group are also positively their own intergovernmental committee has helped somewhat in shielding this the EAPD cost-shared agreements and the In Unison policy document. Having and the working relations forged among officials vis-à-vis the VRDP and now for involvement, information, and influence. The Social Union Agreement will relatively concrete commitments by governments to community organizations with other social policy groups, organizations for and of persons with disabiliprovide for the use of third parties for expert assistance. In certain circummental disputes the agreement states that such dispute mechanisms should and ensuring effective mechanisms for Canadians to participate in developing measures, such as reporting regularly on the performance of social programs to enhance their transparency and accountability to its constituents by several and is a modest shift toward citizens and democracy. Each government agrees how to manage the interdependence. It strengthens collaborative federalism agreement is essentially about process and, most recently, by the 1999 Social Union Framework Agreement. This policy domain from the disruptive unilateralism and combative politics assolegacy of previous work done for ministers responsible for the social services. is not merely "old wine in a new bottle." The working group is built upon the The current Federal/Provincial/Territorial Working Group on Disability about how to make social policy and

interest groups for accountability frameworks and program results. probably raise expectations and stimulate further demands by citizens and public

tangled and collaborative forms of federalism will continue to define and compellingly voiced by disability groups for common efforts. Together, disenspillover effects from programs, and the growing demands articulately and the two orders of government, reflecting the separate and joint constitutional entered a new phase of disability politics, discourse, and policy-making in the digms for addressing today's aspirations and needs. It is clear that we have the trap of ignoring lessons learned and the pitfall of adopting out-of-date parasense of the past, distant and recent, and an understanding that federalism is digms, should carry on. and moves toward democratizing the regimes, and modernizing the policy parainfluence this field. Within this intergovernmental dualism, further calls for powers of the governments, their divergent fiscal capacities, the reality of past two decades. Persons with disabilities are a "shared client group" between always in a process of contested development. This is crucial if we are to avoid Essential to anyone in government making these regime decisions is a

#### NOTES

eral State?: Competing Visions of Intergovernmental Relations in the New Liberal called a Constitution. So everyone has to respect it, including the federal "I'm going to Ottawa to defend the law. We have a law and the fundamental law is the December 1997 First Ministers' Meeting, Quebec Premier Lucien Bouchard said treal and Kingston: McGill-Queen's University Press, 1975), pp. 113 and 144. Before Leslie A. Pal (Toronto: Oxford University Press, 1998), p. 61. Era," in How Ottawa Spends 1998-99, Balancing Act: The Post-Deficit Mandate, ed government" (cited in Gerard Boismenu and Jane Jenson, "A Social Union or a Fed-<sup>1</sup>Edwin R. Black, Divided Loyalties: Canadian Concepts of Federalism (Mon-

ough: Broadview Press, 1994). in Canadian Politics, 2d ed., ed. James P. Bickerton and Alain-G. Gagnon (Peterbor-<sup>2</sup>Ian Robinson and Richard Simeon, "The Dynamics of Canadian Federalism,"

curity Programs (Ottawa: Supply and Services Canada, 1994), p. 39. <sup>3</sup>Human Resources Development Canada (HRDC), Basic Facts on Social Se-

<sup>4</sup>Brian Wharf, Communities and Social Policy in Canada (Toronto: McClelland

ply and Services Canada, 1997). <sup>5</sup>National Council of Welfare, Another Look at Welfare Reform (Ottawa: Sup-

cies, and the Integration of Canadians with Disabilities," in How Ottawa Spends, 1992-93: The Politics of Competitiveness, ed. Frances Abele (Ottawa: Carleton Uni-<sup>6</sup>Michael J. Prince, "Touching Us All: International Context, National Poli-

this story, see Edward Greenspon and Anthony Wilson-Smith, Double Vision: The Health and Social Transfer in the February 1995 federal budget. On the later part of tee's work and thinking was quickly eclipsed by the announcement of the Canada appeared to intrude on provincial responsibilities. In any event, much of the commitreport was essentially silent on the proposal, eschewing, it seems, any reforms that and the Vocational Rehabilitation for Disabled Persons programs. The Liberal's final to be financed with existing funds primarily from the then Canada Assistance Plan sented a thoughtful and thorough proposal for a "Canada Disability Resource Program" Standing Committee on Human Resource Development in their consideration of the the February 1995 final report by the Liberal majority on the House of Commons versity Press, 1992).

<sup>7</sup>A noteworthy exception to this pattern was the absence of a real response in Inside Story of the Liberals in Power (Toronto: Doubleday, 1996). Paper (Ottawa: Supply and Services Canada, 1994). Disability organizations had pre-Resources Development Canada, Improving Social Security in Canada: A Discussion federal government's discussion paper, Improving Social Security in Canada. Human

it was subsequently broadened to include other types of disabilities. <sup>8</sup>The federal disability tax deduction, introduced in 1945, applied to the blind:

and Kingston: McGill-Queen's University Press, 1974), p. 77. <sup>9</sup>Kenneth Bryden, Old Age Pensions and Policy-Making in Canada (Montreal

necessary with the Canada Assistance Plan in place. <sup>10</sup>The Blind Persons Act was finally repealed in 1983 having long ceased to be

<sup>11</sup>Prince, "Touching Us All."

eralism," Canadian Public Administration 19, 4 (1976):589. <sup>12</sup>Rand Dyck, "The Canada Assistance Plan: The Ultimate in Cooperative Fed-

of Liberal Opposition and Canadian Government (Kingston and Montreal: McGillcent Policy in Canada (Toronto: University of Toronto Press, 1972); Bryden, Old Age Stewart, 1968); Richard Simeon, Federal-Provincial Diplomacy: The Making of Re-Queen's University Press, 1988). Pensions and Policy-Making in Canada; Tom Kent, A Public Purpose: An Experience <sup>13</sup>Judy LaMarsh, Memoirs of a Bird in a Gilded Cage (Toronto: McClelland &

<sup>14</sup>Kent, A Public Purpose, p. 284.

<sup>15</sup>Simeon, Federal-Provincial Diplomacy.

<sup>16</sup>Bryden, Old Age Pensions and Policy-Making in Canada,

reviews of CPP are now required every three years rather than every five years <sup>17</sup>One of the 1998 changes to the federal legislation is that intergovernmental

<sup>18</sup>Prince, "Touching Us All," p. 222.

isters of Social Services (Ottawa: Supply and Services Canada, 1993), p. 49 Disabilities, Pathway to Integration: Final Report, Mainstream 1992. Report to Min-<sup>19</sup>Federal/Provincial/Territorial Review of Services Affecting Canadians with

<sup>20</sup>Human Resources Development Canada, Improving Social Security in

Canada, p. 41.

21 For dates and details of many of these meetings, see the Social Union Website at <a href="http://socialunion.gc.ca">http://socialunion.gc.ca</a>.

each of the two subsequent fiscal years. ing for the new EAPD was increased \$15 million for 1998-99, and \$20 million for and \$1.1 billion in 1996-97 and thereafter. In the 1998 federal budget, however, fund-Resource Development Canada's global budget reduction of \$600 million in 1995-96 under the VRDP were frozen at the 1994-95 level. This freeze was part of the Human <sup>22</sup>In the 1995 federal budget, maximum transfers to provinces and territories

cial Union or a Federal State?" the Ministerial Council on Social Policy Reform and Renewal, Report to Premiers (Jasper, AB: Annual Premiers' Conference, 1996); and Boismenu and Jenson, "A So-(Toronto: University of Toronto Press, 1985), pp. 71-129. For other discussions, see proaches to Canadian Federalism," in *Intergovernmental Relations*, ed. Richard Simeon <sup>23</sup>Kenneth McRoberts, "Unilateralism, Bilateralism and Multilateralism: Ap-

Analyse de Politiques 24, 3 (1998):405. <sup>24</sup>The Honourable Ronald I. Cheffins, "Review," Canadian Public Policy/

<sup>25</sup>Prince, "Touching Us All," p. 265.

<sup>26</sup>David P. Ross, "Who Will Speak for Canada's Children?" Perception 19, 2

federal transfers would go only to supporting the non-profit provision of social serthat the provinces and territories commit to data reporting and sharing; and that the ceipt of social assistance; that there be an appeals system on social assistance decisions; determining eligibility for income support; residency rules were prohibited for retions under the Canada Assistance Plan Act, 1966 were that need be the sole basis for comprehensiveness, portability, public administration, and universality. The condipostsecondary education. vices. Under the CHST, like the EPF before it, there are no federal standards for <sup>27</sup>The five principles set out in the Canada Health Act, 1984 are: accessibility,

the Liberal majority report. participated in the hearings on the government's Green Paper and in the drafting of Resources Development during the October 1994 to February 1995 period, and <sup>28</sup>The author was the research director to the Standing Committee on Human

CHST's origins provided by Greenspon and Wilson-Smith in Double Vision <sup>29</sup>The following discussion draws on the highly informative account of the

<sup>30</sup>Greenspon and Wilson-Smith, *Double Vision*, pp. 273 and 369.

capped program. Finance partly accomplished this in 1990, with the ceiling on CAP for the three "have" provinces, and completely succeeded in 1996, with the eliminaprogram's expenditures, and had been trying since the 1970s to convert CAP into a Finance officials "hated" CAP because the federal government could not control the <sup>31</sup>According to Greenspon and Wilson-Smith, Double Vision, Department of

implementing the block transfer, had severed its direct link" (ibid., p. 383). tion of CAP (ibid., p. 231). Greenspon and Wilson-Smith conclude that, "In the next recession, the indigent would be wards of the provinces: the federal government, by

Fernwood, 1996), p. 322. Security in the Late 1990s, ed. Jane Pulkingham and Gordon Ternowetsky (Halifax: Back to Notions of the Worthy Poor?" in Remaking Canadian Social Policy: Social <sup>32</sup>Michael Bach and Marcia Rioux, "Social Policy, Devolution and Disability:

<sup>33</sup>Ibid., pp. 322-23.

two territories, might usher in a renewed federal role in social policy. Time will tell. Union between the federal government and the provinces (except Quebec) and the <sup>34</sup>Arguably, however, the February 1999 Framework Agreement on the Social

cized by premiers of "smaller, less well-off provinces" (see Boismenu and Jenson, "A and Ontario expressed this radical vision of interprovincialism, but the idea was criti-Social Union or a Federal State?" p. 71). <sup>35</sup>Just before the 1996 Annual Premiers' Conference, the premiers of Alberta

<sup>36</sup>Black, *Divided Loyalties*, p. 100.

Politics: Institutions and Processes (Toronto: McGraw-Hill Ryerson, 1996), p. 261. <sup>37</sup>Michael S. Whittington and Richard Van Loon, Canadian Government and

<sup>38</sup>Simeon, Federal-Provincial Diplomacy, p. 139.

document. Federal/Provincial/Territorial Ministers Responsible for Social Services, called On Equal Terms, which the FPTC considers to be consistent with the In Unison ested observer in the FPTC process, but have formulated their own vision document, social policy and disability communities. The Quebec government has been an interterritorial governments, except for Quebec, in conjunction with consultants from the In Unison: A Canadian Approach to Disability Issues (Ottawa: Supply and Services <sup>39</sup>The In Unison document has been developed by the federal, provincial, and , 1998).

search Paradigms in Disability (North York, ON: Roeher Institute, 1994). ceptual frameworks of the "warehouse," "greenhouse" and "open house." See Alan Praeger, 1989); Marcia Rioux and Michael Bach, Disability Is Not Measles: New Re-Gartner and Tom Joe (eds.), Images of the Disabled, Disabling Images (New York: <sup>40</sup>In the language of the *Mainstream 1992* report, these correspond to the con-

are more effective and, if so, whether they are more likely to be associated with a research projects could search for evidence on whether some of the newer programs scope of this paper. particular intergovernmental regime. While interesting questions, they lie outside the grams. Most of the newer programs are linked to the other two paradigms. Future paradigms and programs. The medical-rehabilitation programs are mainly older pro-<sup>41</sup>Thus inertia or "path dependency" plays a role in the fit between disability

to the CPP disability benefits. In light of the rising expenditures on disability benefits coupled with the Auditor General of Canada's criticisms of the program, the <sup>42</sup>Another example of this is in collaborative federalism and the latest reforms

and continue to receive them, and to reduce the risk of paying benefits to people ability benefits. The aim is to ensure that only those eligible are accepted for benefits intergovernmental consensus includes a tightening of the administration of the disineligible or no longer eligible due to changed circumstances.

<sup>43</sup>Peter W. Hogg, Constitutional Law of Canada, 2d ed. (Toronto: Carswell

issues are contributing to the creation of national standards enforceable by the courts the judicial activism proclivities of Canadian judges. Charter decisions on disability sons with disabilities. The Charter has expanded the judicial review powers and likely role of provincial and the federal human rights laws for advancing the rights of per-1985), pp. 453-54.

44The Charter of Rights and Freedoms supplements but will never supplant the

ply and Services Canada, 1997), p. 116. <sup>45</sup>National Council of Welfare, Another Look at Welfare Reform (Ottawa: Sup-

<sup>46</sup>Prince, "Touching Us All."

<sup>47</sup>Greenspon and Wilson-Smith, Double Vision.

(Toronto: University of Toronto Press, 1987), p. 250. Federalism and the Role of the State, ed. Herman Bakvis and William M. Chandler <sup>48</sup>J. Stefan Dupre, "The Workability of Executive Federalism in Canada," in

Press, 1987). (Toronto: McGraw-Hill Ryerson, 1976); Keith G. Banting, The Welfare State and 1986); Donald V. Smiley, Canada in Question: Federalism in the Seventies, 2d ed eralism and the Economic Union in Canada (Toronto: University of Toronto Press. Queen's University, 1983); Kenneth Norrie, Richard Simeon and Mark Krasnick, Fed. Theory, Discussion Paper No. 17 (Kingston: Institute of Intergovernmental Relations, Diplomacy; Black, Divided Loyalties; Reginald Whitaker, Federalism and Democratic Canada (Toronto: University of Toronto Press, 1965); Simeon, Federal-Provincial Canadian Federalism, 2d ed. (Kingston and Montreal: McGill-Queen's University <sup>49</sup>John Porter, The Vertical Mosaic: An Analysis of Social Class and Power in

<sup>50</sup>Ronald Melcher, "The Cap on CAP," Perception 14, 4 (1990):23

<sup>51</sup>David P. Ross, "Who will speak for Canada's children?" p. 2.

<sup>52</sup>Kenneth Bryden, Old Age Pensions and Policy-Making in Canada, p. 79.

the consultation process of the task force are listed in the final report, Equal Citizenship. abilities: The Will to Act (Ottawa: Supply and Services, 1996), pp. 101-13. The Federal Task Force on Disability Issues, Equal Citizenship: Canadians with Dis-<sup>53</sup>The national organizations, local groups, and individuals that participated in

substantial action in implementing many of the recommendations of the 1996 Scott tions, in a letter to the prime minister, criticized the federal government for lack of 1999, pp. A1 and A10.

55Simeon, Federal-Provincial Diplomacy Ottawa for Unfulfilled Promises for Help," The Globe and Mail (Toronto), 1 March Task Force report, Equal Citizenship. See Erin Anderssen, "Disability Groups Berate <sup>54</sup>Yet, following the February 1999 budget, eight national disability organiza-

of the CPP, a point that corresponds with Simeon's analysis. Age Pensions, p. 196). These groups did not enjoy the same impact on the formation national federation of pensioners and senior citizens influenced changes in the Old another period and intergovernmental regime, "extensive lobbying at Ottawa" by the of voluntary organizations, as well as private individuals." On another issue and in over the 1930-35 period, "from provincial legislatures, municipal councils, and a host followed "a persistent campaign sparked by the Canadian National Institute for the Age Security and Guaranteed Income Supplement programs in the mid-1960s (Old 228). The campaign included resolutions and representations to Prime Minister Bennett Blind to have the pension plan extended to cover the blind" (Old Age Pensions, pp. 79, <sup>56</sup>Bryden notes that the 1937 amendment to the Old Age Pension Act of 1927

tics of Highway Transport Regulation (Montreal: McGill-Queen's University Press, <sup>57</sup>Richard J. Schultz, Federalism, Bureaucracy, and Public Policy: The Poli-

<sup>58</sup>Ibid., p. 167.

the hearings. The eventual changes made to the CPP in 1997-98 also included the and that ample time had not been set aside for all interested parties to participate in ally no information was included on the impact of proposed cuts overall or by gender; the consultation paper contained not one proposal for improving benefits; that virtuseveral concerns about the last reform process. Specifically, the council observed that elimination of the CPP Advisory Board. Finance about the CPP, the Chairperson of the National Council of Welfare expressed CPP review and consultative process. In an open letter to the ministers of HRDC and <sup>59</sup>There were, however, a number of democratic deficits connected with the

<sup>60</sup>Smiley, Canada in Question, p. 1.

opt out of a national social policy initiative. ing power and federal interests in prescribing the terms under which provinces could social union process with respect to provincial proposals on limiting the federal spendsimilar intervention at the other level. This point is reflected in recent debates in the polar. Under federalism, policy intervention at one level need not mean the absence of relation to the community and economy. Because we are talking about two levels of and centralization in the sense that both levels are more prominent than before in result can be competitive and/or cooperative, yielding an increase in decentralization some or all of the provinces are active as policymakers in the sector but the federal policy sector but most or all of the provinces are not. Decentralization happens when ing range of scenarios. Centralization occurs if the federal government is active in the contribute to decentralization and centralization simultaneously. Consider the followgovernment and two processes, decentralization and centralization are not simply bigovernment is inactive. If both levels of government are active in a policy sector the <sup>61</sup>For some readers, it may sound implausible that disentangled federalism could

natory nature of the cap [on CAP] had poisoned federal-provincial relations," Greenspon and Wilson-Smith, Double Vision, p. 231. <sup>62</sup>As Greenspon and Wilson-Smith have written: "The arbitrary and discrimi-

#### A COLLABORATIVE APPROACH INSURANCE SYSTEM: REFORMING THE DISABILITY

Alan Puttee

## PURPOSE AND BACKGROUND

one of a number sponsored by the Institute of Intergovernmental Relations at policy areas. governmental regimes through the examination of their effects on particular be associated with a change in intergovernmental regime. This case study is insurance programs and to consider the advantages and disadvantages likely to ernmental regimes have had on the development and operation of key disability The purpose of this chapter is to determine the impact that prevailing intergov-Queen's University designed to shed light on the attributes of particular inter-

has classified these relationships into four intergovernmental regimes: constitutional responsibilities and pursue their policy goals. The Queen's project ernments interact with each other in a myriad of ways as they fulfill their The Canadian federal government and the provincial and territorial gov-

eral revenues: provincial governments must tolerate federal conditions or forego federnments in areas of exclusive provincial jurisdiction with the result that approval, attaches conditions to financial transfers to provincial govunilateral federalism, where the federal government, without provincial

- has jurisdiction, this can result in a situation of mutual independence); acts independently in its areas of constitutional competence (where each classical or disentangled federalism, where each order of government
- collaborative federalism, where the two orders of government, recogor sticks; and nizing their interdependence, act jointly with no undue reliance on carrots
- eral involvement. interprovincial collaboration, where provinces collaborate without fed-

values, and respect federalism principles. ness with which the programs meet their policy objectives, embody democratic the overall effectiveness of the programs under review, namely, the effective-The project has also established three assessment criteria to be used in judging

disability insurance programs that furnish cash payments to those whose earnto it are the focus of much of the study. called "classical" or "disentangled" intergovernmental regime and alternatives these areas with few policy or operational links to other provinces, the sogovernments and since provinces carry out their program responsibilities in programs in this universe are within the exclusive jurisdiction of provincial ings have been reduced or eliminated by a disability. Since many of the This case study, one of four in the area of disability policy, focuses on

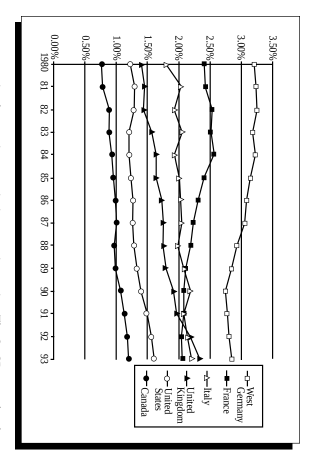
The key questions addressed by the study are:

- surance programs? overall effectiveness of the development and operation of disability inpendent effect of the (mostly) classical federalism governance on the Using the assessment criteria set out above, what has been the inde-
- programs? What is the most feasible alternative governance arrangement for these
- democratic, and federalism fronts? ernmental regime be expected to lead to superior outcomes on the policy, To what extent can a change from the current to the alternative intergov-

## INTERNATIONAL COMPARISONS

injury/disease and sickness benefits as a percentage of gross domestic product expenditures are the lowest of the countries shown (although note the caveats Figure 1 shows public expenditures on disability cash benefits, occupational (GDP) for Canada and several of its key trading partners. Canada's public

Diseases and Sickness Benefits in Selected Western Countries, 1980–1993 Government Expenditures on Disability Cash Benefits, Occupational Injury/ (% of GDP)FIGURE 1



quality of the data varies across countries. In addition, the graph does not capture imporlikely higher than in other countries shown. expenditures flowing to persons with disabilities, an area where Canada's expenditures are tant differences among systems. It does not, for example, include social assistance Note: International comparisons require interpretative caution. The OECD notes that the

Statistics of OECD Members Countries, Provisional Version (Paris: OECD, 1996). Source: Organisation for Economic Co-operation and Development, Social Expenditure

to the OECD data). An important difference between the North American sysa larger role in the former than in the latter. tems and those in continental Europe is that private insurance companies play

# CANADA'S DISABILITY CASH PROGRAMS

grams: premium-financed programs that replace the earnings of those Disability cash programs may be divided into two types: social insurance prowho

resort assistance to people with disabilities who have little or no income. become disabled; and social-assistance programs: programs that provide last

of the second. Canada's disability cash programs are summarized in Table 1 and described below. (Private insurance data are provided for reference.) with social assistance programs since reform of the first would affect the size The chapter focuses on social insurance programs, but deals in passing

Disability Cash Programs<sup>1</sup> (annual payments, late 1990s)

classical (provincial) federal-provincial collaborative classical (provincial) classical (federal) classical (provincial) classical (provincial) (formerly federal-provincial collaborative) Insurance industry is regulated by both federal and provincial governments	2 792 437 n/a 35 2 n/a <sup>3</sup> 2 n/a <sup>3</sup>	(\$billion)  10.2  4.6  3.3  2.0  0.4  3.0  13.2	Social Insurance  Workers' Compensation (1997) C/QPP Disability (1998) Public auto insurance <sup>4</sup> (1997) EI Sickness (1996/97) Social Assistance <sup>2</sup> Provincial social assistance (1996/97)  Total Public Programs  Private Insurance (1997) (group and individual; short and long term)  Auto insurance <sup>4</sup> (1008)
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Notes: <sup>1</sup>Omits some programs, for example, payments to veterans and victims of crime. <sup>2</sup>Assumes that people with disabilities account for 20–25 percent of social assistance case loads/expenditures. E = Estimate.

<sup>&</sup>lt;sup>3</sup>Many recipients receive payments from more than one source.

are those paid by public auto insurance agencies in Quebec, Manitoba, Saskatchewan and <sup>4</sup>Auto insurance payments are in respect of personal injury. Public auto insurance benefits nies in 1998 in the remaining six provinces. British Columbia; the private insurance amounts are claims incurred by insurance compa-

disbursed by public programs; and cause-based programs, where benefits dedisburse half of public sector benefits. pend on the cause of the disability (workers' compensation and public auto) programs account for almost three-quarters of the \$13.2 billion of payments ity which is governed by a federal/provincial collaborative regime; provincial all the disability cash programs except Canada/Quebec Pension Plan Disabil-Table 1 shows that the classical intergovernmental regime characterizes

ability Insurance Program, a reform option explored later. some of the issues that would need to be addressed by a Comprehensive Disof each of the programs listed in Table 1. The description provides a flavour of The following sections briefly describe the development and operation

### Workers' Compensation

employee carelessness.<sup>2</sup> reluctant to testify, fearing employer retribution, and employers could claim tually compensated: employers won most court cases as co-workers were system costs went to lawyers. Its financial implications for employers were the nineteenth century. Tort liability was expensive in that a high proportion of the court system (tort liability) became evident with the industrialization of unpredictable. And it was ineffective for workers in that few injuries were ac-History. The disadvantages of leaving the compensation of injured workers to

the basis for the modern workers' compensation programs. tion that they not be sued in the event of worker injury, a "contract" that remains Some employers financed this aspect of the societies' activities on the condihad begun to compensate injured workers regardless of cause of disablement. In nineteenth-century Britain, the "friendly societies" (employee groups)

diseases related to that industry and were therefore free from tort liability (i.e., ers injured in the course of employment. By 1931, all provinces except Prince a compulsory no-fault, employer-financed plan for the compensation of workmany and Britain were being studied in Canada, and in 1914 Ontario adopted provided by a publicly administered insurance fund. no fault), insurance coverage was compulsory in designated industries and was were that employers in a given industry were jointly liable for the injuries/ workers' compensation program.) The key elements of the plans then, as now Edward Island had done the same. (Today, all provinces and territories have a By the early twentieth-century workers' compensation schemes in Ger-

provincial collaborative governance is evident in the federal-provincial agreesation system, for purposes of this chapter the governance of the Workers' jurisdiction and, since each province autonomously operates its own compensuch as minimum wages and labour standards) falls mainly within provincial ments that apply provincial workers' compensation legislation to federal Compensation Board (WCB) is classical federalism. (An element of federal/ Governance. Workers' compensation (and other labour-related matters

decisions. This has given rise to a significant amount of litigation in front of tion of independent tribunals to which workers and employers can appeal board to determine when a compensable injury has occurred, its permanence and these bodies. what benefits are to be paid. In recent years there has been a trend to the crea-Each provincial WCB is a public monopoly with exclusive jurisdiction

ences in reporting practices with respect to accounting and statistical matters. erage and benefits vary significantly and, although the Association of Workers' Compensation Boards of Canada has done useful work, there remain differ-The interrelationships between the provincial boards are limited. Cov-

sions include the self-employed, domestics, outworkers who perform tasks in and, in some jurisdictions, banks and financial institutions. their home, casual or seasonal workers, small firms, non-profit organizations, from around 70 per cent in Ontario to over 95 per cent in Quebec. Typical excluered. Slightly over 80 per cent of the workforce are covered in Canada ranging of the workforce that is covered and the scope of the injuries and diseases cov-Coverage ... varies considerably by jurisdiction in terms of both the proportion Coverage. Gunderson and Hyatt summarize WCB coverage as follows:

jurisdictions. For example, compensation for many diseases, chronic stress, and reand diseases may represent a growing proportion of workplace-related injuries.<sup>3</sup> petitive strain injuries may be restricted or even precluded. These excluded injuries workers' compensation system, and the scope of what is recognized varies across Not all injuries and diseases that may be work-related may be recognized by the

injuries by noting: Wilkinson documents the variation in the range of compensable diseases/

diseases. One province and two territories, by contrast, list only 10 each. Entitlement for such ailments as stress and chronic fatigue depend on which Entitlements vary greatly. British Columbia, for example, lists 70 compensable

ing to the work-relatedness of the same illness in determining entitlement.<sup>4</sup> province the worker is employed in. Different provinces give different weight-

shipping and airline companies) are permitted to self-insure. Some large employers (e.g., governments and their agencies, universities, and

tion Boards and the number of recipients for selected years. Benefits. Table 2 sets out the payments made by Workers' Compensa-

maximum annual pension was \$42,700; in Newfoundland it was \$22,300.5 ments payable to those with permanent disabilities: in 1998, British Columbia's return to work. There is a good deal of variation among the maximum paybetween net pre-injury earnings and what the worker earns, or could earn, upon ments); ongoing pensions are a proportion (usually 90 percent) of the difference of permanent physical impairment (often referred to as non-economic loss paymanent disabilities (partial and total): a lump-sum payment is made in respect Most provinces operate a dual-award benefit system for those with per-

in a lower pension. Labour representatives oppose deeming since the injured job, the WCB usually has the discretion to deem post-injury earnings resulting receiving compensation does not feel he or she can work or is unable to find a Disputes regarding what a worker could earn are common. If a worker

TABLE 2
Workers' Compensation Payments and Recipients

		Pa;	Payments (1997\$)1			Recip	Recipients <sup>2</sup>
	Temporary Total Disability	Permanent Disability	Health Care/ Rehabilitation	Total	% of GDP	Total	% of Employed
	(\$billion)	(\$billion)	(\$billion)	(\$billion)		(million)	
1980	1.46	0.80	0.53	2.78	0.44	1.22	11.4
1985	1.91	1.29	0.72	3.92	0.57	1.08	9.6
1990	2.29	1.76	1.17	5.23	0.68	1.03	8.2
1995	2.02	1.79	1.36	5.17	0.63	0.82	6.1
1997	1.91	1.44	1.20	4.55	0.52	0.79	5.7
							- 1

future payments. Notes: 1Payments made in the year shown, i.e., do not include reserves established to fund

Source: Human Resources Development Canada Website at <www.hrdc-drhc.gc.ca>

<sup>&</sup>lt;sup>2</sup>About half of recipients receive only health-care/rehabilitation benefits

economies are needed. support it and argue that the dual-awards system is too rich to begin with and worker does not receive the replacement expected: business representatives

disabilities (total and partial). Automatic inflation adjustment of benefits is accident earnings. WCBs also pay compensation in respect of temporary dual award system replaced one where benefits were paid regardless of postdexing usually applying to all benefits in pay. In some provinces, the current the 1980s when levels were increased and benefits were indexed with the inthe rule in most provinces. Current benefit levels in many provinces are somewhat below those of

in inappropriately high benefits and unnecessarily high system costs. In Queincome after the injury than before.) Other provinces wholly or partly inteof WCB benefits means that some disabled workers have higher take-home dents and should pay for them regardless of what other income sources injured reflecting a view that employers have taken on the liability for workplace accieligible for benefits from both the WCB and from CPP Disability (described bec, where the provincial government controls both the WCB and the QPP view that the stacking of benefits from programs with similar goals can result grate CPP Disability pensions, that is, the WCB benefit is reduced, reflecting a workers have. (This stacking of benefits together with the non-taxable status ation in provincial practice. Some provinces do not reduce the WCB benefit, below). The way in which WCBs treat this situation further illustrates the vari-Disability benefit, WCB beneficiaries cannot receive QPP Disability. Workers with a severe and prolonged work-related disability may be

income-security programs: they cite evidence that workers facing layoffs are benefits of the WCB system are being substituted for the lower EI benefits.6 more likely to report injuries suggesting that, in some measure, the higher Fortin and Lanoie find another relationship between WCB and other

are legislated in some provinces, e.g., Ontario and Quebec). These obligations of injured/diseased workers. There is a strong obligation on employers to redures regarding the claiming of benefits and reassessments of injured status. generally entail strict vocational requirements together with stringent procetain injured workers and to accommodate their return to work (obligations that Rehabilitation. WCB plans place significant emphasis on rehabilitation

to rehabilitation than disease cases which predominate in C/QPP Disability); dent than disease cases in the WCB caseload (accident cases are more amenable the WCB coverage of disabilities that are temporary and partial; (iii) a The emphasis on rehabilitation reflects: (i) a higher proportion of acci-

exceptions) that increases in benefit generosity under workers' compensation references "A number of Canadian econometric studies have found (with some increases both the frequency of claims and their duration."7 (iv) the need to offset the work disincentive effects of WCB benefits. Gunderson large body of evidence that vocational rehabilitation efforts are effective; and

tor paid 0.7 percent while those in the construction industry paid 7.9 percent.8 employer is in. In Quebec, for example, employers in the business service secthrough assessment rates (payroll taxes) that vary by industry and, usually, by There are wide variations within these averages according to the rate group the was the highest (3.2 percent); Saskatchewan's was the lowest (1.6 percent). for Canada was 2.6 percent of covered payroll in 1992: Ontario's average rate their individual accident experience. The weighted average assessment rate Financing. Employers finance the workers' compensation systems

in 1994 represented a liability of \$36 billion while the total assets of the plans unfunded liabilities. William M. Mercer Ltd. estimated that promised benefits than a pay-as-you-go program. In practice, many provincial WCBs have large of injury to cover all future costs: in principle, then, WCB is a funded rather ratios in the western provinces all exceeded 87 percent.9 were \$20 billion. Ontario had the lowest funded ratio (37 percent) while the payments over more than one year this means setting aside enough in the year particular year in that year. For disabilities that are expected to give rise to The policy of WCBs is to pay for the injuries/diseases that occur in a

years have slowed the growth of unfunded liabilities. Whether and by how due mainly to the 1985 retroactive indexing decision.) Benefit cuts in recent controversy between labour and business representatives. much assessment rates should increase to reduce these liabilities is a source of liability increased from \$2.7 billion to \$6.2 billion over the 1984-86 period prospective benefits as well as to benefits then in pay. (Ontario's unfunded when benefits were enriched via full indexing with the enrichment applied to A substantial fraction of these unfunded liabilities arose during the 1980s

# Canada/Quebec Pension Plan: Disability Benefits

an area of exclusive provincial jurisdiction, a constitutional amendment was mirrored the American arrangement. Since the provision of such benefits was ings-related disability program in the public earnings-related pension program provision for disability benefits for labour force participants. Including an earn-History. The Canada Pension Plan (CPP), which took effect in 1966, included

required to provide the federal government the authority to pay disability benefits eral and provincial jurisdiction with provinces having paramountcy such that federal The amendment made disability (and survivor) benefits subject to concurrent fedlaws cannot "affect the operation" of provincial laws in the field.

da's national disability insurance plan. disability component of the plan, referred to as the C/QPP Disability, is Canaresult that with respect to benefits the two plans are, in effect, a joint plan. The and the Quebec Pension Plan (C/QPP) — are similar and detailed arrangements between them provide for the recognition of the other's credits with the Quebec chose to do so. The two plans that resulted — the Canada Pension Plan to operate their own comparable pension/disability plan. Only the province of The Act establishing the CPP included a provision enabling provinces

jurisdiction with provincial paramountcy). Most amendments to the CPP, incountry's population. In practice this means there is extensive consultation cluding the CPP Disability, which are passed by Parliament, do not take effect ters before amendments are presented to legislators. and cooperation among federal and provincial officials and responsible miniswithout the consent of two-thirds of the provinces having two-thirds of the rative (FPC), reflecting the underlying constitutional arrangement (concurrent Governance. The governance of the CPP is federal-provincial collabo-

all governments recognize the advantages of, and are committed to, maintainincluded in the two-thirds/two-thirds requirement.<sup>10</sup> The result of this goverthe substantial increase in the flat-rate component of the disability benefit). plan amendments adopted by the QPP were later mirrored by the CPP (e.g., ing the parallelism between the two plans. It is noteworthy that many of the are found in the disability component: see below). This outcome suggests that and the plans have evolved in a very similar fashion (most of the differences laterally change the QPP. To date, these arrangements have been uncontroversial that do not apply to their constituents and the Government of Quebec can uninance structure is that Quebec members of Parliament vote on CPP changes It is notable that the consent of provinces operating their own plans is

(as in Quebec), could opt out of only the CPP Disability portion of the CPP. legislation, a province, wishing to operate its own disability insurance system lish its own comparable plan. It is less clear whether, without a change in federal A province can opt out of the CPP (subject to a notice period) and estab

periodic labour force attachment (around 20 percent of contributors). To be ment requirements deny benefits only to new entrants and to those with only Coverage. C/QPP Disability covers most workers. Labour force attach-

eligible for CPP Disability, a person with a disability must have made contributions in (any part) of four of the last six years. (Quebec requirements differ slightly.)

under Workers' Compensation the cause must be work-related the cause of the disability is irrelevant; there is 24-hour coverage, whereas that is, temporary and partial disabilities are not covered. On the other hand Disability pays benefits only in respect of severe and prolonged disabilities. narrower and broader than that used by the WCBs. On the one hand, C/QPP The definition of disability employed by C/QPP Disability is at once

of these interpretative changes were subsequently reversed. disability was eased to mean one that was expected to last at least one year. Some unemployment rate in the applicant's region); as well, the definition of prolonged socio-economic factors into the assessment process (e.g., education of applicant Disability in effect broadened its definition of disability by incorporating various to cover mental diseases and chronic fatigue. In the late 1980s, early 1990s, CPP pretation have emerged over the years. The Quebec plan, for example, is less likely for 60 to 64-year-old applicants than for younger applicants. Differences in internitions of disability, for example, QPP Disability employs a less stringent definition There are some differences in the CPP Disability and QPP Disability defi-

ability and QPP Disability. Benefits. Table 3 shows benefits payments and recipients for CPP Dis-

TABLE 3
C/QPP Disability Payments and Recipients

		Payments (1998 \$)	1998 \$)			Reci	bients	
Fiscal years starting in	CPP Disa- bility (Shillion)	QPP Disa- bility (Shillion)	Total (Shillion)	% of GDP	CPP Disa- bility (000)	QPP Disa- bility (000)	Total	% of Em- ployed
1980	0.53	0.19	0.71	0.11	117	31	148	1.4
1985	0.99	0.36	1.35	0.20	178	52	230	2.0
1990	1.95	0.40	2.35	0.30	265	53	317	2.5
1995	2.92	0.43	3.35	0.41	404	55	459	3.4
1998	2.79	0.47	3.26	0.36	387	59	437	3.1

in the payments and recipient's data. Note: 1Both plans make provision for payments to children of disabled. These are included

Source: Human Resources Development Canada Website. At <www.hrdc-drhc.gc.ca>

ability benefits over the 1980-98 period. This reflects inter alia the benefit changes and the interpretation changes noted above. The growth in CPP Disability benefits was over twice that of QPP Dis-

age earnings level and some 17 percent for a person at twice the average replacement afforded by C/QPP Disability was 40 percent for a person who average earnings and the plan's earnings ceiling was \$36,900 in 1998 (apthe person were 65 years of age. Since the retirement pension is 25 percent of equal to 75 percent of the retirement pension that would have been payable if percent lower in Quebec). earnings. The average CPP disability pension in 1998 was \$8,850 (about 4 had been at half the average earnings level, 30 percent for a person at the averproximating the average earnings level in the economy as a whole), the earnings and consisted of a flat-rate portion (\$4,040) and an earnings-related portion The maximum annual C/QPP Disability benefit was \$10,740 in 1998,

the case of the trauma associated with accidents. (Rehabilitation plays a larger role work although, in 1996 4 percent of the CPP Disability caseload did so. years only about 1 percent of the C/QPP Disability caseload per year returned to in WCB and auto plans where most disabilities arise from accidents.) In recent are disabled as a result of illness where rehabilitation plays less of a role than in return to work. In addition, a high proportion of those receiving C/QPP Disability prolonged disability are the least likely of all people with disabilities to be able to role of rehabilitation in the program is relatively small: those with a severe and Rehabilitation. The C/QPP's strict definition of disability means that the

one effect of which is that beneficiaries who try to return to work and/or enate within quite narrow limits given the plan's strict definition of disability, tion and resources to rehabilitation, led to the establishment of a permanent does CPP Disability, undertakes virtually no rehabilitation activities. ity, which has an older and on average more seriously disabled clientele than work is unsuccessful, this provision lasts for only three months. QPP Disabillow for the rapid benefit reinstatement for those beneficiaries whose return to approach that entails substantial work disincentives. While recent changes algage in some work-related activity lose their benefits -CPP Disability rehabilitation component. This, however, is expected to oper-A CPP Disability project in the mid-1990s, which devoted extra atten-– an "all or nothing"

covered payroll, which may be compared to the then estimated long-run expartially funded: the initial C/QPP contribution rates were set at 3.6 percent of C/QPP program of which it is a part. In 1966, the CPP and QPP were only Financing. The financing of C/QPP Disability mirrors that of the larger

tially funded origins via a decision to raise contribution rates rapidly over the of steadily increasing projected future costs, the plan was returned to its paragreement mapped out a pay-go future for the plan. Ten years later, in the face 1997-2003 period. penditures of some 5 percent of covered payroll. In 1987, a federal-provincial

### Public Automobile Insurance

Quebec plan covers personal injury only. Saskatchewan's plan took effect in The three western plans cover personal injury and property damage/loss; the lumbia governments operate compulsory public automobile insurance plans. History. Agencies of the Saskatchewan, Manitoba, Quebec, and British Co-1945; the other plans took effect in the 1969–75 period.

companies compete for drivers' business. (In British Columbia, Saskatchewan, compensation arrangement). Saskatchewan's program is partial-no-fault (since ability is not permitted, that is, there is no right to sue (mirroring the workers' auto insurance authority according to the seriousness of their injury: tort liauto insurance policy provided by the public agency.) and Manitoba private and government insurers both sell top-ups to the required bec market) automobile insurance is privately operated in that insurance remaining six provinces (and in the property damage/loss segment of the Queish Columbia program the tort liability system has been largely retained. In the meaning that victims of automobile accidents are compensated by the public 1995) in that lawsuits are permitted in limited circumstances. Under the Brit-The Quebec and Manitoba (since 1994) plans are pure-no-fault plans

the business. For example, the right to sue is limited (i.e., Ontario is a partialsurance companies, the government strictly regulates virtually all aspects of tween public and private automobile insurance. In Ontario, for example, where most cases) are established by the provincial government. no-fault province) and the minimum no-fault benefit levels (which govern in automobile insurance is private, as the insurance coverage is provided by in-A high degree of regulation substantially narrows the distinction be-

the federal government is uninvolved in this area (except for its regulation of governance is classical federalism. the solvency aspects of insurance companies with federal charters). Thus, the Governance. Provinces have jurisdiction over automobile insurance and

policy or administrative relation among them The four public schemes are operated autonomously with little or no

centages applying to more serious injuries.11 cept Newfoundland/Labrador. Accident benefit levels are significantly higher injured in auto accidents drew any benefit from a tort claim, with lower perprohibited. Muszynski notes that in the late 1980s only 45 percent of people in Quebec, Manitoba, and Saskatchewan where tort liability is restricted or Coverage. Accident benefit coverage is compulsory in all provinces ex-

to those injured in automobile accidents. Appendix 2 provides provincial details Saskatchewan, and British Columbia paid \$2 billion (including health-care costs) Benefits. In 1997, the public auto insurance plans in Quebec, Manitoba

four public auto insurance provinces. Table 4 sets out the maximum annual disability income benefits in the

Disability Income Benefits in the Four Public Auto Provinces (late 1990s)

British Columbia	Saskatchewan	Manitoba	Quebec
75% of gross wage	90% of net wages	90% of net wages	90% of net wages
75% of gross wage (maximum annual benefit: \$15,600)	90% of net wages (maximum allowable gross income: \$56,855)	90% of net wages (maximum allowable gross income: \$61,500)	90% of net wages (maximum allowable gross income: \$50,500)

Source: Insurance Bureau of Canada Website at <www.ibc.ca>

range from \$7,300 (in the three Atlantic provinces) to 80 percent of net wages, impairment of important physical/mental/psychological functions. remains available in cases of death, permanent and serious disfigurement, and private auto province to do so. The system is partial-no-fault in that the right to sue Since 1989 Ontario has significantly restricted the use of tort liability, the only maximum of \$20,800 (in Ontario, having been reduced from \$52,000 in 1996). In the private auto provinces, maximum annual disability income benefits

the reserves held by the insurance companies. principally by premiums paid by drivers and the investment income earned on Financing. Public (and private) automobile insurance plans are financed

## **Employment Insurance Sickness Benefits**

program since the substantial expansion of the program in 1971. History. Sickness benefits have been part of the Employment Insurance (EI)

constitutional amendment (unanimously agreed to by provincial governments) putting unemployment insurance in the federal jurisdiction. Governance. Governance of EI is classical federalism reflecting the

insurable employment in the past 52 weeks are covered by the sickness ben-Coverage. All contributors to the EI program with at least 700 hours of

Benefits. Table 5 sets out EI sickness payments and recipients

TABLE 5
EI Sickness: Payments and Recipients

436 0.05	462 0.06	1990 445 0.06 32	316 0.05	317	Payments (1996\$)  Fiscal Year Starting in (\$million) % of GDP (000)
35	36	32	25	24	(000)
0.25	0.26	0.25	0.22	0.23	Recipients % of Employed

Source: Human Resources Development Canada Website at <www.hrdc-drhc.gc.ca>

reason of sickness or injury. There is a two-week waiting period for the benefit. mum of \$413 per week paid for a maximum of 15 weeks (higher replacement ents must be incapable of performing his/her usual job or a "suitable" job by levels are provided if the recipient has children and if income is low). Recipi-The EI benefit equals 55 percent of insured earnings to a (1997) maxi-

ers and employees. Financing. El benefits are financed by payroll taxes levied on employ-

# Social Assistance for People with Disabilities

to those with little or no income, is not part of the disability insurance system rise to higher social assistance expenditures on people with disabilities than tant way: a disability insurance system that pays low/patchy benefits will give those who become disabled. However, the two systems are related in an imporwhere, broadly speaking, workers pay premiums that finance the payments to The social assistance system, where payments of a last-resort nature are paid

scription of social assistance for people with disabilities. Other chapters in the volume provide more detail. would a more robust insurance system. This relationship requires a brief de-

tance do so as a result of a disability. CAP's 50 percent cost sharing made an tative and preventive welfare services and to many other services for social sistance Act. The adoption of the Canada Assistance Act (CAP) in 1966 subsumed rowing of differences among provincial benefit structures. 12 and programs, including those directed at people with disabilities, and to the narimportant contribution to the subsequent development of provincial welfare policy it is generally estimated that around one-quarter of those receiving social assisassistance recipients. CAP was a vital development for people with disabilities as these federal programs and substantially extended federal cost-sharing to rehabiligroups, for example, the Blind and Disabled Persons Act, the Unemployment Asprovincial welfare (last resort) systems via several programs directed at particular History. Prior to 1966 the federal government shared the cost of parts of the

over half of the country's population. This reduced the federal share of CAP-eligirestraint measure, the so-called "cap on CAP," effectively put the program on a saw provincial social assistance expenditures climb to record levels. cases, lower than 30 percent. This period included the 1990-92 recession which ble social assistance expenditures in these provinces from 50 percent to, in some block-funded basis for the three wealthiest provinces which together account for During the 1989-95 period a unilaterally imposed federal expenditure-

one social assistance-related condition: a no residency requirement rule. Other lation to provincial population and economic aggregates. The CHST contains Health and Social Transfer (CHST), a smaller block transfer that grows in retransfers in respect of health care and postsecondary education with the Canada conditions were abolished. In 1996 the federal government replaced CAP cost-sharing and the block

decisive role in the design of the program. The federal government, for examother federal-provincial social programs adopted in the 1960s, provinces supthe design of CAP and, until 1989, in its operation. In contrast to some of the cludes that "the Canada Assistance Plan ...was probably the most harmonious to include preventative services. A student of the development of CAP coninces regarding eligible provincial expenditures, for example, Alberta's flexible program (i.e., few program conditions) and the views of many provple, accommodated the preference of Quebec and some other provinces for a ported federal involvement in their social assistance systems and played a Governance. Federal and provincial governments cooperated closely in

to be a way-station on the road to the adoption of CHST in 1996. Since then ceipt of payments from the Equalization program. The cap on CAP turned out collaborative.<sup>14</sup> The collaborative approach ended in 1989 when the federal alism regime with virtually no federal involvement. people with disabilities, is now governed by an almost entirely classical federment rule). The result is that social assistance, including social assistance for assistance programs (with the exception of the federal no-residency requirethe federal government has been essentially uninvolved in provincial social government unilaterally capped entitlements of the three provinces not in renance of social assistance for people with disabilities was federal/provincial product of the cooperative federalism process.<sup>13</sup> Thus, until 1989, the

penalties associated with failed employment attempts have been eliminated bility is no longer based on permanent unemployability and the former financial the social assistance benefits. Under the Ontario Disability Support Program eligi-C/QPP Disability; in some provinces those with partial disabilities are eligible for use a disability definition similar to the "severe and prolonged" employed by ments, income, and assets into account (Alberta is an exception). Many provinces meeting needs tests which vary by province but which all take budgetary require-Coverage. People with disabilities access provincial social assistance after

received around \$3 billion of social assistance. gesting that in 1996 some three-quarters of a million people with disabilities account for nearly one-quarter of social assistance caseloads/expenditures sugpayments and recipients. It is generally assumed that people with disabilities abilities receiving social assistance, Table 6 sets out total social assistance Benefits. As not all provinces separately record data for people with dis-

Provincial Social Assistance Payments and Recipients

	Payment	nts (1996\$)	$R_{\ell}$	cipients
Fiscal Year Starting in	(\$billion)	% of GDP	(million)	% of Population
1981	5.7	0.9	1.42	5.7
1985	8.2	1.2	1.92	7.4
1990	9.8	1.3	1.93	7.0
1995	14.3	1.8	3.07	10.4
1996	12.7	1.6	2.94	9.7

Source: Human Resources Development Canada Website at <www.hrdc-drhc.gc.ca>

current social assistance expenditures (unless provinces do not comply with, of the CHST means that current provincial entitlements are independent of their pre-1996 levels of social assistance expenditure. The block-fund nature the general revenues of provincial governments. The federal CHST indirectly and the federal government enforces, the one social assistance condition noted assists in the financing in that provincial entitlements are, in part, related to Financing. Social assistance for people with disabilities is financed by

### Private Disability Insurance

sion below. Although not a public program, a brief description of the disability insurance offered by insurance companies will be useful as a background for the discus-

is higher). ability (LTD) coverage (when short-term coverage is added, the coverage rate Coverage. In 1997, about half of employed people had long-term dis-

short- and long-term plans totalled \$3 billion in 1997. 15 number of people receiving payments is not available.) Benefits. Claims paid for income replacement under group and individual, (Information on the

after two years the recipient must be unable to perform any "suitable" job). to perform his or her job for the first two years after the onset of the disability: to those who are seriously disabled (usually this means the recipient is unable ing work-related accidents, pays out \$4.6 billion). Three principal reasons average replacement rate) and compared to WCB (which despite only coverally around two-thirds of prior earnings), their \$3 billion payout is low compared public plans is higher. Third, LTD plans cover only about half of workers whereas the coverage of the Second, like C/QPP Disability, eligibility for LTD benefits is usually restricted by the amount of any C/QPP Disability and/or WCB payments being received i.e., after EI Sickness payments cease and, once in play, payouts are reduced LTD payments typically begin about four months after the disabling event, account for this. First, private disability plans are generally second payers; to C/QPP Disability (which has a \$3.3 billion payout, but has a much lower While private disability plans typically have high replacement rates (usu-

serves held by the insurance companies paid by employer/employees and by the investment income earned on the re-Private disability income plans are financed by premiums

# ASSESSING DISABILITY INSURANCE PROGRAMS

ers the impact of the regimes on the extent to which policy goals are met and intergovernmental regime(s) under which it operates. The assessment considdemocratic and federalism principles are respected. This section considers how the disability insurance system is affected by the

#### Achieving Policy Goals

outcome that raises vertical equity concerns. (Note that the high cost of indirates of C/QPP Disability — are predominantly lower earnings individuals, an setting and who therefore face the narrow application and low replacement coverage are very likely significantly below the average earnings of the half issues. The average earnings of half of employed people who do not have LTD significant room for the operation of private LTD plans raises vertical equity tion, C/QPP Disability, and public auto plans where earnings-related benefits majority of those with low earnings.) vidual disability insurance prevents this product from being used by the great harshly by the disability insurance system — those disabled in a non-work who do enjoy such coverage. The result is that those who are dealt with most predominate. Some, however, argue that a disability insurance system that leaves little or no resources of their own — are not prominent in Worker's Compensa-Vertical Equity. Vertical equity considerations – fair treatment for those with

disabilities in similar situations can be treated very differently depending on result of injury/disease. A key result of this fragmentation is that people with the same goal, to compensate labour force participants for income lost as a decentralized. Six programs, four of them publicly operated, have essentially ism disability insurance system shows it to be highly fragmented and people in similar situations raises important horizontal equity considerations arose and in which province they live. Substantial variation in treatment of which program(s) they qualify for, which in turn reflects how their disability Horizontal Equity. The above description of Canada's classical federal-

coverage) must make do with C/QPP Disability benefits which are much lower able if the injury is judged "severe" and likely to be "prolonged." The same and which provide few, if any, health/rehabilitation benefits and are only availbenefits. An employed person incurring the same injury at home (failing LTD with its high replacement rates and its substantial health and rehabilitation A person seriously injured at work, for example, is covered by WCB

injury arising from an automobile accident would, in some provinces, give rise benefit provinces). inces (with these variations, of course, reflected in lower costs in the lower pursued. WCB and public auto benefit levels vary significantly among benefits would be significantly lower unless a court action was successfully to accident benefits close in value to WCB benefits while in other provinces, prov-

from the fragmented system: Several analysts have described the effects on claimants that can arise

each because the payers hope the cost would be picked up by another program. 16 cracks if they are shifted from one program to another, but denied eligibility in of ease of access. It also means, however, that claimants could fall between the other programs, and claimants may try to access different programs on the basis mean that the payers will often try to save on payments by shifting claimants to the fact that the different programs are related (but not fully integrated) can

shift responsibilities and the associated costs to other departments and agenshunted from one system to another... Quebec Pension Plan disability component, or private long-term disability plans. trying to access workers' compensation and vice versa. Retrenchment in workcies. Retrenchment in unemployment insurance, for example, can lead to workers [I]n in times of budget cuts, different departments and agencies will likely try to ... This can mean inconsistent treatment for injured/disabled workers if they are compensation can lead to attempts to obtain support through the Canada/

as well as over time in the same jurisdiction, as political fashions change. 17 with similar disabilities may get very different treatment in different jurisdictions, parties to the left, right and centre of the political spectrum this means that workers and agencies, as well as political differences, especially across jurisdictions. With bled workers will reflect the different institutional values of different departments The complex distribution of responsibilities also means that support for disa-

for compensation, for an inability to earn, get vastly different benefits.18 their disability. Considerable inequities are the result. People with the same need benefits stacked on top of each other, and have higher net incomes than before covered and fall onto social assistance, while others are over-covered, have their The effect of the gap and overlap problem is that some of the disabled are under-

duplication of administrative and adjudicative structures, the grief of disabled The results of this uncoordinated conglomeration of systems include a wasteful

the victims of disease commonly fall in the gaps between the systems.<sup>19</sup> expenses, while others receive minimal benefits or nothing at all. In particular, receive benefits under several systems for a total that exceeds their losses and fortuitous circumstances of how the disability occurred. Some disabled people reflect need, loss, blame, or premium contributions so much as they reflect the others. Eligibility requirements and levels of compensation commonly do not enough, wasteful over-insurance in some cases and tragic under-insurance in people who sometimes have to deal with several agencies when one would

is that social assistance rolls are higher than otherwise since those who fall through the insurance system's cracks must often resort to the last-resort system to survive. A key outcome of the fragmentation in the disability insurance system

concerns: the work disincentives the programs entail and the higher costs faced by both clients and funders which stem from the fragmentation of the system. Efficiency. The disability insurance system raises two main efficiency

etc. discourage additional work effort). in addition to income tax rates, tax-back rates of child benefits, tax credits. rate of unemployment; to what extent social assistance systems and disability regarding the extent to which unemployment insurance programs increase the stitute a noticeable fraction of the income-security literature (e.g., debates income systems keep beneficiaries out of the labour market; the degree to which, raise controversial questions throughout the income-security system and con-The size of work disincentives and whether/how they should be reduced

thereof, will be understandably wary of attempting a return to the labour force. is improving but who is unsure he can handle a former job, or a lighter version paid work were found. period and the greater the proportion of benefits that would be lost if only lowlikely a failed work attempt would be followed by a lengthy re-application ployees, the lower the probability attached to finding a suitable job, the more the weaker the obligation the former employer has to reintegrate former em-The wariness will be greater the higher the disability benefits being received, nancial position of the beneficiary. Someone with a disability whose condition more significant the greater the risk that a return to work will worsen the fi-Work disincentives in the disability insurance system are likely to be

more are under consideration, it remains the case that the risks associated with to work disincentives. While there have been some changes in this regard and The all-or-nothing nature of the C/QPP Disability benefit clearly leads

employees. But these features will be offset in some measure where replaceapplication period, no benefits. The WCB systems have features that reduce ment rates are high, especially where stacking of benefits can put them over work disincentives, for example, partial benefits, employer obligations to former fails could, after a few months, find himself with no job and, during the rea failed return-to-work attempt are large: a beneficiary whose return to work

sector in many provinces). overhead associated with the tort liability system (e.g., in the auto insurance edly the case that the multiplicity of administrative and adjudicative structures on the administrative costs of the disability insurance system, it is undoubtsubstantial waste of resources. As well, although no data have been presented respect to clients moving or being moved from program to program suggest a associated with the program fragmentation keeps these high as does the heavy for clients and funders. The comments by Gunderson, Gildiner and King with A second efficiency concern is the costs the fragmented system entails

Thus, while some of Canada's disability insurance programs provide adequate efits from many of the WCB plans or from some of the auto insurance plans adequate or close to adequate, for example, those in receipt of long-term benshowed that one of its key feature is its "patchiness." In some circumstances, Figure 1, with its limitations, suggests the same conclusion.) who need to be compensated. (The international comparison set out earlier in benefit levels, these programs cover only a portion of those with disabilities bour force participants who become disabled must resort to social assistance. not severe and prolonged, on their own resources. The result is that many laleft to depend on the low benefits of C/QPP Disability or, if their disability is non-work-related injuries/diseases and without good private LTD coverage are cumstances, benefit levels are clearly inadequate -(with some benefit levels, given stacking, more than adequate). In other cirpeople with disabilities receive benefits that most observers would regard as Adequacy. The earlier discussion of the disability insurance system many of those with

ences, good and bad, of each individual system will expand the information to a particular policy area, over time it could be anticipated that the experithat foster experimentation. If provinces/states adopt a variety of approaches an area of provincial jurisdiction, national outcomes were improved as a result ally. Many, for example, would argue that in the case of Canadian health care, base and inform reform efforts leading ultimately to better outcomes gener-Experimentation. Income-security systems can benefit from structures

of the provincial initiatives in hospitalization and medicare, absence of provincial action. arguably, the national government would have been less likely to pursue in the initiatives

somewhat different direction. opt-out of CPP Disability and took the development of QPP Disability in a is also experimentation within C/QPP Disability: Quebec exercised its right to disability insurance system means there is wide scope for experimentation and, partial-no-fault in Saskatchewan and tort liability in British Columbia). There ferences in approach (e.g., pure-no-fault in Quebec and Manitoba, auto insurance programs, and even within this group there are significant difprovinces operate WCB programs, there are significant differences among them indeed, different approaches are evident in the main program areas. While all benefit levels vary significantly). Four provinces have adopted public The classical federalism intergovernmental regime that characterizes the

there is ample scope for federal-provincial cooperation). With two levels of structure but simply from inaction. But a major part of the system, CPP Disits shortcomings, suggesting that the problems stem not from the governance responsibility for much of the disability insurance system they could address ever, the extent to which these outcomes stem from the governance of the system are significant policy problems in Canada's disability insurance system. Howernance of the sector. fragmentation in disability insurance stem from the classical federalism govargued that at least some of the policy problems that arise from the program government involved in separate programs with similar objectives, it could be ability, is operated by the federal government (albeit in a arrangement where is not clear-cut. One perspective on the matter is that since provinces have Achieving Policy Goals: Assessment. This brief review indicates there

of the public sector during the 1960-75 period was lower in nations with fedof conservative outcomes. David Cameron's work, which shows that the growth eral structures than in those with unitary structures, buttresses this view.<sup>20</sup> multiple decision-making centres that characterize federal states as productive Another perspective on this issue is provided by those who regard the

examples of significant government intervention; while WCB benefits vary among the highest in the income-security system. Others would characterize widely across provinces they nonetheless furnish replacement rates that are able. Some would point to the provincial workers' compensation programs as provincial disability policy as cautious and conservative, noting the narrowness The pertinence of this view to disability insurance programs is argu-

public and private sectors in the retirement income field."21 contributory pension plans from the expansionist pressures inherent in demoment pension, for example, notes that "divided jurisdiction insulates to all labour force participants. Keith Banting, in discussing the CPP retireof the application of the workers' compensation programs and the lack of any cratic politics, and more firmly entrenches the existing balance between the provincial action to provide disability insurance protection, regardless of cause,

of Ontario, which has an effective veto on CPP matters and, as the province significant role for privately operated LTD plans. The role of the Government this view, CPP Disability was kept as a small program so as to maintain a where most of Canada's insurance companies are headquartered, is often cited These comments may also be taken as applying to CPP Disability. In

## Respecting Democratic Principles

cial governments from giving legislatures a larger role in the process. the federal legislative changes via an Order in Council, provincial legislatures mittee and then to Parliament with the implicit warning that any changes will package of agreed changes being presented to a federal parliamentary comtions among federal-provincial officials/ministers that typically result in a consensus requirement means that reform efforts are characterized by negotiamised the control of legislatures with respect to CPP Disability policy. The population must agree to the change. In practice, this has somewhat comprounder review means that the legislative role of the provincial legislatures in Legislative Role. The classical federalism governance of most of the programs legislatures raises some concerns, although nothing prevents federal/provinare not involved in the process. The limitation on the role presently played by unwind the carefully constructed deal. Since provinces signify agreement to an amendment to take effect, two-thirds of the provinces with two-thirds of the the disability insurance system is clear. With respect to the CPP, however, for

tion in CPP Disability policy formation. The federal-provincial practice of two-thirds requirement to change the plan of the CPP's federal-provincial collaborative governance — the two-thirds/ governments are not made public, making it difficult for citizens to influence the policy-making process in secrecy: in many cases, the positions taken by constructing reform packages that are then presented to legislators, often shrouds Citizen Participation, Transparency and Accountability. The specifics have also hindered citizen participa-

since changes to the QPP must be passed by the National Assembly.) the policy process. (The scope for citizen participation is greater in Quebec

complexity of the existing system and the fact that many people in the labour force to lobbying for overall reform of disability insurance, in part reflecting the sheer ments). No advocacy group representing all people in the labour force is dedicated organized and regularly and expertly advocate for program and system imties. The beneficiaries of the income-support programs are, in general, well are poorly informed about their disability insurance coverage. hand, are much more limited (e.g., WCB recipients lobbying for WCB improveprovements. Advocacy activities relating to disability insurance, on the other and related programs that provide for income support for people with disabilimuch less public discussion and advocacy compared to the social assistance Other difficulties stem from the fact that disability insurance receives

surance is not readily available. These are important deficiencies, which stem insurance, much basic information on the personal injury part of the auto insis. While the Insurance Bureau of Canada provides some information on auto makes for some problems in interprovincial comparisons and national analyculty in obtaining a national picture of the system's operation. While an to some extent from the classical governance of the disability insurance system. boards, variation in accounting procedures and data presentation remain, which association of WCBs collates data/information from the provincial/territorial A further problem affecting WCBs and public auto plans is the diffi-

## **Respecting Federalism Principles**

of the disability insurance programs and the consensus requirements of the Respect for Jurisdictional/Political Sovereignty. The disentangled nature of most C/QPP ensure that these sovereignties are respected.

commitment to intergovernmental processes by all governments, including ability insurance programs reflecting their classical federalism governance.) lishment and amendment of C/QPP Disability demonstrates a strong Quebec. (There are few intergovernmental processes underlying the other dis-Commitment to Intergovernmental Processes. The history of the estab-

#### Summary

system. A patchwork of social insurance programs disburse widely varying There are a number of serious policy problems with the disability insurance

sical/disentangled nature of the governance of this sector. The wide range of assistance. At least some of these difficulties can be traced to the mainly clasone of the results of the patchwork of programs is that many workers who grams attests to the wide scope for experimentation afforded by the system. programs and the significant differences among even ostensibly similar probecome disabled fall through the cracks of the insurance system onto social benefits to people with similar disabilities at significant administrative cost:

issues of accountability. governance of the disability insurance system. C/QPP Disability raises some to upholding democratic principles that stem to some extent from the classical The disability insurance programs exhibit some problems with respect

The disability insurance system upholds federalism principles

## POSITING AND ASSESSING AN ALTERNATIVE GOVERNANCE REGIME

section sets out a general reform path for disability insurance and the goverof the programs, although views will differ as to the extent of the linkage. This some measure, to the classical federalism governance that characterizes most ous policy problems with the system. These problems can be traced, at least in nance structure that is necessary to achieve it. The assessment of the disability insurance system identified a number of seri-

are possible, so is an outcome not significantly different from the current situation. notably the uncertainty of outcome: while significant advances on the policy front plished. The FPC regime chosen for analysis has, in this case, some unusual features via a federal-provincial collaborative governance structure, it might be accomfeatures of such a plan (as well as a more modest reform agenda) and outlines how, operated comprehensive disability insurance plan. This section sketches the main posed the replacement of current disability insurance programs with a publicly Review Committee, and various publications by Ison and Muszynski) have probled and Handicapped, the 1988 Transitions report of Ontario's Social Assistance Obstacles report of the Special Committee of the House of Commons on the Disa-A number of analysts of the disability insurance system (e.g., the 1981

# Reforming Disability Insurance: A Collaborative Approach

Plan (CDIP) envisaged by several Canadian analysts would provide sickness The Governance Conundrum. The "pure" Comprehensive Disability Insurance

ing. Some of the many issues that would need to be resolved in the design of a CDIP would replace nanced by revenue sources similar to those that now finance the programs that pensation programs, partial disability would be covered as would the cost of earnings of labour force participants disabled due to accident or sickness (and, insurance system. Appendix 1 provides an illustrative and partial list of key the CDIP are apparent from the earlier description of the current disability vehicles and gasoline and, perhaps, a tax on hazardous activities such as smokthe retirement pension credits of disabled people would be filled in by the rehabilitation and the special needs of clients. And as with C/QPP Disability, the disability and the loss of earnings capacity). As under the workers' comperhaps, would also provide an impairment benefit that would compensate for (and perhaps others). The plan would replace a significant percentage of the and accident insurance, regardless of cause, for all labour force participants CDIP. Tort liability would be restricted or eliminated. The plan would be fi-- employer/employee contributions, taxes on motor

insurance, insurance for personal injury from auto accidents and other private sary depending on the specific design feature of the public plan. disability plans would not be prohibited but would be more or less unnecesgrams compensating victims of crime. Privately operated plans offering LTD by public and private automobile plans, C/QPP Disability, EI Sickness,<sup>22</sup> insurance programs: Workers' Compensation, personal injury insurance offered Such a plan would replace virtually all provincial and federal disability

cative systems, the elimination of over-insurance, lower social assistance rolls, from, for example, operating one rather than many administrative and adjudiand the elimination or substantial reduction of the high costs of the tort liabilno doubt that the implementation of such a plan could bring many savings would entail would result in a zero net cost. While this seems unlikely, there is pay, on average, higher benefits to more people, the administrative savings it Some have argued that despite the fact that a comprehensive plan would

wishing to establish a CDIP within its borders faces formidable barriers a conundrum with respect to the implementation of such a plan. A province Simply describing such a plan in the Canadian context immediately raises

CPP Disability program the province would also have to be willing to have to opt out of the CPP in its entirety, that is, to get control of the To obtain the needed control over CPP Disability the province would

- ing QPP Disability, since its inception.) course, is not a barrier for Quebec which has operated the QPP, includoperate the (much larger) CPP retirement/survivor program. (This, of
- of a CDIP. Should the province proceed with its CDIP, but not take action on the grate the federal benefits, negating some of the simplicity/efficiency gains CPP Disability front, the new provincial program would have to inte-
- The province would face heavy opposition from the insurance industry Trade Agreement (NAFTA). likely including challenges under the terms of the North American Free
- related coverage only). offer were lower than that of current WCB programs (which offer worklikely, the proposed replacement rate for the 24-hour coverage it would ing many in the labour movement, may oppose a new program if, as is would be complex and controversial, for example, some people, includ-Even without the above problems, the task of creating a provincial CDIP

requirements.<sup>23</sup> company has chosen to obtain a federal charter). NAFTA could also present a operating solely in Quebec is regulated by the Quebec government (unless the face other constitutional barriers in that the solvency of insurance companies jury portion of the auto operations of private insurance companies, would also tion plans and, in four provinces, public auto insurance plans. Moreover, a run into provincial refusal to cede jurisdiction over their workers' compensasue a national CDIP. A federal proposal to create a CDIP would immediately barrier to federal action with respect to the agreement's compensation federal CDIP, which would essentially displace the LTD and the personal in-Major barriers also exist for any federal government that wished to pur-

circumstances it is perhaps not surprising that no government, federal or proany province seeking to implement such a program within its borders. In these vincial, has pursued a CDIP beyond the study stage. ing a national CDIP on its own and very significant barriers stand in the way of Thus, the constitution prevents the federal government from implement-

ested provincial governments might follow to, at the least, improve outcomes within existing disability insurance structures and, at the most, lay the The following offers an outline of an illustrative agenda that federal and intervincial governments is a necessary condition for progress on the CDIP file The unavoidable conclusion is that cooperation between federal and pro-

groundwork for a national CDIP. Two assumptions underlie the illustrative CDIP is possible only if it is built on the prior creation of provincial CDIPs. not only desirable but essential for even modest reform and, second, a national agenda: first, as noted, cooperation between the two orders of government is

other avenues of reform that would promote the goal of improved policy sive reform. The agenda is illustrative and not exhaustive, there are undoubtedly disability insurance sector: reform within existing structures and comprehenlines two parts of a possible federal-provincial agenda for the reform of the Disability Insurance Reform: An Illustrative Agenda. This section out-

within the first and more modest part of the illustrative agenda. Reform within Existing Structures. Two sorts of activity are envisaged

enable the regular publication of comprehensive data on the operation of both changes; and (v) the expansion and rationalization of data reporting from proisting efforts to reduce work disincentive effects, especially via CPP Disability strengthen the on-the-ground links among programs; (iv) an expansion of exdinating the activities of the various agencies that determine disability status continuation and extension of existing initiatives). Initiatives could include: the public and private parts of the disability insurance system. vincial WCBs, public auto agencies and private insurance companies so as to provincial officials in the administrative structures of CPP Disability so as to and those that promote rehabilitation efforts; (iii) a federal offer to include benefits; (ii) a commitment to pursue efficiencies that might arise from coor-(i) the reduction of the incidence of the stacking of WCB and CPP Disability reduce work disincentives (which in the case of some provinces would be a vincial governments would seek to reduce overlap among programs and to First, working within existing structures, the federal and interested pro-

successful reform process. The analysis could build on earlier studies, internal system and of a CDIP. While federal-provincial commissions are unusual, its such a study, the federal government could undertake the study on its own ance records of insurance companies. If no provinces agreed to participate in that investigators have subpoena powers in order to access the LTD/auto insurlikely take at least two years. The necessary financial analysis would require partial in their approach. Given the complexity of the topic the study would and external to government, which, while useful, are now long out of date or use in the disability insurance area would greatly increase the chances of a take a detailed examination of all aspects of the current disability insurance Second, the establishment of a federal-provincial commission to under-

which laid the groundwork for the federal Medical Care Act in 1968.) (The size of the task is similar to that undertaken by the Hall Commission,

costs associated with the above initiatives. fering to pay 80 percent of the research, pilot project, start-up, and related The federal government could signal its commitment to reform by of-

insurance would continue. and the heavy dependence on cause-based programs such as WCB and auto limited: even with action on all of the above points the program fragmentation within existing structures could produce policy advances their scope would be Comprehensive Reform. While pursuing disability insurance reform

designed by the two orders of government. A possible scenario could include the following elements: vincial government would commit to pursue a CDIP that would be jointly Under a more comprehensive approach the federal and interested pro-

- CAP experience and is in the spirit of the 1999 Social Union Agreement.) posal. (This joint development model is patterned after the successful invite interested provinces to join with it in the design of a specific prowould announce its commitment to pursue a national CDIP and would After consultation with provincial governments the federal government
- elected representatives of the participating governments: revisions to ceded the 1997 amendments to the CPP.24) (This consultation model is patterned after the consultations that prethe proposal agreed to by the participating governments would be made lic consultation (perhaps limited to the participating provinces) led by If a federal-provincial proposal emerged it would be the subject of pub-
- subsequently fell outside the agreed model eral responsibility if the terms of a CDIP in a participating province which departures from the agreed model would be allowed and the fedarrangements between CDIP and non-CDIP provinces, the extent to model design features; the legislation would set out agreed portability provinces and to transfer CPP Disability (and perhaps EI sickness) to participating federal government authority to split off CPP Disability from CPP proper "model" CDIP that reflected the federal-provincial proposal, giving the by introducing legislation setting out the detailed provisions of the The federal government would demonstrate its commitment to a CDIP those that agreed to establish a provincial CDIP with the

sary to finance the plan such as payroll taxes on employers. collect, at no cost to the provinces, some of the provincial levies necesgovernment to levy some of the necessary CDIP-related taxes and to wished to take them up, for example, provisions authorizing the federal would also carry political advantages) for participating provinces that tablish a CDIP, the legislation could include financial inducements (which To increase the chances that one or more provinces would agree

outcome would obtain with at least one province adopting a CDIP. If, over cial CDIP, a decision made easier by the existence of the federal legislation design of the CDIP and at least one subsequently decides to establish a provinthe books, which, as an expression of a point-in-time federal-provincial agreesecond, one or more of the provinces agrees to participate in the design phase decide whether to drop the project or to complete the design phase on its own; sign of a model CDIP; in this event the federal government would need to inces would likely follow. time, the anticipated advantages of the plan became clearly evident, other prov-There is a reasonable probability but no certainty that, over time, the third assistance; the advantages of the CDIP would be restricted to the participating which would help legitimize the initiative and by the federal financial/political provinces. Third, one or more of the provinces agrees to participate in the ment, would likely increase the chances of future policy action in some was designed to facilitate takes effect; the federal legislation would remain on but no province subsequently agrees to adopt a CDIP. In this event, neither the first, no province agrees to participate with the federal government in the dearea. Several possible outcomes of this illustrative agenda can be envisaged: feature that past experience suggests is a requirement of major reform in this volved in all aspects — analytical, political and financial of CDIP reform, a governance necessary to the reform process nor the policy advances it Under this approach, each order of government would be centrally in-In the short run, the second outcome is perhaps the most likely.

reform more or less on its own, an outcome the federal government should it is solely responsible for QPP Disability it already holds virtually all the provinces outlined above would be less likely to be effective if the Government encourage in any way possible. However, the inducements for participating major disability insurance levers in its hands and could therefore pursue CDIP The position of the Government of Quebec in this matter is special. Since

an FPC regime. of Quebec were predisposed to avoid linking its major policy initiatives with

# Assessing a Comprehensive Disability Insurance Plan

extent to which democratic and federalism principles are upheld. described and evaluates a CDIP, which came into effect via FPC governance, with respect to its impact in affected provinces on policy outcomes and the This section assumes one or more provinces implements a provincial CDIP as

ties arising from sickness and accidents, a CDIP would fully address the some others) adequate income-replacement insurance in the event of disabilithose with lower incomes problems of the current system where poor coverage is concentrated among Vertical Equity. By providing all labour force participants (and perhaps

regardless of how the disablement came about, people in similar situations current system. would be treated similarly, representing a significant improvement over the With one program compensating disabled labour force participants Horizontal Equity. The CDIP raises no significant horizontal equity is-

clear improvement over current arrangements (although no attempt is made economies of scale of administration associated with the CDIP would be a rent system, for example, "client dumping," would be eliminated. here to quantify the gain). As well, the highly undesirable features of the cur-Efficiency. The lower administrative costs that would arise from the

in the current system with its many parts: poor design of a large program would disability insurance programs no matter how they are governed. However, with do nothing to address the work disincentive issue: these issues are raised by habilitation programs have the potential to minimize work disincentives course, also applies, careful design and implementation of monitoring and rehave serious consequences since all clients would be affected. The reverse, of one large program, the risk of poor design/operation in this area is greater than The change in governance entailed by the CDIP would, in and of itself

pensable disabilities regardless of their cause. Over time, the incidence of people disability coverage to virtually all labour force participants in respect of all comwith disabilities receiving social assistance or like payments would fall. Adequacy. The key advantage of a CDIP is that it would provide adequate

all provinces implement a CDIP Experimentation. One result of the outcome assumed above – is that Canada would become even more of

tion criteria. policy, with the result that the CDIP scenario scores high on the experimentaa laboratory than it now is for the various approaches to disability insurance

tually lead to CDIPs in all provinces that, given the arrangements among them, the provincial CDIP approach, with its built-in experimentation feature, could evenwhile the advantages of a nationwide CDIP are unattainable in the current context, outcomes and system costs in the CDIP provinces would be continually compared ers and the public at large (which now rarely happens in this policy area). The a good deal of attention from other provinces, disabled groups, disability researchbenefited from years of provincial experience. would effectively constitute a nationwide plan the design of which would have information on the advantages and disadvantages of the various approaches. Thus, if any, that pursued other disability reforms. This situation would provide valuable with those in provinces that stuck with the current system and in those provinces, The magnitude of the policy change in the CDIP province(s) would attract

sponsive and unaccountable monolith that would worsen outcomes on this front. deficits with respect to the maintenance of democratic principles. A CDIP would amalgamation of current disability insurance programs would result in an unrevery likely improve matters in this regard although there is always the risk that the Democratic Principles. The current disability insurance system has some

to hold accountable for what. in determining eligibility for benefits and deciding which government/agency problems citizen/advocacy groups sometimes encounter in the present system sentatives would be eliminated. As well, a single plan would likely reduce the Disability decision-making that somewhat reduce the role of elected repremostly under provincial control, the executive federalism features of C/QPP Since in participating provinces disability insurance matters would be

federalism principles. nor the CDIP alternative raise problems with respect to the maintenance of Federalism Principles. Neither the current disability insurance system

#### Summary

objectives and has some democratic shortcomings. A CDIP system would sigciples would be unaffected to which democratic principles are upheld. The maintenance of federalism prinnificantly improve policy outcomes and would marginally improve the extent The current disability insurance system fails to achieve several important policy

### CONCLUSION

respect to the system's policy problems. While there are some problems with surance system and has come to what amounts to the usual conclusions with over the past 20 years. Most of these inquiries have concluded that the system rious than the policy problems. the way in which the system upholds democratic principles, these are less sehas serious deficiencies. This chapter has briefly described the disability in-Canada's disability insurance system has been the subject of repeated study

never to come into contact with the system, give little thought to the issues; and sults in scepticism that public agencies could do so effectively; (iii) it is difficult to establishment of a CDIP, the declining support for government intervention rerangements that would require the public sector to take on many powerful interests; of a CDIP would entail a major change in several long-standing institutional arrepeatedly recommended. Reasons for this policy block include: (i) the adoption realities mean the federal government could not move unilaterally into this area. ince wishing to pursue a CDIP faces very significant obstacles; jurisdictional (iv) the governance structure of the disability insurance system means that a provget disability insurance issues on the public agenda since most people, expecting (ii) while it is clear that there are significant economies of scale to be reaped by the wholesale reform — a comprehensive disability insurance plan – The many studies of the disability insurance system have not resulted in the

area would be for the federal government to commit itself to a CDIP and to pursue would likely follow, bringing the country closer to a national CDIP. province and its disabled population reap significant advantages, other provinces provincial CDIP would emerge. If, as the many studies of this area predict, the laborative approach outlined here would increase the chances that at least one commitment and assistance, any province would adopt a provincial CDIP, the colments in this area mean that there is no guarantee that, even with the federal it cooperatively with interested provinces. While the current governance arrange-The chapter concludes that the most promising way to unblock this policy

NOTES

<sup>&</sup>lt;sup>1</sup>Some of the programs also make provision for health-care costs.

Canada, 1995), p. 4. Change: Workers' Compensation in Canada, Vol. 5 (Toronto: Liberty International <sup>2</sup>D. Hyatt, "Workers' Compensation in Canada: An Overview," in Unfolding

D. Hyatt (Toronto: University of Toronto Press, 2000), pp. 7, 8. Reform," in Workers' Compensation: Foundations for Reform, ed. M. Gunderson and <sup>3</sup>M. Gunderson and D. Hyatt, "Foundation for Workers' Compensation

<sup>4</sup>B. Wilkinson, Study Initiative Director, "Promising Directions for Reform," in *Unfolding Change: Workers' Compensation in Canada*, Vol. 1 (Toronto: Liberty International Canada, 1995), p. 9.

Data provided by the Association of Workers' Compensation Boards of Canada

Workers' Compensation," Journal of Public Economics 49(1992):287-312. <sup>6</sup>B. Fortin and P. Lanoie, "Substitution Between Unemployment Insurance and

Canada (Geneva: ILO, 1998), p. 39. Job Retention and Return to Work Strategies for Disabled Workers. Study Report on <sup>7</sup>M. Gunderson, A. Gildiner and A. King, *International Research Project on* 

the 1990s, ed. J. Richards and W. Watson (Toronto: C.D. Howe Institute, 1995), pp. 76, Arrangements and Possible Changes," in Chronic Stress, Workers' Compensation in 8F. Vaillancourt, "The Financing and Pricing of WCBs in Canada: Existing

in Critical Parameters," in Unfolding Change: Workers Compensation in Canada, Vol. 5 (Toronto: Liberty International Canada, 1995). <sup>9</sup>William M. Mercer Ltd., "Workers' Compensation Systems in Canada: Trends

ent from the CPP, Quebec would no longer be part of the two-thirds/two-thirds parallelism between the plans. If amendments to the QPP made it significantly differout provinces in the governance of the CPP would be more likely to lead to a durable <sup>10</sup>This provision reflected a view of the plan's framers that including opted-

<sup>11</sup>L. Muszynski, "Improving on Welfare," Policy Options 9, 2 (1988):27.

ston: McGill-Queen's University Press, 1987), p. 94. <sup>12</sup>K. Banting, *The Welfare State and Canadian* Federalism (Montreal and King-

alism," Canadian Public Administration 19, 4 (1976):587. <sup>13</sup>P. Dyck, "The Canada Assistance Plan: The Ultimate in Cooperative Feder-

<sup>14</sup>The Hanes and Moscovitch chapter in this volume takes a different view

Health Insurance Association. <sup>15</sup>Data on claims paid were provided to the author by the Canadian Life and

Reform," pp. 40-41. <sup>17</sup>Gunderson, Gildiner and King, "Foundation for Workers' Compensation and

1'Ibid., p. 25.

<sup>18</sup>Muszynski, "Improving on Welfare," p. 27.

(Toronto: Butterworths, 1994), p. 130. <sup>19</sup>T. Ison, Compensation Systems for Injury and Disease: The Policy Choices

American Political Science Review 72(1978):1243-61. <sup>20</sup>D.R. Cameron, "The Expansion of the Public Economy: A Comparative Analy-

<sup>21</sup>Banting, The Welfare State and Canadian Federalism, p. 73.

<sup>22</sup>EI Sickness, which covers short-term sickness, could operate separately from

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ing with respect to a federal CDIP. ments that were only possible with the unanimous consent of the provinces. This option is not discussed here given the certainty that such unanimity would not be forthcomaccomplished via constitutional amendments that increased federal jurisdiction, amend-Old Age Security (1952) and the disability and survivor parts of the CPP (1966) were <sup>23</sup>Major social insurance initiatives such as Unemployment Insurance (1940),

activist federal government might pursue this course in the hope that the existence of don the project or it could, after widespread consultation, independently move to the government would pursue a provincial CDIP. federal legislation in this area would increase the chances that a future provincial legislative stage, thereby abandoning the FPC governance model assumed here. An <sup>24</sup>If no federal-provincial proposal emerged, the federal government could aban-

### APPENDIX 1

## SOME KEY POLICY ISSUES A COMPREHENSIVE DISABILITY INSURANCE PLAN:

#### TABLE A1

Insurance Plan: An Illustrative List Issues to be Addressed in the Design of a Comprehensive Disability

Scope for tort liability Financing Operation Benefits Coverage whether/what elements of CDIP operation to be tax treatment investment policy funding ratio other sources employer-employee sharing of earnings-related ancillary benefits/rehabilitation indexation period between disability and start of payments earnings ceiling replacement rate product liability cases chronic stress, etc. unemployed/homemakers/students self-employed/part-time EI Sickness to remain separate from or be absorbed partial/short-term disability premiums into CDIP contracted-out

### APPENDIX 2

## COMPENSATION PAID AND PROVISION FOR HEALTH-CARE COSTS FOR ROAD ACCIDENT VICTIMS

system for reporting their results. in the four provinces in 1997 were \$2 billion. This result should be treated spective provincial agencies. Total compensation payments and health-care costs operating public auto insurance plans. The Quebec data presented below are cost of health care for those injured in auto accidents in the four provinces No agency publishes a compilation of the data on compensation paid and the with caution since the four agencies have not adopted a common classification Quebec (SAAQ). Data for the other three provinces were provided by the republished in the annual report of the Société de l'Assurance Automobile du

ınjury claims in private passenger vehicles was \$1.7 billion. able, which prevents accurate comparisons with the data for the provinces with made in a particular year to those injured in auto accidents are not easily availcosts may be paid out over several years. Data on the annual payments actually dents that occurred in a given year: some of the benefits associated with these reau of Canada publishes annual data on claims incurred by private insurance public plans. The cost incurred by insurance companies in respect of 1998 companies, that is, the cost to the insurance companies of paying for the acci-With respect to the six provinces with private plans, the Insurance Bu-

## Four Provinces Operating Public Auto Insurance Plans Compensation Paid and Provision for Health Costs in the

 $\it Quebec$ 

tort liability is not permitted. Quebec's public plan is pure no-fault with respect to personal injury, that is,

(Societé de l'Assurance du Québec, 1997) Compensation/Health-Care Costs for Road Accident Victims

Total	Income replacement indemnities Lump sums for after-effects of injuries Medical/rehabilitation expenses Death benefits Other Payments to other agencies re: health-care costs	
638	193 108 87 94 23 134	(\$ million)

#### Manitoba

fault basis since 1994 when the previous plan, which permitted tort liability, Payments to auto accident victims in Manitoba have been made on a pure nowere in respect of tort liability claims made under the former system. was replaced. The \$51 million of bodily injury payments made in 1997-98

(Manitoba Public Insurance Corporation, 1997-1998) TABLE A3 Injury Claims/Health-Care Costs for Road Accident Victims

Total	Total accident benefits (current system) Medical/rehabilitation Impairment benefits Death benefits Bodily injury claims (former system) Weekly indemnity (current and former system)	
115	46 30 9 7 51	

### Saskatchewan

under the former system. ily injury payments made in 1997 were in respect of tort liability claims made which tort liability was widely permitted, was replaced. The \$68 million bodrehabilitation costs exceed maximums) since 1995 when the previous plan, in fied-no-fault basis (tort liability only permitted when income loss and Payments to auto accident victims in Saskatchewan have been made on a modi-

(Saskatchewan Auto Fund, 1997) Injury Claims/Health-Care Costs for Road Accident Victims TABLE A4

Total	Bodily injury claims (former system)	Former system	Death Other	Medical expenses/care benefits	Permanent impairment	Income replacement	Current system	Accident benefits	
140	68	လ (	10	34	9	12		70	(\$ million)

### British Columbia

ance system as reflected in the substantial payments for pain and suffering. Tort liability plays a significant role in British Columbia's public auto insur-

(Insurance Corporation of British Columbia, 1997) Injury Claims/Health Care Costs for Road Accident Victims TABLE A5

Total	Other	General damages (pain and suffering)	Medical/rehabilitation	Income replacement	
1,090	178	438	169	299	(\$ million)

## Provinces with Private Plans Injury Claims Incurred for Private Passenger Vehicles in the Six

the data for the public systems) show that total claims incurred from accident the six provinces with private plans where tort liability plays a dominant role. inces except Newfoundland. Accident benefit levels are significantly lower in remaining five private provinces accident benefits were only 15 percent of toprivate provinces, these benefits were 69 percent of total claims in 1998. In the no-fault province where accident benefit levels are higher than in the other that is, the tort liability system (\$852 million). However, in Ontario, a partial benefits (\$830 million) are similar to those incurred from third-party liability, Accident benefits, a form of no-fault insurance, are compulsory in all provtal claims. The 1998 claims-incurred data below (which, as noted, are not comparable to

TABLE A6
Injury Claims Incurred in the Six Private Provinces (Private Passenger Vehicles, 1998)

	Ontario	Newfoundland, Prince Edward Island, Nova Scotia, New Brunswick, Alberta	Total
		(\$ million)	
Accident benefits	739	91	830
Medical/rehabilitation	538	60	598
Disability income	160	25	185
Funeral/death	26	σι	31
Other	16		16
Third-party liability (bodily injury)	339	513	852
Total	1,077	604	1,681

Source: Insurance Bureau of Canada.

## THE SOCIAL UNION DISABILITY SUPPORTS AND SERVICES IN

Roy Hanes and Allan Moscovitch

### INTRODUCTION

provinces of federal cost-sharing of provincial programs under the Canada Assistance is on the effects of the change in governance associated with the replacement the federal government disburses almost condition-free block grants to the disabilities, principally those with little or no income of their own. The focus grams that provide supports and services to working-age people with This case study describes and assesses the operation and governance of pro-Plan (CAP) by the Canada Health and Social Transfer (CHST) under which

services. The sections following assess the extent to which prevailing arrangereference to six of the provinces. Section five describes the federal-provincial supports and services currently available across the country with particular state back to the English Poor Law. The fourth section outlines the disability provision of disability supports and services. ments, respectively, meet policy goals and uphold democratic values and regime type that predominates in the provision of disability supports and people with disabilities, tracing the origins of the present Canadian welfare and a brief historical overview of the role of the welfare state in the lives of federalism principles. The chapter then sets out two options for reform for the The chapter begins with a definition of disability supports and services

# DISABILITY SUPPORTS AND SERVICES

employed but at low income may also be eligible for publicly funded supports on which this chapter focuses. In most provinces, disabled persons who are ports and services are used by those in receipt of social assistance, the group ing, diet supplements for mothers, as well as possible home/attendant care care, employment training, furniture, transportation, appliances, special clothother reasons may be in need. They include counselling and advice, dental Supports and services may also include many items available to those who for chairs, and canes, and aids such as bandages or the provision of dietary foods. that are used by persons with disabilities to assist them in their daily living and services. varies by province, the provinces are alike in that most publicly funded sup-While the availability of publicly provided disability supports and services Examples include the provision of devices such as prosthetics, beds, wheel-"Disability supports and services" refers to a wide range of goods and services

## SUPPORTS AND SERVICES BRIEF HISTORY OF PUBLIC PROVISION OF DISABILITY

of people with disabilities was quite restrictive: "Lepers, bed ridden creatures nitions of disability and established methods of relief. Initially, the definition the origins of English Poor Law. The English Crown established the early defiand people over the age of sixty; people impotent to serve." The provision of relief and support to people with disabilities can be traced to

often made the provision of direct support a municipal or county responsibilpopulations." While they claimed authority over the provision of relief, they sistance toward the costs of providing for "dependent and defective America Act. The provincial governments of the time provided very little asgiven the authority for the provision of social welfare under the British North charitable organizations or the churches. ity or simply left it to other institutions, for example, provincially chartered When the colonies joined to form the Dominion of Canada, the provinces were ports to people with disabilities (formerly referred to as the defective classes). letter of the English Poor Law including the mechanisms for providing sup-The British North American colonies adopted either the spirit or the

ernment in the early part of the twentieth century. Provincial workers' Income support for persons with disabilities was first legislated by gov-

services to disabled persons.<sup>3</sup> subsequent extension to cover 50 percent of the costs of services to people cial programs providing income support to persons with disabilities. CAP's administered the program. CAP encouraged the early development of provinof income support: widows and single parents, the unemployed, and the disathe age of 40. A more comprehensive program was not initiated until 1953 in 1927 and administered by the provinces, was extended to blind persons over ing the First World War. In 1936 the federal Old Age Pension program, begun compensation programs and federal pensions for veterans were initiated durwho were poor or likely to be poor, made available a much wider array of bled. The federal government paid half of eligible provincial costs; the provinces CAP offered federal cost-sharing for the three major groups of persons in need that program, with others, was folded into the federal Canada Assistance Plan. persons in response to the needs of the many disabled war veterans. In 1966 when the federal government began an income-support program for disabled

Since the development of medicare in 1968, more supports became available supports received what was available through private charitable organizations try training, and special hospitals and after-care facilities. Until the 1970s, summer camps and recreational programs, as well as special trades and industhe establishment of special schools, training programs, sheltered workshops, disabilities, especially in the provision of care and treatment. The rise of rehathe movement for deinstitutionalization. outside institutions but not enough to keep up with the demand, due in part to vincial hospitalization plans in the late 1950s. Those who could not afford hospitals, supports were generally provided for a fee until the advent of promost of these supports were provided in an institutional setting. In the case of pansion of medical and social services to people with disabilities. It included rehabilitation arrangements. Starting in the late 1940s, there was a great exbilitation services for World War II veterans laid the foundation for today's The end of World War II brought significant changes for people with

eral government offered the provinces funding for social programs in return in the postwar period. In the so-called Green Book proposals of 1945 the fedcreating a Canadian welfare state that reflected the views of those who believed that had been rejected 20 years earlier. These programs were instrumental in federal cost-sharing in areas of exclusive provincial jurisdiction and Quebec. In the 1960s, the provinces agreed to several programs based on for undisputed control of taxation: the proposal was rejected by both Ontario Social policy has been at the centre of federal-provincial controversies

mate to use federal revenues to provide an incentive to provincial spending. amendment (pensions and unemployment insurance) or because it is legitiing in social areas on the grounds that it is supported by constitutional their jurisdiction in the 1940s. Federal governments have defended their spendbec governments have attempted to claim back what was indisputably within federal government. Since the Victoria Conference in 1971, successive Quethe Quebec government rejected the social role that cost-sharing had given the in state intervention and in a larger federal role in social policy. Shortly after,

serious attack by several provincial governments wanting greater freedom to ceiling on cost-sharing in three provinces, set the stage for the elimination of to office considerable scepticism about the role of social programs. At the same institute their own distinct programs without regard for national standards. by the mid-1990s, CAP and its federally imposed framework had come under measure of consistency to the administration of income-security programs. But were required to accept a common administrative framework that brought a CAP in 1996. CAP's strength was that, in return for federal funding, provinces visions prohibiting workfare. This, together with the 1990 imposition of the federal and provincial governments agreed to effectively bypass the CAP proprovide cost-sharing for workfare schemes. In 1986, without legislative change, time, conservative provincial governments wanted changes in CAP that would In 1984 a federal Conservative government was elected which brought

role to play beyond the transfer of revenues in return for which the provinces made easier under these arrangements. the substantial reductions in the federal expenditures on social programs were are prohibited from instituting a residency requirement. Some have argued that them and at what level they will be provided. The federal government has no pendently which benefits and services to provide, when and how to provide now exclusively in the hands of the provinces. Each province determines indeassistance and social services, including disability supports and services, are tially altered the social roles of federal and provincial governments. Social The elimination of CAP and the introduction of the CHST have substan-

come of their own. While the role of the provinces and the federal government that they have both taken an active role in providing disability supports and in this area began to grow in the 1930s, it has only been since the mid-1960s by municipal governments, were only available to those with little or no inble organizations. Those government programs that did exist, often operated and services were available, provided mainly by families and private charita-To summarize, until well into this century, limited disability supports

services. The disappearance of CAP in 1996 returned virtually all responsibilities in this area to provincial governments.

## THE LEGISLATIVE FRAMEWORK

the provision of the supports and services that provinces provided to persons assistance, other public benefits or because they have a low income.4 year-olds who qualify for supports and services because they receive social with disabilities. The focus here and throughout the chapter is on 18- to 64-This section provides an overview of the legislation (as of 1999) that governs

needs of daily living."5 of a family can prove that financial resources are insufficient to provide for cial assistance is generally available "where an individual or an adult member the basic day-to-day living needs of persons without sufficient resources. So-All provinces and territories provide, in legislation, a program to meet

and Regulations; in Saskatchewan the legislation is the Saskatchewan Assistance Scotia, New Brunswick, Ontario, Saskatchewan, and Alberta — all have legisfor services that are provided directly by the province. have been met and disability has been determined, people with disabilities qualify between the individual who is disabled and the province. Once established criteria Act and Regulations. In these provinces there appears to be a direct relationship in New Brunswick a similar framework is established in the Income Security Act with disabilities are provided through the Social Assistance Act and Regulations; Newfoundland, guidelines for the provision of supports and services for people Severely Handicapped Program and the Ontario Disability Support Program). In programs for people with disabilities (the Alberta Assured Income Support for the people with disabilities. Alberta and Ontario have separate legislation that governs lation that establishes the criteria for the provision of supports and services to The six provinces examined for this case study — Newfoundland, Nova

Act. Local jurisdictions also provide supports and services but they are short term services receive these under programs governed by the provincial Family Benefits municipalities such as Halifax/ Dartmouth and smaller municipalities in nature. The range and extent of supports and services varies as between larger In Nova Scotia, persons with disabilities requiring ongoing supports and

and in what context supports and services will be provided to persons with programs in Ontario and Alberta). In general, these statutes determine: (i) how vices that will be provided to those eligible for social assistance (or the related The provincial statutes set out the disability-related supports and ser-

allotted for supports and services, the transferability of supports and services sumer durables, counselling and other personal services; (iv) the funds to be services to be provided, for example, travel and transportation, dental care, services); (ii) who determines and diagnoses disabilities, for example, medical ernment will administer which program for persons with disabilities. family trusts, income from employment; and (vi) which department in each govthe definition of disability and such matters as the treatment of personal assets, within the province, etc.; (v) eligibility criteria for supports and services including vision care, assistive devices, attendant care, furniture, special clothing, conpractitioners, disability program administrators; (iii) the range and extent of ized funding (which permits individuals to purchase their own supports and disabilities, for example, via home-based care, institutional care, individual-

oneself and one's family. In Newfoundland, for example, disability is defined deserve further attention. The provincial definitions generally link disability, and therefore eligibility for supports and services, to the ability to support The definitions of disability found in the provincial statutes/regulations

unable to provide, in whole or in part, by their own efforts, necessities essential are eligible for social assistance.7 to maintain, or assist in maintaining, a reasonably normal and healthy existence, Adults, children or families who, through mental or physical incapacity, are

# In New Brunswick, disability is defined as:

pertaining to normal living.8 continue indefinitely, and renders an individual severely limited in activities medical advisory board using objective medical findings, which are likely to A major physiological, anatomical, or psychological impairment verified by the

## Ontario's recent legislation notes that:

mental or physical impairment that restricts one or more activity of daily living and is expected to last at least one year.9 which includes personal care, functioning in the community, and in the workplace Under the new definition a person has a disability if they have a substantial

or physical illness, mental or physical disability, unemployability resulting from quiring assistance is a mental or physical disability. Disability includes: mental personality problems, mental retardation." While the definition of disability In Saskatchewan a "disabled person is one whose major reason for re-

oneself, the parameters for eligibility appear to imply the ability to work. in New Brunswick makes no direct reference to financial ability to support

on age, sex, social and cultural factors for that individual."11 disability which references: "any restriction or lack (resulting from an impairtions is a departure from the World Health Organization (WHO) definition of ability, that limits or prevents the fulfillment of a role that is normal, depending is a disadvantage for a given individual, resulting from an impairment or dispsychological, physiological, or anatomical structure or function. A handicap "impairment" and "handicap." "An impairment is any loss or abnormality of considered normal for a human being." The WHO also provides definitions for ment) of ability to perform an activity in the manner or within the range The inclusion of an employability element in these disability defini-

is, to be disabled and unemployed is viewed as an acceptable social status and often determined by characteristics that go beyond biological considerations. important distinction and raises issues regarding the role and interests of those terms disability, impairment and handicap, the provincial association of disacceptable social status, not deserving of support. deserving of support. Being able-bodied and unemployed is viewed as an unwere used to distinguish the deserving poor from the non-deserving poor, that Indeed, it can be argued that the provinces have held onto age-old criteria that who define disability. Many argue that disability is socially constructed and is ability and capacity to work is not part of the WHO definitions. This is an While most of the provincial legislation includes reference to the WHO

system of administration operates. "There are no common standards or comalso variation within those provinces where a two-tier (provincial/municipal) of services provided and the level of financial support they attract. There is the CAP period, in the post-CAP period the extent of the variation has increased not always clear." While there was considerable interprovincial variation in mon definitions of disability among programs and the extent of the coverage is prising to find that there is substantial variation across the country in the range programs that disburse disability-related supports and services, it is not sur-Since it is the provinces that determine all the essential features of the

## INTERGOVERNMENTAL REGIMES DISABILITY SUPPORTS AND SERVICES AND

ment assumed a major role in the provision of supports and services to people With the passage of the Canada Assistance Plan in 1966, the federal govern-

standards were not as extensive as they might have been. the federal government established a range of standards in law, regulation, and social assistance and social service programs. In return for the cost-sharing, assistance and related expenditures); provinces continued to administer the plementation in the provinces. As the following sections will show, these administration that determined the framework for policy development and imvincial expenditures on these supports and services (together with social with disabilities. CAP provided for 50-50 federal cost-sharing of eligible pro-

tion, and health care. Only one condition now applies to the use of these funds: provisions of the Canadian Charter of Rights and Freedoms and human rights ment does not apply to the social services. A province need only abide by the the beneficiaries of social assistance. It appears that even this limited requireprovincial governments cannot impose a provincial residency requirement on legislation in the provision of social services including disability supports and provinces for social assistance, social services, postsecondary educa-In 1996, CAP was replaced by the CHST. The latter provides block grants

ment and policy implementation. 14 four federal-provincial regime types that may be applied to policy develop-The concept paper Federalism, Democracy and Social Policy identifies

- ernments in an area of exclusive provincial jurisdiction: unilateral federalism, where the federal government, without provincial approval, attaches conditions to financial transfers to provincial gov-
- government act independently of the other; where each has jurisdiction and chooses to exercise it, the two orders of acts independently in its areas of constitutional competence; in areas classical or disentangled federalism, where each order of government
- "carrots or sticks"; and nizing their interdependence, act jointly with no undue reliance on collaborative federalism, where the two orders of government, recog-
- among provinces with no federal involvement. interprovincial collaboration, where there is a working relationship

that most of its aspects represented unilateral federalism. In the mid-1960s it federalism. A detailed examination of the design and operation of CAP shows collaborative federalism. The CHST, however, is a clear example of classical unilateral federalism has been dominant, but there have also been elements of This chapter considers that CAP was an example of a mixed regime:

to establish federal authority in unemployment insurance (1940) and old age diction of the provinces: earlier constitutional amendments had been required themselves nor did they participate in their interpretation. pensions (1952). But, in the case of CAP, provinces did not establish the rules had long been clear to all that social programs were under the exclusive juris-

the category of programs preventive of poverty. And it was the federal governthe rules under which the provinces received the federal share of funding. It jointly controlled by the federal and the provincial governments. It was the case of CAP: the federal government unilaterally imposed conditions on the in 1996, it unilaterally terminated CAP. federal government unilaterally reduced CAP funding for three provinces and, ment that could unilaterally change the program's conditions. In 1990, the permit cost-sharing for child care and social services which fell broadly into It was the federal government that determined that CAP should be expanded to was the federal government that could declare a provincial program ineligible. federal government, through the CAP Directorate, that created and amended ble for provincial compliance, not an independent third party or an organization provinces and territories. And it was the federal government that was responsi-A clear hierarchy existed between the two orders of government in the

jointly administered in the sense that the provinces were in a position to sugcial administrators work together to determine what should be funded. It was sponded to the frustrations of the provincial administrators with the previous aspects of collaborative federalism. The plan was jointly designed and redrove the process was the availability of federal funding. CAP included some ernment signed CAP agreements with all the provinces, it is clear that what eral government entered an area of exclusive provincial jurisdiction, using its as one of cooperative federalism, it is also clear that during this time the fedmechanism for doing so). gest ways in which the CAP should be extended (although there was no formal federal programs. It was jointly funded and required that federal and provinbetween parties who are in a non-coercive relationship: while the federal gov-"spending power" to bring about compliance. Cooperation normally takes place While the 1960s period of social policy development is often described

that some elements of collaborative federalism were also present. lationship that underlay CAP as one of unilateral federalism, bearing in mind In sum, there are clear grounds for describing the federal-provincial re-

The characterization of the CHST as "classical federalism," where each government operates essentially independent of the other,

ties under the Charter of Rights and Freedoms. and services outside its role as protector of the rights of people with disabiligovernment in both policy development and the implementation of services and services. Hence there is a high degree of independence from the federal spect to the provision of social assistance and none with respect to supports cial responsibility. While the federal government pays some of the bills via of supports and services to people with disabilities is fundamentally a provining the needs and concerns of people with disabilities, post-CAP, the provision incontrovertible. While both levels of government share an interest in addressis that the federal government has only minimal input in the realm of supports garding social policy, program development, funding, and eligibility. The result for people with disabilities. Each province determines its own priorities regrants based on provincial population, it attaches only one condition with re-

## POLICY GOALS AND OUTCOMES

that was associated with the replacement of CAP by the CHST has had an tion assesses this impact on key policy goals. impact on the provision of disability-related supports and services. This sec-The change in intergovernmental regime (from federal unilateral to classical)

#### Equity

self-supporting. Further, since access to social services is usually through the only available to those who do not have either the income or the assets to be of the individual, and the social barriers placed in their path. They are also tion that prevents employment given the physical, mental, and intellectual limits supports are available only to people who have a medically verifiable condito an applicant who is not living in poverty or close to it. same administrative regime, it is unlikely that public services will be provided and the income and assets of the applicant. The restrictive access ensures that assistance regime which requires verification of both the disability condition Access to provincial supports and services programs is largely through a social-

that characterized able-bodied, and especially single, unemployed socialbenefit-rate reductions were often justified by campaigns, implicit or explicit, for the able-bodied unemployed and tightened definitions of disability. The restraint, several provincial governments reduced social-assistance benefit rates In the last 15 years, and particularly during the recent period of fiscal

considered legitimately unemployed, were considered the most deserving of developments constitute a return to the past when the able-bodied unemployed disability meant that fewer people with disabilities had access to benefits. These have reduced their numbers. poor have continued to be favoured, but the tightened disability definitions the poor. In the provinces that have adopted these changes the most deserving were regarded as the undeserving poor and persons with disabilities, who were assistance recipients as lazy and unwilling to work. The tighter definitions of

ernments have engaged in any draconian change. This suggests that the shift to social assistance in the early 1990s while neither of the post-CAP NDP they faced. The Ontario New Democratic Party (NDP) attempted to expand ence while Ontario's post-CAP social-assistance reforms were part of a social assistance was developed during the Canada Assistance Plan's existget social assistance as a major problem. For example, Alberta's reform of requirements. provincial governments that reduced benefits and tightened eligibility a form of classical federalism has facilitated the changes introduced by those inclined to maintain social-assistance benefit levels despite the fiscal pressures paign. Social democratic governments, on the other hand, have been more ideologically charged program of change set out in the 1995 election cam-It appears that conservative governments have been more likely to tar-

siderable within-province variability of service levels. (This variability may the discretion of the municipality, the province ensures that there will be concially evident in provinces that have adopted two-tier systems (e.g., Nova Scotia, ity within provinces. Most supports and services are located in the larger be self-perpetuating. To the extent that people with disabilities move to the and until recently the province of Ontario). In leaving the range of services to leading to long waiting lists and competition. These equity concerns are espefor attendant care may be provided on a first-come, first-serve basis, often ports and services such as home-based attendant care or individualized funding may be no established mechanism for their delivery. In addition, many supprovince may not get the required supports and services simply because there municipalities and people with disabilities living in rural or isolated parts of a In addition to disparity on a national level there is also a high degree of disparvaries by eligibility requirements, amount of funding, degree of coverage, etc ties are quite diverse and consequently the availability of supports and services provision of disability supports and services. Provincial mandates and priori-Equity concerns are also raised by the disparity across Canada in the

pressure to provide adequate supports and services.) higher service jurisdictions, politicians representing low-service areas face less

the CAP arrangement where the federal government shared in the higher sounder more pressure to cut benefits to contain costs than was the case under during economic downturns when provinces with weaker tax bases will be ties, will grow over time. The equity problems will almost certainly be greater of supports and services, eligibility criteria, etc. along with resulting inequithe classical governance of the CHST means that the variation in availability most complete provincial control over disability supports and services under needs were treated differently depending on their place of residence. The aldisability supports and services that emerged meant that people with similar adopt in return for the cost-sharing. The wide variation in programs providing and services, benefit levels, or conditions of eligibility that provinces had to standards did not go far. For example, they did not mandate a list of supports cial costs associated with economic downturns. vided for some consistency of treatment across the country. But the CAP The CAP standards that emerged from the period of unilateral federalism protion in access to disability-related supports and services is not straightforward. Determining the impact of intergovernmental regime type on the varia-

### **Human Development**

human rights strength-based model grounded in the Independent Living Moveaway from a medical pathology model grounded in rehabilitation services to explanation of disability-related issues.<sup>15</sup> This paradigm shift depicts a move on the establishment and delivery of support services to people with disabiliment. Over the past two decades this paradigm shift has had a significant impact In recent decades there has been a "paradigm shift" in the exploration and

to-day basis. Despite continuous challenges from the private, professional, and recognizes that people with disabilities know best what they require on a daythat relate to the provision of supports and services. A rights-based paradigm to demand a say in the development of policies and programs, especially those disabilities to advocate for greater control of the decision-making process and Examples include the Canadian Charter of Rights and Freedoms, employment eral levels have a significant impact on policy development and service delivery public sectors, disability rights organizations at both the provincial and fed-Above all else the rights-based paradigm has encouraged people with

tion and in many provinces the development of self-directed, attendant care equity, interprovincial transportation, greater access to postsecondary educa-

tions such as the Council of Canadians with Disabilities and the Canadian rights. Consequently, many people with disabilities through national organizaand the possible extension of others. federal government as being essential to the maintenance of existing rights Association of Independent Living Centres view a direct relationship with the access to and determination of support services as being essential to human people with disabilities. Many disability-rights advocates view client control debate regarding regime types and the consequences of these regime types for more policy and services delivery reforms are required. Herein lies a major Despite the evidence of progress in recent decades there is no doubt that

the Secretariat of Disabled Persons. While it can be argued that these federal influencing the direction of the Obstacle Reports, getting the federal governthe Handicapped (COPOH) developed and maintained a direct relationship with shifted back and forth between unilateral federalism and classical/disengaged the input of people with disabilities these initiatives would not have been started government initiatives did not go far enough, it can also be argued that without ment to establish a National Strategy for Disabled Persons and establishing needs of people with disabilities. For example, COPOH was instrumental in access to the federal government was able to draw significant attention to the the federal government. Although limited in results, COPOH through its direct paradigm, organizations such as the Coalition of Provincial Organizations of federalism. For example, during the early 1980s, with the rise of a rights-based between people with disabilities and federal or provincial governments has In reference to intergovernmental regimes, it appears that a relationship

disability rights organizations such as the Council of Canadians with Disabilifederal government, their provincial counterparts have attempted to influence the provinces. In short, while national disability rights organizations such as policy, that is, fiscal restraint and the downloading of services and funding to This change in relationship goes hand in hand with changes in government years their influence over policy development appears to have been reduced have maintained access to federal government ministries. However, in recent ties (CCD) and the Canadian Association of Independent Living Centres (CAIL) CCD and CAILC have attempted to maintain a direct relationship with the Over the years many of these initiatives were abandoned but national

ernments have not always listened and addressed their concerns, these same service delivery. While these groups would be the first to point out that govdisability rights organizations wish to maintain a direct link with government. at both the federal and provincial levels in influencing policy development and is characterized by a myriad of disability rights groups that have had success promotes human development. The disability sector certainly meets the test: it The participation of knowledgeable citizens in consultative processes

#### Mobility

of people with disabilities. This ideological shift was instrumental in changing segregation and resulted in a greater focus on policies directed at integration ally there was a shift in ideology to one that challenged the dominant theme of special schools, hospitals, training programs, educational programs, etc. Gradupolicy was primarily directed by policies that more or less focused on the deern industrial societies have created social orders based on the exclusion of stitutionally based programs to providing them primarily through communityprovincial policy from providing disability supports and services through invelopment of institutional/segregated programs for people with disabilities were based on principles of segregation and institutionalization. For many defor most of this period the dominant ideology and the dominant social policies people with disabilities throughout most of the twentieth century.16 Indeed, used in reference to people with disabilities. As Frank Bowe points out, west-For many generations, mobility, geographic or economic, was not often a term particularly in the post-World War II era until the 1960s, government

ment, reducing economic mobility and increasing poverty levels for people disability supports and services limit opportunities for education and employited economically and geographically. Wide variations in the availability of The supports and services an individual receives in one province may not be services are scarce or not available where people with disabilities want to live. inces is limited, or even made impossible, when the needed supports and with disabilities. Geographic mobility among provinces and even within prov-Despite these changes, mobility for people with disabilities remains lim-

be so great as to eliminate any realistic prospect of relocation provided in another. And the variation in social-assistance benefit levels may

apparent and the consequent reduction in the opportunities for employment, that the very significant barriers to economic and geographic mobility now standards is, of course, much more remote with the result that it seems certain dards than it did, the mobility difficulties described above would have been disability-related supports and services across the country. interpreted in such a way as to require provinces to provide a consistent set of greater given that the constitution's guarantee of mobility rights has not been housing, and education will continue. The seriousness of the problem is the livered much more than it did. With the CHST, the possibility of nationwide much less acute: the unilateral federalism regime then in play could have demid-1960s, the federal government had provided for more nationwide stanmental regime is, as above, somewhat ambiguous. If, in designing CAP in the The relationship between these mobility problems and an intergovern-

#### Efficiency

cated by federal and provincial disability rights organizations. trative efficiencies, from the consumer point of view it would be more efficient ten tied to social-assistance programs, that is, both those needing income support requirements. Provision of disability-related supports and services is most ofto establish a program that can be directly accessed by the applicant as advoand services through the same agency. While this gives rise to some adminisand those with no need of such support access the disability-related supports tance) to people with disabilities who meet the income, asset, and other All provinces (or their municipalities) provide income support (social assis-

each (health, social services). Depending on the supports required, waiting to deal with at least two levels of government and several departments within and services are raised in the two-tier provinces. Families and individuals have CHST has not represented a change. discretionary at the local level. In this respect the movement from CAP to the lists may be long and some services are not available because provision is Other efficiency concerns in the provision of disability-related supports

supports and services has had some beneficial efficiency effects. Without the necessity for federal oversight, fewer employees are needed. The termination The change from unilateral to classical federalism in disability-related

disability-related supports and services it can be argued that this course was tive staff as well. In those provinces that have cut costs by reducing access to being of persons with disabilities. the longer term there may be societal losses through a reduction in the wellterm costs may be efficient in the narrow sense that less money is spent, but in facilitated by the change in intergovernmental regime. The reduction in shortpositions and there have likely been some provincial reductions in administraof CAP has meant a reduction in the federal complement of approximately 100

duced workfare schemes into their social-assistance systems. The federal by the federal government. For example, in the 1980s, some provinces introencouraged innovation. On the other hand, the program probably limited innoassistance and social services and so, in that sense, CAP may be said to have existence of CAP encouraged provinces to develop modern systems of social cost-sharable government refused to change CAP in a way that would make these schemes vation somewhat since provincial suggestions for change had to be agreed to A key feature of an efficient system is the capacity to innovate. The very

rules, although political and other limits on change continue to apply. For exinces have been free to innovate in any way they wish, unrestrained by federal provincial capacity to innovate in the provision of disability supports and intergovernmental regime that accompanied the CAP to CHST change increased of the rates in the other provinces. It is too soon to tell whether the change in likely influenced its decision to cut welfare rates to a level close to the average ample, in 1995 the Ontario government's desire to be seen as "reasonable" Since 1996, the classical governance of the CHST has meant that prov-

## DEMOCRATIC VALUES

eral unilateralism to classical federalism does not appear to have had much The change in governance of disability-related supports and services from fedof access to information and the independent funding of non-profit disability democratic system, are much more dependent on other factors. Both freedom Similarly, transparency and accountability, key requirements of an open and better protected with the change from unilaterialism to classical federalism. under the Charter of Rights and Freedoms or human rights legislation will be ple, there is no reason to suppose that the rights of persons with disabilities impact on the extent to which democratic values have been upheld. For exam-

organizations that will aggressively advance the interests of their clients are much more important than the nature of the prevailing intergovernmental regime.

of disability rights groups. disabilities. While there have been opportunities for legislative input, too ofnisms for consultation mean that governments welcome input from people with development for disability rights groups. Neither does the existence of mecharights groups mirrors the structure of federalism in the country. Only forms of sical federalism is that they must have the capacity to invest in research, ten in recent times governments have neither welcomed nor heeded the advice federal-provincial collaboration would facilitate greater participation in policy have any influence in the development of public policy. In fact, the structure of education, and lobbying at both the federal and the provincial level in order to For disability rights groups the consequence of both unilateral and clas-

important arena for public awareness will be lost. ernment reduces its role in disability issues the consequence may be that an of Commons has promoted the rights of disabled persons. As the federal goveral legislature has played an important role in the promotion of public Report in 1981 to the recent federal Task Force on Disability Issues, the House understanding of the needs of persons with disabilities. From the Obstacles Through a range of committees and special task force reports, the fed-

## PRINCIPLES OF FEDERALISM

# **Division of Powers/Political Sovereignty**

debate on disability supports and services or any other program funded by the troduction has greatly altered the social roles of federal and provincial substantial reductions in the federal expenditures on social programs. Its induced both to reduce the federal role and to make politically feasible the relatively minor issues in the Quebec-Canada dispute. The CHST was introing roles of the federal and the provincial governments. They have been are now fully within the sovereign role of the province. programs abandoned in its wake. As a result, disability supports and services governments in the guise of debt and deficit reduction and without a direct Disability issues have undoubtedly not been decisive in the debate on the chang-

government could be persuaded of an approach to supports and services then it because it means one government to work with instead of 13. If the federal Many disability rights advocates would prefer a strong federal regime

eral government could also reduce benefits with the result that conditions worsen extent of support and service programs then they expand everywhere. But the fednecessarily produce poorer conditions for Canada's disabled persons tion typically occurs there as well. They argue that provincial authority will not are the responsibility of the second tier of government, but also that experimentaacross the country. Provincial rights advocates argue not only that social programs would become national in scope. Such a centralized approach has a benefit and a if the federal government takes a position that increases the range and

across the country than was previously the case. It is a result that would be at conditions across the country for all disabled persons as a matter of citizenship variance with the desire by disability rights organizations to establish common In future, the CHST is likely to produce more widely varying conditions

# Commitment to Intergovernmental Process

two levels of government. that substantial funding would be available. Recurrent criticism from Quebec tive rules were welcomed provincially, particularly because cost-sharing ensured mood in the country was one of growth. Expansive changes to the administrasons with disabilities would be eligible. The stick was the standards that income support and social services, including those programs for which perestablished under it, and subsequently by the rule book developed by federal to work within the framework set out by the legislation, by the regulations intensive federal-provincial negotiations. There was a commitment on all sides was not directed at CAP; it was directed at the division of powers between the able means of ensuring good intergovernmental relations largely because the programs had to meet to be eligible. For many years CAP provided a reasonadministrators. The carrot was a substantial increase in the funds available for When the Canada Assistance Plan was introduced, its terms were a result of

the CHST would be developed. The social union framework evolved from these discussions with the provinces a set of "shared principles and objective" for services) should not be limited by residence. It left the possibility that through ing only that an applicant's eligibility for social assistance (but not social standards that had been established under CAP. It pared the standards indicatprovincial discussions on disability issues under the aegis of the Federal/ administration of the CHST funds. While there have been many federaldiscussions, but as yet nothing has emerged that could be called standards for When the CHST was passed the federal government did not retain the

the difficulty of finding agreement between governments divided by conceptions of federalism, by region, by language and culture, and by ideology. it is too soon to be definitive, the discussions so far provide an indication of ment has been reached on the provision of disability-related programs. While Provincial/Territorial Council of Ministers on Social Policy Renewal no agree-

## AND SERVICES: A SUMMARY ASSESSING THE PROVISION OF DISABILITY SUPPORTS

economic and geographic mobility. equity, both vertical and horizontal; the same variation drastically reduces both ability supports and services in the current system significantly compromises The policy problems are serious: the wide variation in the availability of dis-Of the three assessment criteria adopted by this project the public provision of disability supports and services lie in the policy sphere. eralism — the preceding assessment suggests that most of the problems with policy goals, the upholding of democratic values and of the principles of fed-the achievement of

cal governance of the CHST is likely to exacerbate these problems. federalism combined with some collaborative elements. The change to the classiproblems, were a feature of CAP. The CAP era is characterized as one of unilateral of disability supports and services and which gives rise to the equity and mobility mental regime. The wide variation in administration that characterizes the provision Some, but not all, of these problems are associated with the intergovern-

ated with the change from CAP to the CHST is not likely to have a an effect on provision of disability supports and services and that the regime shift associ-The chapter finds that democratic values are more or less upheld in the

national standards were required limited the damage. It is too soon to be deof CAP, but the decision of the federal government to limit the extent to which division of powers and political sovereignty are assured. federalism governance which underlies the program means that respect for the finitive regarding the CHST's impact on federalism principles, but the classical Federalism principles suffered somewhat from the unilateral federalism

tion of the CHST have changed the direction of an important part of Canadian is more likely to produce wide variations across the country in the conditions the classical federalism of CHST respects historic principles of federalism, it social policy, including the provision of disability supports and services. While These considerations suggest that the abandonment of CAP and the adop-

the ability of people with disabilities to play a full citizenship role in society. the goal of national conditions more difficult to achieve and may compromise of availability of disability supports and services. These variations will make discussion process is likely to be slow. principles is not beneficial. Change through the federal/provincial/territorial ance on meeting policy goals and good performance in upholding federalism For many, the current balance that the CHST entails between poor perform-

### **OPTIONS FOR REFORM**

system requires the engagement of the federal government. goals requires a nationwide system so that people with disabilities have access disabilities. Efficiency considerations suggest that the bulk of the funding be the development of new ones that will meet the diverse needs of persons with contributes to greater participation of people with disabilities in all aspects of to adequate supports and services wherever they live or move; a nationwide provided directly to those who need the supports and services. Meeting these Canadian society. This requires increased funding of existing programs and The goal of policy reform is a system of disability supports and services that

abilities and their advocates, for example: These policy goals have been articulated frequently by persons with dis-

- work and live in the community."17 independent living and equality with incentives and opportunities to learn, less of age. The focus of the system should be a model which encourages citizens to persons with disabilities. This should be guaranteed regard-"Funding for these needs should be at 100% to guarantee equality as
- ently in the social security system be directly invested in the consumers that pigeonhole people through inflexible rules and regulations." <sup>18</sup> waste. It would also help to eliminate program and service arrangements related services ... This would help to reduce current inefficiencies and rather the administration of the system and in the providers of disability "We propose that a significant proportion of the dollars which are pres-
- endorsement of equitable standards across the nation is essential.... Given ment may end up actually delivering those services.... transfer of dollars from federal government to whatever level of governthere needs to be dedicated services specific to disability within any "There needs to be the ability for mobility across the country.... And

into the mainstream policies and programs in all areas."19 pan-Canadian approach to disability issues that builds disability issues the Government of Canada should invite the provinces to establish a its own significant role in ensuring broadly based Canadian citizenship,

not the provincial and territorial governments."20 eral income security programs is most properly the federal government. level ... our proposals therefore assume that the delivery agent for gen-"Income security can be most appropriately be handled at the national

that group in receipt of social assistance. How these new programs would relate to options; the many design and implementation details that would need to be and services. The purpose is to present only a broad-brush description of the work and in auto accidents — is not discussed here. agencies — public bodies that provide supports and services to people disabled at the provincial Workers' Compensation Boards and the four provincial public auto provision of disability supports and services to all people with disabilities, not just worked out are not dealt with here. For example, both options envisage the public This section outlines two options for the reform of disability supports

collaborative intergovernmental regime while direct funding initiatives could be shared initiatives for disability supports and services will need to be governed by a suggests that as long as the Social Union Framework Agreement is in force, costment requires only that the federal government give three months notice. This sistance and social services, whether block-funded or cost-shared, without the options that might become the subject of discussion in future but also the intereral government, nine provinces, and the territories will influence not only the governed by either collaborative or federal unilateral regimes. individuals or organizations for social assistance and social services, the document establishes a new Canada-wide initiative funded through direct transfers to agreement of a majority of the provinces. On the other hand, if the federal governgovernment undertook not to introduce a Canada-wide initiative in social asgovernmental regime to implement future policy. In the agreement, the federal The Social Union Framework Agreement agreed to in 1999 by the fed-

#### National Standards

go their own way within the areas in which each has authority. In the area of ized as classical federalism. In this approach federal and provincial governments The CHST has ushered in a new era in federal-provincial relations character-

the federal government wished to support. This was the cost-sharing approach tive framework that directed the provinces to develop aspects of social policy that used in the Canada Assistance Plan. It was brought to an end by the CHST in 1996 past the federal government used its control over revenues to establish an incensocial policy there is little dispute that it is the province that holds authority. In the

ditions will vary widely. From a human rights perspective this is not desirable supports and services across the country. Further, without a national program conalism regime. A new federal and provincial program for persons with disabilities and mobility, key problems with the existing federal structure. national program holds the possibility of improving human rights, social equity are able to access services in one jurisdiction but unable to do so in another. A because disabled persons cannot fully share in the benefits of citizenship if they The exercise of mobility rights also requires that there be national conditions for active protection of the national government despite the issues of sovereignty. would be introduced on the grounds that persons with disabilities require the funding of disability supports and services under the aegis of a classical feder-The first option is a new program that would establish conditions for the

A new program could be established in the following way:

of the funding, and a common list of supports and services to be available across on Social Policy Renewal. The joint committee would be responsible for recomestablished. This committee could be the Federal/Provincial/Territorial Council tee with representation from interested provincial governments would be the country. Attendant care would be included in the new program. Conditions would include eligibility, methods of determining disability, purpose be a part of a consultation process associated with the work of the committee participating provinces. Representation from disability rights organizations would mending conditions for the availability of disability supports and services in the First, under the social union framework a joint federal-provincial commit-

disabled persons would be empowered to choose the range and extent of seravailable to individuals rather than to agencies or institutions. In this way, vices that suit them within the limits of what is possible in each region of the Second, the goal would be to make a significant portion of the funding

ernment would pass legislation that would enshrine the agreed conditions for care transfers which are conditional on meeting standards set out in the Canada This legislation would contain provisions that would parallel the CHST healthprovincial expenditures for supports and services for persons with disabilities Third, following precedent and the CHST provisions, the federal gov-

a set of "shared principles and objectives.") Health Act. (The CHST also calls for further discussion with the provinces of

governments that agreed to meet the principles and objectives of the program agreed conditions would apply to participating provinces. Non-participating specific amount of the block grant is identified with any of the four areas.) The health, and postsecondary education. Federal funding for supports and serinces for the four areas of programming: social assistance, social services. supports and services. (The CHST currently provides a block grant to provof any new available funding. would, in accordance with the social union framework, also receive their share vices for persons with disabilities is a part of the social services funding. No and services. The funds allocated would have to be spent by each province on amount of federal funds within the CHST to be allocated to disability supports Fourth, the federal government and the provinces would agree on the

emphasis on distributive equity. The rights of a neglected minority would be reached, personal mobility would be much easier and there would be greater disabilities are the responsibility of the provinces. If agreement could be require provincial governmental participation on the grounds that persons with tive costs. Transparency and accountability could be built into the program. promoted. Greater efficiency would be achieved through reduced administrawith all of the legislative partners: federal, provincial, and territorial. It would The strength of this approach lies in its reliance on a joint agreement

on a program that was smaller in scope than what is in place now in some tor. The federal government and at least six provincial governments might agree there would be considerable pressure on any province or territory to either advance. Were partial agreement to be reached, past experience suggests that form of federal-provincial agreement. It may only be possible to achieve agreeshorter list of eligible supports and services. provinces e.g., a program based on a narrower definition of disability and a also the risk that what results will be based on the lowest common denominaparticipate or to emulate the program within their own jurisdiction. There is ment from some of the provinces, but not all. This could still represent an The weakness of the approach lies in the difficulty of achieving some

# A Refundable Disability Expense Tax Credit for Supports

credit (DETC). Such an approach involves the transfer of funds for supports The second option is the development of a refundable disability expense tax

scenarios are foreseen here for this option: ing unilaterally is one way to proceed; it could also attempt to collaborate with constitution does not prevent it from making direct payments to persons. exclusive provincial jurisdiction, it justified the program on the basis that the directly to students. While this brought the federal government into an area of the provinces within the context of the Social Union Agreement. Two possible Scholarship Fund under which the federal government provides scholarships with disabilities. A similar relationship was established by the Millennium lishing a direct relationship between the federal government and individuals agencies or institutions. It would do this through the income tax system, estabservices directly to all eligible persons with disabilities rather than to

implementation or no program at all. tion. However, if some provinces choose not to participate, a likely outcome subject to federal oversight, or assist the federal government in the administrarated with the provinces, it is possible that federal-provincial agreements could cial social benefits. The two levels of government would come to an agreement cial governments would be undertaken to establish how they would treat this ernment would inform the provinces of their interest in proceeding with a would leave the federal government with a difficult choice between partial the terms of the federal income tax system would vary by province. This result be reached under which the provinces would either administer the program, between them before any action is taken. If the federal government collaboadditional income in the hands of people with disabilities who receive provinneed of supports and services would be eligible. Discussion with the provinrefundable disability expense tax credit. All persons with a disability and in First, under the Social Union Framework Agreement the federal gov-

tion of disability of its own and a system for ensuring need in order to do this. have a method of determining who is eligible. It would have to establish a definihave to establish and operate a system to administer the program. It would need to laterally. This would give rise to two difficulties. First, Revenue Canada would Under the second scenario the federal government would proceed uni-

on their programs since persons with disabilities who were being supported by able disability expense tax credit program would tempt provinces to cut back the federal government could purchase their own supports and services. The provinces themselves. Without agreement with the provinces, a federal refundvices are provided by provincially supported non-profit agencies and/or by the potential for such a provincial reaction would likely dissuade the federal gov-The second difficulty is more serious. Many disability supports and ser-

ernment from embarking on this unilaterally unless it was prepared to assume the bulk of the costs of the provision of disability supports and services

following characteristics: services expense tax credit were implemented it would likely have some of the If despite these political obstacles, a refundable disability support and

- or not the tax filer owed tax.) ("Refundable" means that the credited amount would be paid, whether by persons with disabilities. The credit would apply across the country. refundable income tax credit for supports and services expenses needed federal government would amend the Income Tax Act to provide for a Based on joint agreement with a sufficient number of provinces, the
- cess them. Administration could be either federal or provincial. would require the submission of receipts, and an administration to probursement of costs incurred up to a maximum. This form of tax credit A refundable disability expense tax credit could take the form of a reim-
- they occur and adjustments would be made in the next quarter. refunds. Each person would be obligated to report changes in their status as tax return. Funds would be made available through quarterly income tax Claims for payment would be made through the annual filing of an income

implementation could also result in a large federal funding commitment. A coldisability tax credit since this step would be opposed by the provinces. Unilateral mobility. The federal government would be unlikely to proceed unilaterally on a credit for disability supports and services expenses could result in a standardized impossible to achieve in the present political conjuncture government would likely be reluctant to proceed without the agreement of a siglaborative approach would have a greater chance of success. However, the federal nationwide program that would promote equity and economic and geographic nificant group of provinces, a result that would likely be difficult though not Federal-provincial agreement on the implementation of a refundable tax

#### CONCLUSION

role in funding and setting standards in social assistance and social services forms came with the Canada Assistance Plan, 1966, which confirmed a federal intervention and in a greater federal role in social policy. Some of these rerepresented in law the expression of those who believed both in state The federal reforms of 1963 to 1972 created a Canadian welfare state that

up in this rearrangement. The chapter characterizes the governance of CAP laborative elements. that was associated with these changes as unilateral federalism with some col-Disability supports and services (and disability income support) were caught

their own priorities in this and in many other areas of social policy. The result services is now classical federalism. Under the CHST, provinces determine both policy development and in the implementation of programs. is a high degree of provincial independence from the federal government in Post-CAP, the governance of the provision of disability supports and

tive effects on policy outcomes. In some provinces the principal result has tion will worsen over time. mobility, and efficiency have been compromised; the expectation is the situanation of national standards means that equity, economic and geographical benefits to only the most severely disabled. Lower benefits and the virtual elimiments for the able-bodied unemployed and a move in the direction of providing been a reduction in social-assistance benefit rates, stiffer eligibility require-The chapter finds that the change in intergovernmental regime had nega-

which principles of democracy and federalism are upheld is mixed The impact of the change in intergovernmental regime on the extent to

should be weighted heavily when choosing intergovernmental regimes authors consider that the policy advantages that a strong federal presence can from the experimentation inherent in a variety of provincial approaches. The are the sole responsibility of the provinces but also that the country benefits tional in scope. Provincial rights advocates argue not only that social programs nomic and geographical mobility, increased social equity, greater efficiency produce — equal access to programs and services across the country, ecofor a strong federal presence so as to guarantee a program that would be na-To address these problems, disability rights advocates generally argue

and services available in participating provinces. Such a process requires the and additional funds made available as needed to expand the range of supports slice of funds being expended for supports and services would be identified supports and services under the CHST. Within the context of the CHST the firm collaboration of the federal government with the provinces and territoprocess of establishing principles and objectives for the provision of disability government to propose, within the social union, that provinces participate in a This is a possible but far from guaranteed outcome in the present context. The chapter sets out two options for reform. The first is for the federal

imburse individuals with disabilities for their supports and services expenses The second option is to establish a refundable tax credit that would re-

options would be the subject of prolonged debate. route has advantages and disadvantages. The experience of the current Federal/Provincial/Territorial discussions on disability suggest that this and other A federal unilateral or a collaborative approach are both possible here but each

from the disability rights organizations and their supporters. unless they were subjected to substantial, continuing, and informed pressure governments would be unlikely to establish new initiatives of the kind described volve federal-provincial collaboration. Further, past experience suggests that These considerations suggest that new initiatives will necessarily in-

that people with disabilities and their representatives be closely involved in posals and the chances that governments would respond favourably to them. "consumer control" their participation would entail would improve the proneeds and how they should be met than many able-bodied professionals. The the policy process on a partnership basis. They have greater insight into their Finally, in the further development of these or other options it is crucial

<sup>1</sup>Deborah Stone, The Disabled State (Philadelphia: Temple University Press,

1984), p. 29.

2Richard B. Splane, Social welfare in Ontario, 1791–1893: A Study of Public Welfare Administration (Toronto: University of Toronto Press, 1965).

ston: McGill-Queen's University Press, 1993); Allan Moscovitch, "The Canada K.A. Graham (Ottawa: Carleton University Press, 1988), pp. 269-307. Assistance Plan: A Twenty Year Assessment, 1966-1986," in How Ottawa Spends, ed <sup>3</sup>Rod Haddow, Poverty Reform in Canada, 1958-1978 (Montreal and King-

plans) are not dealt with here. operate public automobile insurance plans. These (and private disability insurance for example, Workers' Compensation Boards and, in four provinces, agencies that <sup>4</sup>Disability-related supports and services are provided by other public programs,

sures (Ottawa: Canadian Communication Group, 1997), p. 12. Disabilities, Persons with Disabilities in Canada: An Inventory of Programs and Mea-<sup>5</sup>Federal-Provincial Working Group on Benefits and Services for Persons with

abilities, 27 August 1997; Reports from the Analytical Subgroup: Persons with tion Package, July 1998; Canadian Intergovernmental Conference Secretariat, News Disabilities; Persons with Disabilities in Canada; In Unison, Backgrounder Informa-Federal-Provincial Working Group on Benefits and Services for Persons with Dis-Releases (8 March 1998); Persons with Disabilities: An Overview of the Current  $^6\mathrm{The}$  following sources document the diversity of supports and services in Canada

nounce Progress on Disability Related Issues." Based on Concept of "Vision" (18 to the "Federal/Provincial/Territorial Ministers Responsible for Social Services Anices. Policy Working Group on Disability (22 September 1997); Media Backgrounder Based on Concept of "Harmonization." (No Vision) (18 September 1997). ters Responsible for Social Services Announce Progress on Disability Related Issues." September 1997); Media Backgrounder to the "Federal/Provincial/Territorial Minis-Situation: Backgrounder for the Federal/Provincial/Territorial Ministers of Social Serv-

Disabilities in Canada, p. 12. <sup>7</sup>Federal-Provincial Working Group for Persons with Disabilities, *Persons with* 

<sup>8</sup>Ibid., p. 13.

(Toronto: Queen's Printer for Ontario, 1998). <sup>9</sup>Government of Ontario, "Backgrounder, Ontario Disability Supports Program"

Disabilities in Canada, p. 14. <sup>10</sup>Federal-Provincial Working Group for Persons with Disabilities, Persons with

Organization, 1980). sification of Impairments, Disabilities and Handicaps (Geneva: World Health by the social attitudes and structural barriers faced. World Health Organization, Clasity. The person may nonetheless have a handicap if his/her life is made more difficult hold a job he or she is not considered disabled from the point of view of employabilological condition that may or may not give rise to a disability. If the person could <sup>11</sup>For example, a person with a spinal cord injury has an *impairment*—

Disabilities in Canada, p. 46. <sup>12</sup>Federal-Provincial Working Group for Persons with Disabilities, Persons with

issue not explored here, is a federal responsibility. <sup>13</sup>The provision of supports and services to Aboriginal peoples on reserve, an

mental Relations, 1998). Towards a Sectoral Analysis of the Social Union (Kingston: Institute of Intergovern-<sup>14</sup>Harvey Lazar and Tom McIntosh, Federalism, Democracy and Social Policy:

Paradigm," Archives of Physical Medicine and Rehabilitation 60 (October 1978):435-46. <sup>15</sup>Gerben Dejong, "Independent Living: From Social Movement to Analytical

<sup>16</sup>Frank Bowe, Handicapping America: Barriers to Disabled People (New York:

and Related Resources in Alberta, Ontario and British Columbia (Winnipeg: Council Harper & Row, 1978). <sup>17</sup>Harry Beatty, Comparison of Disability Specific Social Assistance Programs

of Canadians with Disabilities, 1998), p. 7.

dians with Disabilities. Presentation to the Social Security Review Commission, 1994. Time for Choices: A Proposal for Improving Social Security Arrangements for Cana-<sup>18</sup>Canadian Association of Independent Living Centres, A Time for Change, a

with Disabilities: The Will to Act (Ottawa: Supply and Services Canada, 1996), p. 17. <sup>19</sup>Federal Task Force on Disability Issues, Equal Citizenship for Canadians

ties in the Canadian Commonwealth. Presentation to the Social Security Review Commission, 1994 <sup>20</sup>Canadian Paraplegic Association, Working Together: Citizens with Disabili

#### APPENDIX 1

### SERVICE-RELATED PROGRAMS HIGHLIGHTS OF SOME PROVINCIAL SUPPORT AND

cialized beds, wheelchairs, canes, walkers, special utensils, and items for the services may include funding for equipment such as prosthesis, orthodics, spesupports and services across Canada. For example, the range of supports and one province to the next there appears to be enormous similarities in type of age. Despite the vast differences in the provision of supports and services from Supports and services as discussed in this chapter relate to provincially funded as well as funding for dental care. home care, transportation, education, vocational training, counselling services be eligible for the funding of services such as nursing services, attendant care, home. In addition to funding for equipment, individuals with disabilities may programs that are provided to people with disabilities who qualify for cover-

such as the provision of attendant care may only be provided in an urban area; diversity, people with disabilities may be covered for services in one province but determines who will be eligible for what supports and services and because of this service nor does it mean that all needs will be met by the province. Each province more or less universally covered through different provincial government programs. thus, people with disabilities living in a rural setting may not get the service not the next. Similarly, diversity may exist in the same province as some services However, this does not mean that people with disabilities will always receive the As indicated above, there are a variety of supports and services that are

## **Single-Tier Supports and Service Programs**

single-tier supports and service programs there is a direct relation between the are tied to the provincial welfare assistance programs. provincial government and the disabled person. These supports and services ment departments, legislation, and eligibility determination criteria. In The provision of supports and services involves a complex array of govern-

#### Newfoundland

Legislation: Social Assistance Act.

Determination: medical criteria, evaluation and reporting Primary Administrative Department: Human Resources and Employment.

Determination: medical criteria, evaluation and reporting Primary Administrative Department: Health and Social Services. Legislation: Welfare Assistance Act and Regulations

New Brunswick

Determination: medical criteria, evaluation and reporting Legislation: Income Security Act and Regulations. Primary Administrative Department: Human Resources Development.

Quebec

Primary Administrative Department: Ministry of Employment and Solidarity, Legislation: An Act Representing Income Security and Regulations Income Security.

Determination: medical criteria, evaluation and reporting

Saskatchewan

Determination: medical criteria, evaluation and reporting Legislation: Saskatchewan Assistance Act and Regulations Primary Administrative Department: Department of Social Services

ing Group on Benefits and Services for Persons with Disabilities, and Persons Services Canada, 1997). with Disabilities. Inventory of Programs and Measures (Ottawa: Supply and with Disabilities in Canada, Reports from the Analytical Subgroup: Persons Documentation for the above information is from: Federal-Provincial Work-

## **Two-Tier Supports and Service Programs**

and services is provided through provincial and municipal/county programs. In some provinces, such as Manitoba and Nova Scotia, funding for supports

Manitoba

Legislation: Provincial Level: Employment and Income Assistance Act. Municipal Level: Municipal Assistance Plan.

Determination: medical criteria, evaluation and reporting

#### Nova Scotia

Legislation: Provincial level: Family Benefits Act and Regulations (long term). special situations. sistance Programs funded by the province; (ii) smaller municipalities as Halifax/Dartmouth, industrial Cape Breton and Queens, Income As-Municipal Level: two types of programs (i) regional municipalities such General Welfare Assistance which provides benefits for short-term and

Determination: medical criteria, evaluation and reporting

eligible for supports and services directly related to disability. dental expenses. Basically, supports and service provisions are guided by princirelated to disability needs or they may be expanded to include provincial disability must qualify for the programs. If accepted, services and supports may be directly cial government programs is connected to the provincial social-assistance programs to be eligible for the same basic coverage offered to all other recipients and to be ples of social assistance which allows the opportunity for people with disabilities pension or financial assistance. They may also include coverage for medical and Consequently, people with disabilities who apply for these supports and services The provision of supports and services to people with disabilities through provin-

efits and Services for Persons with Disabilities and Persons with Disabilities in Source for the above material is from: Federal-Provincial Working Group on Ben-Group, 1997), Reports from the Analytical Subgroup: Persons with Disabilities. Canada, Inventory of Programs and Measures (Ottawa: Canadian Communication

## Non-Direct Social Assistance Related Programs

have established programs that are distinct to people with disabilities not directly connected to social-assistance programs. Instead, these governments Columbia, and Ontario have established supports and service programs that are In addition to single-tier and two-tier programs, the provinces of Alberta, British

Alberta: Assured Income for the Severely Handicapped

Legislation: Social Development Act (and Social Allowance Regulations). Income Support Recovery Act.

Primary Administrative Department: Alberta Department of Family and Social Services. Assured Income for the Severely Handicapped Act and Regulation (AISH).

Determination: medical criteria, evaluation and reporting

Ontario: Ontario Disability Support Program Act.

Legislation: Social Assistance Reform Act.

Primary Administrative Department: Ministry of Community and Social Services.

Ministry of Health: Assistive Devices Program.

Determination: medical criteria, evaluation and reporting

considered to be more complex than other provincial and territorial programs. This program is criticized for having a restrictive definition of disability and is

#### British Columbia

Legislation: Disability Benefits Program Act (part of the British Columbia Benefits Act, 1996).

Primary Administrative Department: Ministry of Human Resources

Determination: medical criteria, evaluation and reporting can include evaluaworker, occupational therapist, teacher, or physiotherapist. tion from physician or may include evaluation from "assessor" professional in the health-care or education fields such as a social

have a "severe" disability. the second level coverage is for those persons who have been determined to for intermediate coverage for "less severe disabilities" - restricted coverage; The Disability Benefits Act has two levels of support. The first level provides

of the Ministry of Health. ers, etc. Attendant-care services are provided under the Continuing Care Act medical supplies and equipment, prosthesis, glasses, beds, wheelchairs, walkeligible for coverage under the British Columbia Benefits Act. This includes Disabled persons who qualify for the Disability Benefits Program Act may be

(and other related programs) in Alberta, British Columbia and Ontario (Win-Source for material on the Alberta, Ontario and British Columbia programs: nipeg, MB: Council of Canadians with Disabilities, 1998) Harry Beatty, Comparison of Disability: Specific Social Assistance Programs

#### **SYSTEMS** A FOCUS ON COMMUNITY SUPPORT RELATED POLICY AND PROGRAMS: GOVERNANCE REGIMES IN DISABILITY-

Michael Bach

#### INTRODUCTION

they have been given. services, technical aids and devices, recreation services). The purpose of the one of four being conducted as part of the Governance of the Social Union research initiative sponsored by the Institute of Intergovernmental Relations (ii) where possible, point to reforms of the intergovernmental regimes that would ments affect the overall effectiveness of the community support systems; and chapter is to: (i) determine how current and recent intergovernmental arrangevolunteer groups) in delivering disability-related supports (e.g., rehabilitation port systems (e.g., community agencies, health/social service agencies, at Queen's University.1 The chapter focuses on the work of community sup-This chapter outlines work to date on a case study of disability policy that is better position community support systems to carry out the important tasks

those under the aegis of the Social Union Framework Agreement, signed in lytical work is needed to assist provincial and national discussions, including the influences on community support systems are under-explored and that ana-The Roeher Institute proposed this case study because of its view that

governmental regimes on community support systems.<sup>2</sup> complexity of the topic, however, makes this chapter only a first step toward the goal of a thorough understanding of the influence of the prevailing inter-1999 by the federal, nine provincial, and two territorial governments. The

the degree of disentanglement has recently increased. (Under disentangled intergovernmental regimes characterize much of the disability area and that currently govern the disability area: it finds that "classical" or "disentangled" chapter then describes the intergovernmental arrangements, or regimes, that agencies whose organization and responsibilities vary across the country. The done with little connection to the activities of the other government.) governance much of what federal and provincial governments do in an area is concludes that community support systems are comprised of a complex web of munity support systems that deliver disability-related supports: here, the chapter The chapter begins by describing the make-up and operation of the com-

responsible for social services (except Quebec). Here, the paper concludes that son, a discussion paper issued in 1998 by federal/provincial/territorial ministers systems. The support systems are judged against the criteria set out in In Uniernance of the disability supports sector. The chapter concludes with preliminary recommendations regarding the govplaced with collaborative governance (federal/provincial or interprovincial). policy process, it is damaging at other stages and, therefore, should be rewhile a disentangled approach promotes good outcomes at some stages in the governance regime has had on the overall effectiveness of community support The chapter then assesses the impact that the increasingly disentangled

# COMMUNITY SUPPORT SYSTEMS: A DESCRIPTION

departments, public sector home-care agencies in some jurisdictions, as well cialists who operate within local or regional offices of provincial social service Community support systems comprise: (i) community agencies usually funded cilities, residential institutions for people with intellectual disabilities, long-term as larger publicly funded institutions within the public sector (e.g., social workers and behaviour-management speagencies, child welfare agencies, etc.); (ii) health and social service agencies pendent Living agencies, as well as more generic agencies like family service for attendant care, local Associations for Community Living, Supported Indeby the public sector (e.g., disability-specific agencies like Outreach services - rehabilitation centres, psychiatric fa-

ing for disability supports in some communities: Lions Clubs, Rotary Clubs); services, but also encompasses local charitable organizations that provide fundcare facilities (both public and private sector); (iii) voluntary organizations often service providers, and informal networks and coalitions). Centres, Learning Disability Associations, Associations for Community Living, and (iv) disability advocacy organizations (e.g., local Independent Living (e.g., those that include many of the community agencies funded to provide

services, advocacy services, peer support, and environmental accommodations.<sup>3</sup> aids and devices, supported residential units, rehabilitation services, attendant serof Canadians who self-identify as having a disability. Supports include technical agencies, employers, and individuals to deliver rehabilitation services for example, those that contract with Workers' Compensation Boards, insurance "community support systems" as used here includes some for-profit enterprises While most of the organizations that deliver these supports are non-profit, the term vices and other personal supports, counselling, vocational and other information Together, these organizations deliver disability supports to the 15 percent

tives. Iris Young refers to such organizations as a "resource for enlarging the mobilize the disability community in the articulation of its interests and perspecinteract with others, access education and training opportunities, and particidisabilities, such as the extent to which people can move about in society, on what terms. Thus, they crucially affect the quality of life of people with ideal of "democratic communication" and deliberation in public life. 4 understanding" of others in the policy-making process, thus helping to realize the to provide information and knowledge to the public and to policymakers and to the experience of disadvantage and discrimination puts them in a unique position organizations also play a key advocacy role. Their expertise in dealing with pate in the labour market. Besides providing disability supports, many of these nificant responsibilities: they determine who gets what kinds of supports and The organizations that make up community support systems have sig-

spread and growing recognition at a macro policy level of their importance to demarcating, and coordinating them in any particular locale, there is widecommunautaires [CLSCs] in Quebec, regional boards in Prince Edward Isthe systems vary across provinces (e.g., Centre locale de services a number of policy goals: land). Despite their fluid nature, and the difficulty in conceptualizing, makes them difficult to inventory and describe, particularly since the nature of The atomistic nature of many elements of community support systems

- ship" for people with disabilities, community development in all sectors Government policy on its own cannot achieve the policy goal.5 and a "healthy infrastructure of disability organizations" is needed. In Unison notes that in order to secure the overall goal of "full citizen-
- social policies and programs."6 communities, voluntary organizations, business and labour, and ensure appropriate opportunities for Canadians to have meaningful input into levels of government "work in partnership with individuals, families, ing programs; one of the stated principles of the agreement is that both by community organizations in developing social policies and deliver-The Social Union Framework Agreement notes the important role played
- communities," and build links across diverse communities, cultures, revincially/territorially and nationally. designed to strengthen the capacity of these organizations: locally, progions, and with other nations.7 The report's recommendations are funded and other services, engage citizens "in the building of They provide a vehicle for public policy dialogue, deliver governmentzations across Canada, many of which deliver disability-related supports four key roles played by the over 175,000 non-profit community organi-Working Together, a recent federal report on the voluntary sector, cites
- citizen engagement in public policy development.8 organizations not only to provide services and supports, but to foster agreement) emphasizes the need to strengthen the capacity of disability vides a framework for implementing its commitment to the In Unison The federal government's recent Future Directions report (which pro-

cial governance regimes make to the capacity of community organizations and systems in achieving public policy goals. Federal, provincial, and territorial possibilities these statements articulate? broader support systems to achieve the kinds of policy goals and democratic contract them, and consult with them. But what difference do federal-provingovernments recognize their importance, appeal to community organizations, These statements speak to the relevance of a discussion of community support

# INTERGOVERNMENTAL REGIMES: A DESCRIPTION

regime types: The Governance of the Social Union project identifies four intergovernmental

- ernments in an area of exclusive provincial jurisdiction; approval, attaches conditions to financial transfers to provincial unilateral federalism, where the federal government, without provincial
- government act independently of the other; classical or disentangled federalism, where each order of government where each has jurisdiction and chooses to exercise it, the two orders of acts independently in its areas of constitutional competence; in areas
- "carrots or sticks"; and nizing their interdependence, act jointly with no undue reliance on collaborative federalism, where the two orders of government, recog-
- inces with no federal involvement. interprovincial collaboration, where there is collaboration among prov-

disability support area, seven disability-related program areas were examined:9 In order to determine which of these intergovernmental regimes govern the

- the Canada Health and Social Transfer (CHST), a federal per capita grant program that recently replaced CAP and other programs;
- the Canada Assistance Plan (CAP), a now-defunct federal program that penditures and which continues to influence some current programs; cost-shared a wide range of provincial social assistance and related ex-
- assistants for disabled students); social services-funded family supports, and education-funded teaching vide for many disability-related supports (e.g., health-funded home care, provincial/territorial health, social services, and education, which pro-
- from the federal to provincial governments; agreements that govern the transfer of some labour market functions Labour Market Development Agreements (LMDAs), federal-provincial
- the Vocational Rehabilitation for Disabled Persons program); that cost-shares eligible provincial expenditures (and which replaced Employability Assistance for People with Disabilities, a federal program
- National Strategy for the Integration of Persons with Disabilities; and the Deinstitutionalization Initiative, a part of the recently completed
- ance/other benefits. unemployed people with disabilities not eligible for Employment Insurthe Opportunities Fund, a federal employment supports program for

In these programs and others, governments may relate to each other differently at various stages in the policy process. In order to be able to investigate the

delivery arrangements; and monitoring and information collection/dissemination. steps in the policy process are identified: setting broad policy directions; estabdetailed nature of the intergovernmental governance in the disability area, five lishing funding arrangements; choosing of policy/program measures; program

The classifications provided in the table are not meant to be definitive: other stage of the policy process for each of the seven programs described above outlined earlier to characterize the governance regime that operates at each ernmental regimes. It uses the classification of four intergovernmental regimes four main conclusions can be drawn from the table. perspectives and additional research may lead to revisions. With this proviso, Table 1 is meant as a heuristic tool to explore the operation of intergov-

and program measures, etc. place for the purpose of setting broad policy directions while another is in ferent stages in the policy-making process: for example, one regime may be in place for the purpose of establishing financing arrangements, choosing policy First, a program can operate under various governance regimes at dif-

federal government and sometimes by the provincial governments. cess in the disability sector with the lead role sometimes being taken by the Second, disentangled regimes dominate most stages of the policy pro-

the change from CAP to the CHST, and the implementation of the LMDAs in measures and financing arrangements. And fourth, the evolution within CAP, the 1990s increased the already significant degree of disentanglement in the Third, collaborative regimes are sometimes used in the choice of policy

subsequently, to disentangled governance associated with the CHST. ing federal unilateralism (e.g., the capping of funding to "have" provinces in collaboration defined CAP's early years,10 this later gave way first to increastable mask a more complicated governance history. Some suggest that while respect to the definition of what disability supports were cost-shareable) and 1990s; the actions that displaced earlier cooperative arrangements with With respect to CAP, it should be noted that the brief descriptors in the

developmental disabilities. Other provinces have been moving in similar diauthorities for children's services, health care, and services for people with tion of provincial control over community support systems to local and regional disentanglement, it is not necessarily caused by it. rections. While this trend has accompanied the increasing degree of authorities. Alberta, for example, has shifted to distinct systems of regional A fifth development, not reflected in the table, is an increasing devolu-

Intergovernmental Regimes at Different Stages in the Policy Process TABLE 1

collaboration	EAPD collaborative collaborative collaborative and interprovincial	LMDAs disentangled collaborative disentangled (federal lead) (provincial and collaborative federalism	Provincial:disentangleddisentangleddisentangledhealth, social(provincial)(provincial,(provincial,services,lead)federal)interprovincial,educationcial)	CHST disentangled disentangled disentangled (federal, (federal lead) (provincial provincial)	CanadacollaborativecollaborativecollaborativeAssistance(in its originalwith some(provincialPlanformulation)unilaterallead with somefederalunilateralunilateralconditionsfederalconditions	Policy Initiating and Establishing Choice of Instrument Setting Broad Financing Policy and Policy Arrangements Program Directions Measures
			ngled cial,	O	ive e s	ents
		tangled incial	ntangled vincial, provin-	angled	tive all all some some is)	2
:	disentangled (provincial lead)	disentangled (provincial lead in most provinces)	disentangled (provincial, interprovincial)	disentangled (provincial lead)	(provincial lead with some unilateral federal conditions)	Program Delivery Arrangements
collaborative	disentangled (provincial lead)	collaborative (federal and provincial leads)	disentangled (provincial, interprovincial)	disentangled (federal and provincial leads)	collaborative	Monitoring and Information

## COMMUNITY SUPPORT SYSTEMS AND INTERGOVERNMENTAL REGIMES

disability a job, or to find a way to cobble together some funding and volunity sector. Some may argue that the link between what happens "on the ground" intergovernmental regimes for these regimes to make a difference teer support to assist a family in crisis — is too far removed from the nature of in communities — the daily struggle to try and get one more person with a focus is on the shift to an increasingly disentangled governance in the disabilgimes have had on the operation of community support systems: most of the This section seeks to assess the impact that changes in intergovernmental re-

clude: improved access, enhanced portability, more consumer control and the meeting of needs for supports. 12 In Unison's specific policy objectives inrespect among jurisdictions, citizen engagement and public accountability.<sup>11</sup> equity, equal opportunity and independence." The principles include mutual ciples that "shape the social union.... compassion, dignity, sharing, fairness, the details of the linkages require further exploration. An assessment of comthose found in a number of earlier studies. 13 responsiveness in provision of supports. These objectives are consistent with "inclusion of people with disabilities in all aspects of Canadian society," and The guiding vision for policy development is "full citizenship" defined as the The chapter adopts the framework set out in *In Unison*, which articulates prinmunity support systems requires a benchmark against which to measure them. making and managing of disability-related policy, even if all of the factors and provincial/territorial governments work together (or not) is important in the The chapter suggests, however, that the manner in which federal and

different jurisdiction are plainly inadequate (often the result of cutbacks that adequate disability supports while the supports available to others living in a sions: first, there are wide variations in the disability supports available to unequal access to disability-related supports. This problem has two dimenand economic inclusion of people with disabilities is severely hampered by obtain adequate, alternative supports. Second, disability supports are generwho have been cared for at home but who, as parents age, are often unable to which may in some cases entail the expenditure of \$50,000 per year; others, leaving institutions with resources adequate to purchase the needed supports narrow eligibility to include only those with "severe" disabilities); some are people with similar needs: for example, some individuals and families receive There is widespread agreement that the human development and social

ability of the needed supports is tied to a particular program or residence in a inter/intraprovincial mobility. The lack of portability also arises when the availdisability policy, even among jurisdictions within some provinces, this restricts ally not portable between provinces and, with increasing regionalization of him/her to purchase the supports elsewhere. but who still needs the disability supports often cannot take the funding with particular institution, for example, a group-home resident who is ready to leave

from the In Unison goals. ing from this "burden of care." <sup>14</sup> These deficiencies represent serious departure must increase with all the attendant economic and personal implications arispocket and/or the proportion of informal care provided by family members tem is that the often significant costs of disability supports must be met out of The result for those who fall through the substantial cracks in the sys-

eligibility criteria. In the absence of an overall public mandate to provide for then must approach individual service agencies, each of which has its own specific types of supports to people with disabilities and their families who ments provide funds to community agencies and mandate them to provide disability supports are allocated through a "supply-side" approach: governsign of community support systems. Most of the public resources directed to at large would prefer to meet the needs. results from the agencies' choices may not reflect the manner in which society an equitable distribution of the disability-related supports, the distribution that To a significant extent, the problems outlined above stem from the de-

engagement in policy development in the disability sector ally no broader democratic forum in the community that can hold the agencies to the public funder. The corollary is that there is little accountability to the cies are a generally conservative force because their primary accountability is and provide a valuable forum for debate on disability-support issues, the agennity agencies that provide disability-related supports are democratically elected issue of accountability. While the boards of many of the thousands of commu-In Unison and the Social Union Framework Agreement. to account or to chart new directions. This diminishes the scope for citizen agencies' clients who use the services but do not purchase them. There is usu-The supply-side design of community support systems also raises an an aim central to

eral unilateralism that characterized CAP's development. For example, under sharing for expenditures on rehabilitation services, counselling, etc. offered the welfare services provisions of CAP, provinces could receive federal cost-Part of these supply-side difficulties stemmed from the increasing fed-

driven system of community supports, rather than a demand-driven one. Such opportunity to make transitions to the mainstream labour market and other ing disability supports in a segregating way, one that tended to deny people the a growing federal unilateralism in the plan, provided an incentive for providservices. The result was that the application of the CAP rules, which reflected individuals could not be provided with funds to be used to purchase the needed quired that such services had to be provided by provincially approved agencies: a system is unable to meet the goals of portability and flexibility In Unison forms of community participation. In doing so, CAP strengthened a supplywithin sheltered day-programs for adults with disabilities. However, CAP re-

ity supports than did poorer provinces.) cost-sharing for disability supports than richer provinces. Consequently, the disentangled regime. The new regime had both positive and negative effects. these richer provinces relied less on CAP cost-sharing for investing in disabilthe cap imposed by the federal government on transfers to these provinces: but Ontario had lost 50/50 cost-sharing prior to the CAP to CHST shift because of provincial investment in disability supports. (British Columbia, Alberta, and which could no longer rely on 50 cents of outside financing for each dollar of CAP to CHST change was financially disadvantageous for poorer provinces had meant that poorer provinces tended to rely to a greater extent on CAP financing associated with the adoption of the CHST. CAP's 50/50 cost-sharing One negative effect of the new disentanglement stemmed from the change in ability supports from the growing federal unilateralism of CAP to a completely The replacement of CAP by the CHST changed the governance of dis-

the previously disentangled approach to deinstitutionalization policy. When deinstitutionalization policy together with joint financing arrangements. Colorganizations) a collaborative regime was established under CAP to produce a a federal-provincial partnership (including provincial and national disability ports can have on community support systems in poorer provinces. 15 Through outside CHST, to make the initiative viable once more, and to start again the initiative almost collapsed. It took another collaborative financial arrangement, CAP cost-sharing was replaced by the per capita grants of the CHST, the provincial commitment to the initiative that had not been forthcoming under laboration in financing via a federal contribution to a transition fund secured the impact that a fully disentangled financial arrangement for disability supmovement of people from an institutional facility to the community. Without a A recent deinstitutionalization project in Newfoundland helps illustrate

ity organizations had been advocating for a number of years. the community support system, an outcome directly at odds with what disabilcollaborative regime that established the broad policy and financing arrangements, a residential institution would have continued to be a central element of

experiences of Ontario and Newfoundland at least suggests that poorer provinces interprovincial inequity. federal-provincial fiscal arrangement under the CHST does not address this initiative without federal assistance for the transition costs. The disentangled face much greater difficulties implementing a large-scale deinstitutionalization without collaborative financing from the federal government. But the different Ontario launched the largest deinstitutionalization initiative in the country ways frustrate deinstitutionalization policy. After the introduction of the CHST This is not to suggest that the absence of collaborative regimes will al-

effectively and the capacity of community support systems is more likely to sponsibilities to local and regional authorities) is that it is now harder for people ability supports, with all the disadvantages that that approach brings. remain a "local issue." This further entrenches a piecemeal approach to disprovincial and other inequities referred to above cannot be highlighted as research, and engagement in a national policy process. As a result, the interthe broader national discourse on disability. Since more time is now spent on with disabilities, their families, and their advocacy organizations to engage in local and regional issues, less is left for information-gathering/dissemination, A second negative effect of disentanglement (and the devolution of re-

noted that the key policy problems in the disability area are the wide variations tion/dissemination and monitoring/auditing — activities to which In Unison properly documented and monitored. not be adequately addressed unless current and proposed arrangements are in access to disability supports within and across provinces: problems that canand the Social Union Framework Agreement give great weight. It was earlier arena is the diminished role of the federal government in information collec-A third effect of the increasing disentanglement in the disability policy

shift to a more disentangled arrangement under CHST there is no requirement cies of the information base developed under the CAP to produce such information, and no incentive to address the many inadequareflected a commitment to information collection and dissemination. With the providers, and delivery systems. While the information base was not ideal, it quirements resulted in a body of national information on expenditures, Reporting requirements were a feature of CAP and VRDP. These reregime.

difficulty of raising national issues regarding community support systems. adoption of one that is only local and provincial in nature greatly increases the successor, is still being worked out.) The absence of an information base or the ment seek to address will persist. means that the inequities that In Unison and the Social Union Framework Agree-Moreover, it severely compromises any auditing and monitoring capacity, which federal-provincial accountability and monitoring framework for EAPD, VRDP's

of a disentangled regime. This will likely improve outcomes given the greater or in volunteer and other social activities in the community. But now that CAP segregating options, rather than those that provided for individualized supstructive. The conditions on CAP funding provided inducements to invest in for innovation that comes with fewer funding restrictions. responsiveness of provincial/local administration and the greater possibility livery arrangements for community support systems are made under the aegis has been replaced with the CHST, decisions about program measures and deports that would assist adults to participate in the mainstream labour market. beneficial effects. The case of sheltered day-programs discussed above, is inability area associated with the CAP to CHST change has the potential to bring But disentanglement is not inherently negative: the disentanglement in the dis-These negative effects of disentanglement are serious and wide-ranging

some of these innovations preceded the CAP to CHST shift, it is likely that the forthcoming, strengthen the innovations in place and encourage others disentangled governance of the CHST will, provided needed investments are most challenging disabilities and most excluded from the labour market. While ments rather than group homes; and employability programs for those with the training and employment; supported independent/individualized living arrangeized supports; moving from sheltered work to more individualized and inclusive families, which should improve accountability and lead to more individualintroduction of independent planning and advocacy supports to individuals and are in evidence in many communities: for example, individualized funding tanglement on innovation in community support systems, significant innovations While it is too early to be definitive with respect to the impact of disen-

system that was encouraged by CAP, and was characterized by a highly unionder Bay was launched in the early 1990s to shift from the block-funded agency ized labour force, to an individualized system where fewer group-living lack of transition funding. 16 For example, a community-wide effort in Thuncommunity-based reform efforts are reaching their limits, in part because of a Despite the favourable effects of disentanglement on innovation, some

simultaneously for a limited period. indicated, without some transition dollars like those arranged for the Newquire a scale of change similar at least to that of closing a major institution (the agency-funded and the individually-funded in this case) needed to be funded make. As with closing an institution, both the old and the new support systems foundland deinstitutionalization initiative, the shift was going to be difficult to with the attendant financial pressures. However, as a project evaluation study arrangements and sheltered facilities would be utilized. The shift would re-

support systems is essential if supports responsive to particular communities tive in rural and urban areas. A disentangled regime for design of community increase. No standard community-planning process would be applicable in all erned by a disentangled regime. For example, as individuals and families obtain of policy/program measures and the program-delivery arrangements are govmunity support system would also likely find more fertile ground if the choice are to evolve. No uniform mix of generic and specialized agencies would be equally effeclocales. No single human resource strategy would apply across communities arrangements much more likely. In addition, the variety of arrangements would tors would be drawn into the support system, making innovation in support purchasing power under a demand-driven system, a wider variety of contrac-Other features of a more flexible and responsive, demand-driven com-

effectiveness (through reduced utilization of acute health-care services), all consumer control over services, social and economic participation, and cost outcomes compared to supply-oriented approaches. Portability, exercise of tendant services. The evaluation of the project found that the demand-side model key policy goals and conditions of citizenship outlined in In Unison, were hire and manage their own attendants) significantly improved quality-of-life (providing funding directly to those eligible for attendant care who would then Ontario demonstration project which instituted demand-side funding for at-(stages 3 and 4 of the policy process outlined above) comes from a recent area of choice of policy/program measures and program-delivery arrangements A concrete example of the benefits of a disentangled approach in the

arrangements would disappear. But different kinds of supply-side investments provide long-term support to agencies that would assist individuals and families disability supports; to train and develop support workers, attendants, etc.; to would likely need to be made: to monitor the markets that emerge to supply Moving toward a demand-driven system does not mean that supply-side

cesses associated with emerging markets. in arranging for supports; to support various negotiation and contracting pro-

arrangements and collecting/disseminating information and auditing outrespect to two stages in the policy process: choosing policy/program measures support systems, and therefore is an effective intergovernmental regime with tanglement encourages innovation and local responsiveness in community increasingly disentangled governance in the disability sector suggest the folto fulfil their mandate, at least at the current juncture of policy development. making process: setting broad national policy directions, establishing funding and designing delivery systems. Disentanglement at other stages of the policyassociated with, severe fiscal pressures, especially in poorer provinces. Disenlowing conclusions. Increasing disentanglement has given rise to, or is at least These examples of the impact on community support systems of the appears to be weakening the capacity of community support systems

requires an intergovernmental approach based on a recognition that the issues that individuals with disabilities face. The complexity of the disability sector collaborative regime could provide a set of policy directions that would hold opment need not hamper diversity in provincial delivery systems. A more people face cannot be parsed neatly into distinct jurisdictional mandates. both orders of government accountable for addressing the growing inequities Establishing collaborative mechanisms for some stages of policy devel-

### DIRECTIONS FOR REFORM

dress current difficulties, highlighting the intergovernmental aspects of the which they operate. It then sketches an outline of the reforms that would adport systems, relating these to the intergovernmental governance structure within This section briefly recaps the strengths and weaknesses of community sup-

nity support systems, especially those in poorer provinces, are under financial stress agencies that make up the system; and (ii) the system is underfunded: while the supports and services, and the lack of accountability to the clients of the many differential treatment of people in similar situations, the lack of portability of support systems: (i) the supply-side design of the system contributes to the of these problems can be traced to the prevailing intergovernmental regimes. The And in richer provinces, the extent of unmet need for supports persists. Some part magnitude of this problem was not investigated in detail, it is clear that commu-The previous section outlined two main problem areas with community

especially for poorer provinces, for example, those engaged in deinstitutionalof alternative system designs. And the increased disentanglement associated unilateralism. But the program did have an effect on restricting development its collaborative federal-provincial arrangements and some features of federal supply-side related problems are not wholly the result of the CAP legacy with ization and other demonstration initiatives. with the CAP to CHST change contributed to serious financial difficulties

structure for block-funded service providers (who would face smaller budgets supplies and services, guarantee portability, and improve the accountability try, it would promote greater equity among those dependent on disability-related needs and the cash. If this approach were more fully available across the coundriven alternative. This would place resources directly in the hands of people of supply-side design of community support systems is to move to a demandand correspondingly less control). with disabilities and let the providers adjust to the demand of those with the form should take. First, a widely discussed policy response to the difficulties The articulation of these problem areas suggests the direction that re-

concerns for fair working conditions and job security will be a considerable are either independent contractors or the people with disabilities and their famiing is relatively straightforward: in a more individualized system the employers supply-side system, since the agencies are the employers, collective bargainsively pursued. Labour organization, for example, becomes an issue. In a that would need to be addressed if the demand-driven alternative was aggresare beginning to evolve. These provide insights into the implementation issues ing initiatives exist in most provinces and territories and policy frameworks promotes increased choice and portability in supports while meeting labour's lies, alone or in groups. Organizing labour in this environment in a way that There has already been movement in this direction: individualized fund-

development of support capacity in communities, and, second, a financing artion fund is needed to enable closure of facilities and corresponding edge base for supporting people with disabilities and very complex health needs some provinces there is retreat. This is happening at a time when the knowlnancing. Progress in deinstitutionalization is slowing down in Canada, and in for a host of reasons, long been underfunded in the development of community rangement is needed that recognizes that some provinces and communities have, has grown substantially. Two instruments are required: first, a national transi-Second, with respect to deinstitutionalization, reform requires new fi-

erty among individuals with disabilities and their families are so high, existing measures are likely to be an important but relatively small part of the reform non-refundability of many existing measures, and the reality that rates of povfor getting more dollars for supports into the hands of consumers. But with the foundland. Enhanced tax measures for disability supports are one mechanism mechanisms are needed, even if they are short-term as in the example of Newsupports for people with disabilities. The CHST has not provided the financmechanisms to redress this imbalance. More targeted cost-sharing

tion of a new broad policy direction, item one on the policy process list, requires disability, cash/vouchers in hand, wishes to purchase. If the system is to exof all participating jurisdictions to supply the supports that a person with a policy process list — should also be a collaborative enterprise. the establishment of the specific financial arrangements for both the federal and provincial governments, the policy development and nity support systems. Since, by definition, such a policy would have implications pursue initiatives such as deinstitutionalization and enhancement of communancial arrangements that would improve the ability of poorer provinces to a collaborative intergovernmental regime. The same conclusion applies to fithe implementation of a demand-driven system, which constitutes the adopprovinces and, very likely, the federal government would be required. Thus, tend across provincial boundaries, as is highly desirable, collaboration among policy process. The success of a demand-driven system depends on the ability ment requires a collaborative intergovernmental regime for some stages of the The nature of these reform directions makes clear that their develop-item two on the

considerations lead to the conclusion that the monitoring/auditing function, consultations with disability groups the need to improve the exchange of in-Framework Agreement. Under such arrangements a coordinated division of intergovernmental regime as is called for by In Unison and the Social Union the fifth stage in the policy process, should also be governed by a collaborative formation across communities on best-practices was emphasized. 18) These the innovations and transform them into systemic change. (At recent federal promoted innovation, it is these same functions that are necessary to sustain glement has sent into some decline. And while the same disentanglement has would not guarantee that the other key accountability functions would flourish viders of disability-related supports more accountable to their clients. But this information-gathering/dissemination, auditing -It was earlier noted that a demand-driven approach would make the pro-functions that disentan-

established. labour for funding research, establishing criteria for an auditing, etc. could be

system, additional funds for poorer provinces in respect of deinstitutionalization the operation of community support systems. tions across the country. Together, these would greatly improve all aspects of rests on an understanding of the best-practices of governments and organizaand community support systems, and an information and auditing function that These then are the broad outlines of a reform agenda: a demand-driven

evidence shows that they promote efficiency and innovation choice of policy/programs and program delivery should be preserved since the tween federal and provincial governments, collaboration that is not now institutionalized. The disentangled arrangements that now characterize the Successful implementation of these reforms requires collaboration be-

#### CONCLUSION

of disentangled governance. sures and delivering programs, should benefit from the documented advantages cial arrangements, and promoting accountability via information and auditing the policy-making process: setting broad policy directions, establishing financommunity support systems face and concludes that community capacity would The remaining two stages of the policy process, choosing policy/program meabe strengthened if more collaborative regimes were in place at three stages of important mandate they have been given. It has outlined the difficulties that trend is weakening the capacity of community support systems to fulfil the governmental relations in the disability sector. This chapter suggests that this An increasingly disentangled approach to federalism is taking hold in inter-

policy agenda two key factors need consideration: If reforms to the prevailing intergovernmental regimes are to be on the

- disability organizations have a unique understanding of the nature of in the policy process and provide the requisite financing; and rative mechanisms among governments must include these organizations social and economic exclusion and its policy implications: new collabo-
- suited to different stages of the policy-making process. But when a regime federal-provincial or interprovincial) and disentangled regimes are best in and of itself: the chapter has shown that collaborative regimes (whether the choice of intergovernmental regime should be seen as a policy choice

provincial/territorial context. regime needs to be sensitive to the national issue at hand and to the choice is made it should not be considered forever fixed, the choice of

disentangled enough to foster a dynamic of diversity, innovation, and them that can be shared nationally. At the same time, their capacity to achieve that bring federal-provincial/territorial collaboration to the issues communinity support systems to do so will undoubtedly take additional public inclusion in society. That much is clear. Strengthening capacities of commuresponsiveness policy goals and enliven a local democracy will only come if the regimes are ties face, to the investments they require, and to generating information about nity support systems to thrive, more attention must be given to choosing regimes kind of regime needed to get the job done in the disability sector. For commufocused on the broader politics of federalism. It was less a question about the possible, but the outcomes in some instances defied widely shared policy goals ment of the intended policy goals. CAP made many kinds of investments about the regime for managing that investment will likely frustrate achieveinvestment. But, as we have seen, absence of a clear conception of and choice inequities that people face and can provide conditions for their citizenship and It is possible to establish community support systems which can address the In part, this was because attention to the CAP governance regime was more

#### NOTES

support systems" tal regimes and to design a methodology for community case studies to help make been to conceptualize how community support systems are linked to intergovernmenesis, and discusses some preliminary findings. A major challenge in the work has study is "in progress." It provides a conceptual framework for examining the hypothto explore the hypothesis that when it comes to the disability sector, "community clear how that link works. <sup>1</sup>The Roeher Institute proposed a case study as part of this research initiative and the extent of achievement on the three assessment criteria. This case act as a kind of "intervening variable" between intergovernmental

lation of early drafts of this chapter. Cam Crawford of the Roeher Institute provided valuable insight in the formu-

studies undertaken by the Roeher Institute examining disability-related support systems <sup>2</sup>The background research for this chapter included a review of a number of

nities: Alberta, Ontario, Quebec, Prince Edward Island, and Newfoundland. as well as key informant interviews about community support systems in five commu-

- The "Family, Friends, Community" initiative was announced by the Alberta in that city, which provides short- and long-term health care for children nity. The project focused on the Edmonton region, and the Rosecrest facility governmental organization disability sector to assist families with children (Toronto: The Roeher Institute, 1999). with complex medical needs. See The Roeher Institute, Towards Inclusion with disabilities and complex medical needs to be supported in the commugovernment 1994 as a joint effort with the federal government and the non-
- the Choices Project in Thunder Bay: Final Report (Toronto: The Roeher government and service agencies. See The Roeher Institute, Evaluation of community, and to give them status in the contracts between the provincial agencies so that individuals could purchase supports they required in the initiative in the early 1990s to "individualize" the dollars contracted to the ity advocacy organizations in Thunder Bay launched a "System Re-Design" Institute, 1997). Local agencies serving people with developmental disabilities and disabil-
- this chapter examined, through key informant interviews, operation of this institutions, child-care agencies, and disability organizations. Research for dren with disabilities. It involves partnerships between educational (ISEHMS)," operating in communities throughout Quebec is funded, in part, The project "Intégration sociale des enfants handicapés en milieu scolaire project in Longueuil, Quebec. project aims to provide school-based, child-care services inclusive of chilthrough Health Canada's Community Action Program for Children. The
- disability supports. At the same time a regionalization process in provincial to community agencies through provincial government contracts to deliver dollars for disability-related supports flowing through the provincial wel-The initiative was to develop strategies for restructuring and reinvesting ernments, and the Canadian and PEI Associations for Community Living. health and social services was underway. fare system, provincial disability support programs, and those dollars flowing 1994, as a partnership between the federal and Prince Edward Island gov-"Choice and Opportunity" was a federal strategic initiative announced in
- Supports and services to people with disabilities have been undergoing similar programs in the province. scape for making and implementing disability-related public policies and growing population of people with disabilities, are all part of the new landinitiatives, federal-provincial-NGO partnerships, and the demographics of a gional health authorities, deinstitutionalization, individualized funding kinds of shifts in Newfoundland as in other jurisdictions. Creation of re-The shift from CAP to CHST was projected to

community development initiative had to be managed. that funding arrangements for a major provincial deinstitutionalization and cost the province \$100 million in transfer payments. It was in this context

of recent provincial policy trends in regionalization of health and social services was policy goals and democratic policy-making processes In Unison envisions. A review community level, the challenges that communities face in implementing the kinds of shape of the community support system, the roles of both levels of government at the also undertaken by Fraser Valentine for this chapter. These five initiatives provide a backdrop for the discussion in this chapter: the

supports to people with disabilities. community health centres), or the public sector and private for-profit sector providing This does not include the generic community agencies (e.g., home-care providers, lists over 5,000 disability-specific organizations in the voluntary sector alone in Canada. <sup>3</sup>A directory of disability organizations published by the Abilities Foundation

and William Rehg (Cambridge, MA and London: MIT Press, 1997). cation," in Deliberative Democracy: Essays on Reason and Politics, ed. James Bohman <sup>4</sup>See Iris Marion Young, "Difference as a Resource for Democratic Communi-

Development Canada, 1998). In Unison: A Canadian Approach to Disability Issues (Ottawa: Human Resources <sup>5</sup>See Federal/Provincial/Territorial Ministers Responsible for Social Services,

between the Government of Canada and the Governments of the Provinces and Terri-See A Framework to Improve the Social Union for Canadians: An Agreement

tories, 4 February 1999.

<sup>7</sup>Canada, Working Together: A Government of Canada/Voluntary Sector Joint Initiative (Ottawa: Voluntary Sector Task Force, Privy Council Office, Government of

ment of Canada: Working Together for Full Citizenship (Ottawa: Human Resources Development Canada, 1999). 8See, Canada, Future Directions to Address Disability Issues for the Govern-

community supports and services, it is not exhaustive, e.g., Workers' Compensation cial, and federal-provincial programs that shape the organization and delivery of and CPP Disability are not included. <sup>9</sup>While the list of programs chosen for analysis includes key federal, provin-

(Ann Arbor, MI: Health Administration Press, 1980), pp.114-29. mate in Cooperative Federalism," in Perspectives on Canadian Health and Social the Canada Assistance Plan, see Rand Dyck, "The Canada Assistance Plan: The Ulti-Services Policy: History and Emerging Trends, ed. Carl A. Meilicke and Janet L. Storch <sup>10</sup>For an analysis of the "cooperative federalism" that defined the early days of

<sup>11</sup>Federal/Provincial/Territorial Ministers of Social Services, In Unison, p. 15

philosophers who argue that current theories of citizenship need to be revisited. The legal status. This reformulation is advanced by a number of political theorists and and political participation, is richer than the usual understanding of citizenship as a <sup>12</sup>Ibid., p. 15. This notion of citizenship, with its emphasis on social, economic,

and Wayne Norman, "Return of the Citizen: A Survey of Recent Work on Citizenship ment and ensuring citizenship in Canadian society. See, for example, Will Kymlicka respective roles and obligations of both levels of government concerning the advancesary for social and political cohesion in Canada. But it also raises new questions about sense will help to secure the "deep diversity" that Charles Taylor suggests is necesand other forms of diversity are to be fully accounted. Fostering citizenship in this disability community shares with other groups a sense that a broader notion of citi-University of Toronto Press, 1991). Values," in Options for a New Canada, ed. R.L. Watts and D.G. Brown (Toronto: Theory," Ethics (January 1994):352-81; and Charles Taylor, "Shared and Divergent focused on participation — is required if cultural, linguistic, ethno-racial,

for Persons with Disabilities (1992); Poor Places: Disability-Related Residential and Support Services (1990). including Nothing Personal: The Need for Personal Supports in Canada (Toronto: ronto: The Roeher Institute, 1988); a number of studies by the Roeher Institute, see Sherri Torjman, Income Insecurity: The Disability Income System in Canada (Toability Issues, and various studies by the Roeher Institute and others. For example, of studies, including background papers prepared for the federal Task Force on Disresearch informing the analysis of In Unison and the policy objectives include a number Standing Committee on Human Rights and the Status of Disabled Persons. Policy federal Task Force on Disability Issues, The Will to Act; and various reports of the Mainstream 1992; the 1994 federal Social Security Review; the 1996 report of the tion Program; the report of federal and provincial ministers of social services, The Roeher Institute, 1993); On-Target? Canada's Employment-Related Programs 1985 reports of the federal-provincial, Study of a Comprehensive Disability Protec-<sup>13</sup>Reports from government consultations include, for example, the 1983 and

Disabilities and their Families (Toronto: The Roeher Institute, 2000). their families, see The Roeher Institute, Beyond the Limits: Children and Youth with <sup>14</sup>For a review of recent literature on children and youth with disabilities, and

Initiatives (Toronto: The Roeher Institute, 1999). The Roeher Institute, Towards Inclusion: National Evaluation of Deinstitutionalization <sup>15</sup>For a recent review of this and other deinstitutionalization initiatives see,

transitioning from block-funded services to a more portable system, see The Roeher Institute, Evaluation of the Choices Project in Thunder Bay, Ontario: Interim and Bay, and the various transition issues encountered including the lack of funding for Final Evaluation Reports (Toronto: The Roeher Institute, 1997). <sup>16</sup>For an example of a restructuring effort in community supports in Thunder

Living in Toronto, 1997). rect Funding Pilot Project - Final Evaluation Report (Toronto: Centre for Independent <sup>17</sup>See The Roeher Institute, Self-Managed Attendant Services in Ontario: Di-

May 1999); The Canadian Association for Community Living, Community Inclusion: Works! Conference: Report on the Parallel Process (Toronto: The Roeher Institute, <sup>18</sup>For reports on these consultations, see The Roeher Institute, Opportunity

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search, the Canadian Abilities Foundation, and the Canadian Association for of information have been developed, or are being developed by the Canadian Council on Rehabilitation and Work, the National Institute on Disability Management Re-Community Living, October 1999). Information networks and Websites for this kind Report of National Meetings, September 1999 (Ottawa: Canadian Association for Community living, among others.