Social Protection, Citizenship and the Employment Relationship

Francie Lund
WIEGO Working Papers

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About the Author:
Francie Lund is Director of the Social Protection Programme of WIEGO and at the time of writing this paper was Associate Professor in the School of Development Studies at the University of KwaZulu-Natal in Durban, South Africa. She trained as a sociologist and community organizer and developed an abiding interest in social policy and social security issues. She has worked as a research and policy consultant for a wide range of international organizations and also for local, provincial and national government in South Africa.

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WIEGO Secretariat
Harvard Kennedy School,
79 John F. Kennedy Street
Cambridge, MA 02138, USA
www.wiego.org

WIEGO Limited
521 Royal Exchange
Manchester, M2 7EN,
United Kingdom

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Contents

Abstract ................................................................................................................................................... 1
Introduction ............................................................................................................................................. 2
South Africa: Changing Dynamics of Employment and Social Security Through Employment .......... 3
“Contract” Obligations and Reciprocity in Social Justice, Work and Employment ............................ 6
Social Rights and Welfare Contractualism ........................................................................................... 6
Employment and the State in Poverty and Social Policy Agendas ........................................................ 7
“Flexicurity” in the North ....................................................................................................................... 7
The Place of Work and Employment in Poverty Agendas .................................................................... 7
Informal Employment, Social Protection and the World Bank .............................................................. 8
The International Labour Organization ................................................................................................. 9
Possible Directions for South Africa and Elsewhere–Principles and Interventions ............................. 10
Conclusion ............................................................................................................................................ 12
References ............................................................................................................................................ 13
Abstract

All ideologies of welfare have at their heart assumptions both about the nature of the relationship between the state and citizens, and about the role of employment in contributing to lifelong security for workers and their families. With the increase in the size of the informal economy, and the share of the workforce working in it, increasing numbers of people who work all their lives get few, if any, work-related social benefits such as healthcare, access to savings for retirement, and child care. This paper addresses the issues of social protection, citizenship and the employment relationship, through the lens of South Africa. South African formal workers have relatively good access to social benefits; very poor South Africans have access as citizens to state social assistance such as the pension for older people, and grants for children in very poor households. The success, in South Africa and worldwide, of cash transfers to poorer people has led to the social policy arena focusing largely on assistance to citizens. The focus on worker benefits, and rights and responsibilities of both informal workers and of owners of capital, receives far less attention. The paper scrutinizes recent policy positions of the World Bank and the ILO, as well as the ‘new welfare contractualism’. It argues that, while the focus on cash transfers as sound economic investment is to be welcomed, a parallel and complementary policy arena needs to explore how to secure more responsibility from owners of capital for workers’ welfare. Without this, the growing citizen-state axis of social policy is likely to result, in richer and in poorer states, in further declining employment security for growing numbers of people.
Introduction

This paper addresses the issues of social protection, citizenship and the employment relationship through the lens of South Africa. All ideologies of welfare have at their heart assumptions both about the nature of the relationship between the state and citizens, and about the role of employment in contributing to lifelong security for workers and their families. Beveridge’s model of the welfare state was introduced in Britain in the late 1940s, at the same time as the National Government came to power in South Africa. The model was built on assumptions about family life and the role of employment in meeting families’ needs: that most people would be married, that men would be head of household, that wages earned would be enough to cover the family, and that work would be the chief source of economic security over the lifetime. The wage would be enough to meet present needs, and the family was covered if the main breadwinner had an accident (workers compensation covered costs of accident and wage) or died (widow’s allowance).

In the heyday of welfare states in industrialized countries, there was a clear understanding of the importance of investment in social spending. Social policy interventions were seen as not just responding to poverty but as building the human capital of the future. Then, under structural adjustment, social policy came once again to be interpreted and positioned as residual to economic policy, as interventions to mitigate the worst effects—the unequalizing effects—of markets in unregulated capitalism.

There is a new movement now in which social policy and protection have more traction and are migrating to a more central place in the development agenda. This movement has been described as “the return of social policy” (Razavi 2007). Some people within the movement are especially concerned with enabling “escape” from poverty, others with breaking the long term transmission of poverty, hoping that social spending might result in more poor children being able to escape poverty in the future. The focus of yet others is social policy’s role in addressing inequality and the redistributive possibilities of social spending.

In this new social policy climate, the predominant policy debates focus around the relationship between the state and its citizens. In the aftermath of Bretton Woods, there has been a new emphasis on a more active role for the state rather than seeing the market as the sole allocative mechanism. The contemporary global financial crisis has ironically and cynically demonstrated how fast central governments will act to bail out rich institutions and people when “markets fail.” Be that as it may, employment and the roles and responsibilities of employers and workers are not very salient in social policy debates in either north or south. A central argument of this paper is that we should not now substitute the state as the sole allocative and distributive mechanism in the place of the market. Especially, the paper will argue that employers and owners of capital should be held responsible for contributing to social benefits, and that the current popularity of cash transfers as a social policy intervention unwittingly detracts from the responsibilities of the employers and owners of capital.

The diminishing place of employers and workers in social policy is linked to changes in the nature of the labour market itself. The existence and permanence of a growing informal economy in most developing countries has come to be recognized. Now, too, there is growing awareness of the changes in employment in very industrialized countries. There has been an increase in “non-standard” or “atypical” employment in temporary and part-time work. Such work may still be covered by formal contract and be regulated under labour laws, but in general the pay is less, there are fewer measures of social protection attached, and the work is more vulnerable. Indeed, such work is now described in the north as “precarious employment.”

South Africa has extreme levels of poverty, inequality and unemployment, which continue to be patterned on racial and gendered lines. People work in both extremely formal and well-protected work, and in extremely informal and totally unprotected work—and with a growing number joining the contractualizing, informalizing and casualized segments of the labour force, where they become their own employ-
ers while clearly working for others. While labour legislation reforms have moved in a progressive and inclusive direction, increasing numbers of workers work with insecure contracts, losing their former right to social security benefits. While there is relatively extensive non-contributory social assistance, there is little coverage for workers as workers.

In South Africa, social security—in both the labour regime and in state social assistance—was introduced by the colonial power in the early 1900s, developed under the Union government, greatly enlarged through the 1980s and subsequently reformed, expanded and deracialized under the 1994 ANC government. The origin of the present welfare in the British welfare tradition is still clearly evident. The non-contributory pensions and grants for children, for people with disabilities, and for elderly people are cited frequently internationally as “good practice” and as evidence for the efficacy of expanding state social assistance generally—particularly to its role as a poverty alleviating and redistributive measure. Yet this focus on the role of the state as primary provider for greater numbers of citizens (and permanent residents) detracts attention from the eroding contributions and responsibilities to workers of the owners of capital, who drive the production processes in which workers do not get sufficient returns to their labour in terms of either wages or social benefits.

The paper is structured as follows. Section 2 sketches the changing dynamics of the labour regime and the labour market in South Africa. It presents definitions of informal employment as well as the processes through which increasing numbers of jobs are being informalized; it focuses on access to and exclusion from various measures of work-related social security. Section 3 discusses “contractualization” in the context of the welfare state and how rights and responsibilities are dealt with, in particular in the “new welfare contractualism.” In Section 4, I identify particular policy spaces—especially those concerned with addressing poverty—in which, separately and jointly, the idea of work-related social security is being eroded. Responsibilities towards those who own firms are being decreased, and the result is an increased focus on the state-citizen axis and a decline in visibility of the worker-employer axis. Section 5 considers what all of this might mean for potential policy intervention in South Africa.

South Africa: Changing Dynamics of Employment and Social Security Through Employment

Historically, South African work-related social benefits for whites in formal employment were modeled closely on those in Great Britain and extended in racially discriminatory forms (in type of grant, conditions of access, rates set, and types of work covered) to others in formal employment.

South Africa’s labour law is “constructed primarily on a foundation of the conventional employment relationship” (Benjamin 2006: 53). Organized labour played a key role in the liberation struggle in South Africa, and since then as part of the tripartite alliance in the first democratic government in 1994. Labour lawyers had worked closely with unions in forging new and much more inclusive labour legislation. Signal pieces of legislation were the Labour Relations Act of 1995, the Basic Conditions of Employment Act of 1997, the Employment Equity Act of 1998, and the Skills Development Act of 1999. Prior to the transition, there had also been substantial reform of the occupational health and safety legislation, especially that covering compensation for industrial diseases and accidents. Furthermore, a new system of labour courts, underpinned by the Council for Conciliation, Mediation and Arbitration was set up with the promise that it would resolve labour disputes more easily.

For the first time, legislative reforms around the political transformation included significant occupational groups—agricultural and domestic workers, and some seasonal workers—who between them accounted for a large part of the low-paid labour force.
All of these measures promised more security and less vulnerability for those who were in formal employ-
ment and had some measures of social security. Still excluded were those in informal employment. Joining
the ranks of the informal workers are those workers in new forms of contractualized work.

With regard to the informal economy, there has been recent wide acceptance of its existence (even
though it is misleadingly called “the second economy”) as well as recognition of the problems of ac-
curate measurement of informal work. In 2002 and 2003, the International Labour Organization (ILO)
working together with the International Conference of Labour Statisticians and the Expert Working Group
on Statistics on the Informal Economy made clear the distinction between the informal sector and the
informal economy. The informal sector is an enterprise-based approach that counts the numbers of firms
that are not registered or do not accord with certain criteria. The informal economy is a work-based or
employment-based approach, focusing on the numbers of people—self-employed or waged—who work
informally. The informal economy is diverse and people work in different statuses of employment. These
statuses affect the degree of workers’ control over their work and their place of work, the risks that they
face, and their access to social protection.

There are two broad categories of informal workers—the self-employed and those in wage employ-
ment. According to the ILO definitions of status of employment, informal self-employment includes the
following:

• employers: owner operators who hire others;
• own account workers: owner operators of single-person units or with unpaid family workers;
• unpaid contributing family workers: family members who work for the family business without getting
  payment;
• and members of informal producers’ cooperatives.

Informal wage employment includes employees without formal contracts or social protection. They may
be employed by formal or informal enterprises or by households. The following list presents the main sub-
categories of informal wage workers:

• informal employees: unprotected employees with a known employer (either an informal enterprise, a
  formal enterprise, or a household);
• casual or day labourers: wage workers with no fixed employer who sell their labour on a daily or sea-
  sonal basis;
• and industrial outworkers: sub-contracted workers who produce for a piece-rate from small workshops
  or from their homes. This category is sometimes called home-based workers.

The new, more precise definitions of informal employment are a real improvement. There remain
many workers, however, whose status of employment is difficult to define. This may be because their
situation is objectively ambiguous. For example, many home-based workers (industrial outworkers)
are self-employed but are heavily dependent on one or two firms as sources for their piece-rate work.
In other situations, where employers deliberately attempt to conceal the fact there is an employment
relationship in order to evade their responsibility towards workers, the ambiguity is intentional. In yet
other situations, workers themselves may not know who they are producing for. Industrial outworkers,
for example, may come into contact only with the labour broker—the person who supplies and fetches
the commodities.

Paul Benjamin (2006) usefully distinguishes between three processes that are serving to make conditions
of work less secure:

• Casualization: the displacement of standard employment by temporary or part-time employment
  (or both);
Externalization: the restructuring process by which employment comes to be regulated by a commercial contract rather than a contract of employment; and

Informalization: the process by which employment comes to be increasingly unregulated and workers not protected by labour law (Benjamin 2006: 36).

A stylized presentation of the process of informalization could begin as follows: a set of tasks is done in a firm at one moment by a full-time employee of a firm. The job is under formal contract and carries a range of social benefits such as access to health care, pension plan, and is covered by workers compensation. The next moment, and in the process of informalization, the set of tasks continues to be done for the firm, but the person doing the work becomes his or her own contractor, under a commercial contract, not an employment contract. Alternatively, the firm hires a labour broker or employment agency to supply workers, with the agency managing the employment contract, which is typically with extremely reduced benefits and which may operate outside the field of labour law. (Theron and Godfrey (2000) give powerful descriptions of these processes in practice). In the above processes, the tendency is that “the burden of employment security and maintaining employability is shifted onto the employee alone” (Benjamin 2006: 35).

Formal workers in South Africa get a range of work-related occupational benefits. The main ones are medical aid/health insurance, retirement schemes, and workers compensation for occupational injuries, disease and death. Additional benefits enjoyed by some are housing subsidies, educational subsidies for children, and child care. At the other extreme, in informal work, unregistered self-employed and informal wage workers get no social protection as workers, at the same time as receiving low and unreliable incomes. Few informal workers are entitled to paid leave or sick leave. There is no contribution by the employer or the worker to social benefits such as health insurance or pension funds. There is limited or no recourse to labour legislation. Wealthier and professional workers may be able to afford to purchase some of these benefits, such as private insurance. The vast majority in the informal economy, however, cannot afford or choose not to purchase private insurance against work-related risk (and nor do formal insurance houses develop affordable insurance products for poorer working people). The poorer workers are likely to live in communities that cannot co-insure against risk. The unemployed, who leave formal jobs where they had contributed to the unemployment fund, receive unemployment insurance for only six months.

In between are the growing numbers of casualized or contractualized workers, typically on short-term contracts and with none of the social protection attached to the job before it was contractualized. There is a move away from a labour contractual regime, which sets out rights and responsibilities of both employers and workers, towards a commercial contractual regime in which the individual worker takes on more of the responsibility and loses many of the rights that went along with being in an employment relationship (Theron and Godfrey 2000).

Some poor workers, whether formal or informal, are able, as citizens, to rely on means-tested state social assistance when work-related benefits fail, run out, or do not exist. Poor women and men may qualify for the pension for elderly citizens, women at age 60 and men at age 65 (soon to be equalized to 60 for both sexes). Poor South Africans who have disabilities can get access, as citizens, to the disability grant. Women in informal work get no maternity benefits through work, but as citizens have access to free reproductive health services. While more people have access to state assistance as a citizen’s entitlement, proportionately fewer South African workers are contributing as workers to health insurance, disability insurance (workers compensation), and retirement savings schemes because of changes in the labour market (though the approximately one million domestic workers are now eligible for the unemployment insurance fund).
“Contract” Obligations and Reciprocity in Social Justice, Work and Employment

In this section, I want to draw links between the “contractualization” going on in the workplace, described in the previous section, and “the new welfare contractualism” that has emerged within welfare and social policy within the United Kingdom and the USA in particular, but in other northern countries as well. Contractualism in the welfare and social policy field applies to two different processes. The first is in connection with those who provide services—where governments (national and local) outsource or contractualize tasks to the private or NGO sector that government previously provided directly itself (such as care, health and nutrition services). The second process pertains to changed or improved behaviour a citizen has to agree to in order to access and continue to receive a benefit. The unemployed, for example, must agree to re-training and to regularly and actively seek work in a “welfare contract” with government, most often executed through a private employment agency.

Social Rights and Welfare Contractualism

Embedded in social policy are questions of moral philosophy and social justice and about the nature of the relationship between the state and citizens. Simply put, what do citizens need to do to expect to receive assistance from the state? T.H. Marshall was fundamentally influential in setting out a framework for social rights and for egalitarian social justice. As with Beveridge, who was designing the welfare state to come in the United Kingdom, Marshall assumed that people (mostly men) would be in employment, that citizens had duties as well as rights, and that the majority of the population would make a productive contribution to society through work.

Many countries have withdrawn from aspects of commitments to comprehensive welfare provision. A “new welfare contractualism” has emerged along with new framing of the obligations of citizens or the conditions for their receiving state support (and this is mirrored later in the “conditionalities” that we see in cash transfer programmes in the south). Stuart White (White 2000; 2003), writing half a century after Marshall, refers to a part of Marshall’s writings that deal with a contractualist conception of citizen’s rights and about egalitarian justice:

Contractualism might be defended as a requirement of economic fairness or distributive justice: more precisely, as a way of ensuring that those who willingly share in the social product satisfy a corresponding obligation to make a productive contribution back to the community in return and do not “free-ride” on the productive efforts of (and so exploit) their fellow citizens (White 2000: 508).

White asks: what constitutes the intuitive conditions of fair reciprocity that follow from the egalitarian conception of social justice? He holds that there should be, first, a share of the social product for those meeting a minimum standard of productive participation. In other words, if you work or contribute somehow, then you get a share. For this to happen, there have to be, second, decent opportunities for and in productive participation. He suggests that the state is the employer of last resort and that the state has the responsibility to provide, or make accessible, training for productive participation. Third, White says there has to be equitable treatment of different forms of productive participation, and this should not be tied only to market-related work. He holds that we have to see unpaid care workers, for example, as providing productive services and thus he allows the unpaid care economy in. Fourth, and finally, there has to be a system of enforcement of minimum standards of productive participation.

It appears here that White makes no distinction between workers and owners of the means of production. He does deal with the affluent under the fourth condition of fair reciprocity, but he does this in terms of their being inheritors—“the idle rich”—rather than the exploiters of the labour of others. Here, he is seeing
citizens as workers only, not as employers. He does not address employer responsibility in the changed world of work. This omission feeds into the tendency - in both the “welfare to work” movement and in the new welfare contractualism - to focus on the “responsibility to work” of the worker only. What is missing is the “responsibility of the employer/owner.” “The market” is seen as a thing, a metaphor, a structure with no articulation of the presence of both labour and capital, of workers and employers in specific power relationships and with rights and responsibilities between them.

In the following section, I want to show how this lack of focus on the responsibility of owners of capital firms, within one strand of social policy and thought in the north, is happening alongside the growing campaigns for cash transfers in other policy arenas, and the way in which this has implications for how the responsibility for social policy provisioning is defined.

#### Employment and the State in Poverty and Social Policy Agendas

Different agencies promote different approaches to social protection and poverty reduction. In this section, I suggest that, at this time, a combination of influences is at work that has the effect of focusing on citizen and state, downplaying further the responsibilities of capital. These influences lead to policy prescriptions that do not pay enough attention to work and employment, and result in policies (or lack of policies) that serve further to undermine the possibility of poorer working people being able to cover risks through work or achieve security through work.

**“Flexicurity” in the North**

We start in industrialized countries, where a new mode is being introduced that deregulates formerly taken-for-granted rules of the formal employment contract. In the 1900s, Denmark, worried about its declining growth rate and a growing rate of unemployment, initiated the move to a “flexicurity” model. In acknowledgement of the rapid changes in skills required for competitive markets, hiring and firing of workers becomes easier. In exchange, as it were, retrenched workers are guaranteed generous unemployment benefits. This exchange is (supposed to be) accompanied by an active labour market policy in which unemployed people have access to ongoing training and re-skilling. They have continually to seek such training or other employment in order to qualify for full unemployment benefits. It requires a high degree of taxation on the higher income earners, and it requires a tax system that is institutionally strong.

Though this mode applies to and is being adopted only by selected European countries, it marks a shift to accepting deregulation of the labour market, a fundamental change in one element of the labour contract, and rights and obligations of employers and workers. It marks a significant shift away from the idea of job security to employment security.

**The Place of Work and Employment in Poverty Agendas**

Poverty has been placed centre stage as a global development problem in the Millennium Development Goals (MDGs) and in the World Bank’s Poverty Reduction Strategy Papers (PRSPs). What place does employment have in these arenas? The MDGs emerged from the 2000 Millennium Summit, at which national leaders acknowledged poverty and gender inequality to be persistent global problems and committed themselves to concerted action to reduce poverty according to certain criteria by 2015. Remarkably, employment creation was not one of the eight MDGs (Chen et al. 2005), nor was it a target or indicator for measurement of reduction of poverty, and it appeared only tangentially as an indicator under reduction of
gender inequality (Goal 3) and in relationship to youth unemployment. A more robust indicator for women’s employment has subsequently been integrated under Goal 3. With regard to the PRSPs, Chen (2008) holds that “although employment features prominently in PSRP diagnosis of the poverty problem, the prescriptive policy content is weaker,” with specially little attention going to employment creation.

**Informal Employment, Social Protection and the World Bank**

Though there are different schools of thought about the informal sector and informal employment, mainstream economists on the whole, and some of those influencing the World Bank’s economic policies, have seen the informal sector and informal employment as temporary, residual, and undesirable. They stress the tax-avoidance motives of informal workers, and stress also the element of choice in entering informal employment. Less attention is given to the high costs to registering formal enterprises, or to the lack of availability of formal wage employment.

On the social policy side, Holzmann and Jorgenson (1999) introduced the Social Risk Management framework within the World Bank. Social protection is defined as public interventions designed to assist individuals, households and communities to manage risk and also as providing support to critically poor people. Their approach marked a change within the Bank towards seeing social spending not just as a cost but also as an investment in human capital. They accept that there are risks attached to informal work and that insecurity makes people “risk averse.” However, it is not clear how their policy recommendations could “help the poor bounce out of poverty.” Unwilling to recommend significant and enduring state support, their risk management approach ultimately places the burden of responsibility for getting out of poverty on the poor themselves.

The World Bank’s 2005 World Development Report marked what appeared to be a genuine attempt to move towards seeing the informal sector and informal economy as permanent, “normal,” and a sector in which small enterprises had many of the same needs as more formal enterprises through “A Better Investment Climate for All” (World Bank 2005).

In another part of the Bank, rigorous evaluations were being done of the burgeoning conditional cash transfer programmes being promoted in Latin America, the largest being Mexico’s Progresa/Oportunidades and Brazil’s Bolsa Familias. These programmes reach millions of poor households. Mothers of young children receive a regular cash transfer on condition that the children go to school and, in many programmes, also on condition that family members access the health services. This is not the place to go into detail about these well-documented interventions. What is important for our purpose is the influence that these programmes are having worldwide on development thinking, showing as they do that giving poor people money can be a sensible and effective thing to do.

From two different and influential Bank sources—Francois Bourguignon (2005) and Perry and colleagues (2007)—comes the idea of “delinking” or “decoupling” social protection altogether from the employment relationship. Bourguignon wants to find ways of eliminating the distinction and the gap between “good jobs” and “bad jobs.” The assumption is that “good jobs” are expensive to provide because they come with so many additional labour costs in order to provide the social benefits, though he also conceded that the impact of labour market regulations on formal employment is “empirically ambiguous” (Bourguignon 2005: 13). He advocates the delinking so that more people may have good jobs—but he himself casts doubt on whether delinking will be successful. Bourguignon specifies it would then be up to states to provide a minimum coverage of sorts.

Perry et al. (2007) deal with Latin America, which is where most of the large new cash transfer programmes are in place, and from which much of the evidence is being drawn that show these can be successful in mitigating poverty. Working from within the World Bank, their purpose is to “align more effectively the objectives of better social risk management with those of higher productivity and growth” (2007: 210). Perry and colleagues are concerned about the drop in formal employment. They are concerned that the
social assistance programmes that are designed for people who are unemployed or informally employed may be working as an adverse incentive to formal employment or as a constraint to economic growth. The programmes may be setting up incentives for people to choose informal employment rather than formal employment. Following Bourguignon, they advocate delinking social protection from the labour contract. They suggest a move back to a citizen-based rather than worker-based mode of social protection:

*given the high and persistent levels of informality in the [Latin American] region, it will be important to rethink the traditional Bismarckian model of social protection in which protection depends on the specific form of the labor contract. ... A broader notion of who has access to basic risk instruments is needed—one based on assuring the basic protection and welfare of countries’ citizens rather than of workers, as traditionally and narrowly defined.*

(Perry et al. 2007: 199, their emphasis)

They argue that some forms of labour-contract related social benefits are expensive, inefficient, and unfair to contributors, though their evidence is slim. They want to unbundle, shed, or make voluntary the existing complex packages (Perry et al. 2007: 208). They deal in particular with health and with old age security. They advocate delinking health coverage from the labour contract with governments then providing a general revenue-based minimum essential package of health care to all citizens and those who can afford it buying health insurance privately (Perry et al. 2007: 200). For elderly people, “savings should be the mainstay for earnings in old age,” and there should be a poverty prevention pension financed through general revenue and not linked to the labour contract.

The Bourguignon and the Perry et al. policy positions may contain clear dangers to the poor and to the goal of reducing inequality. Realistically speaking, these would lead to a minimum package of probably poor services. They completely exonerate the employers of labour, the owners of capital, from responsibilities towards those they employ. This leaves to the state the main responsibility for social protection. What would this minimum essential coverage mean in countries where the state is weak and/or unreliable and where there are seriously and genuinely binding fiscal constraints? Relying on international donor funding renders schemes vulnerable to changing fashions of donors—not a reliable or sustainable way forward.

Thus there are different development ideas within the World Bank. In the last ten years or so, it has become more amenable to discussing issues of labour standards (which used to be defined as “political”); it has set up dialogues with organized labour; it has acknowledged the role of the state in providing (conditional) cash transfers. It has also, however, suggested completely halting the role of employers as contributors to work-related social benefits.

**The International Labour Organization**

The ILO sets international norms and standards regarding working conditions and the workplace. In 1952, the ILO expressed the hope that its labour standards could be applied across the world, in the north and south. Recognizing that this was an unachievable goal, the ILO has retreated to promoting just the four core labour standards as the minimum that all countries should adhere to: no discrimination in employment and occupation; no forced labour; no child labour; and finally freedom of association and recognition of the right to collective bargaining. Notably, these standards do not include rights and principles about basic working conditions or standards for health and safety at work.

The ILO has in the last decade or so promoted the Decent Work for All campaign under the stewardship of Director General Juan Somavia. Part of this move has included the extension of social protection and, in about 2005, an explicit acceptance that there should be “social protection for all”—meaning for all people, not just for working people.
As in the World Bank, different parts of the social security terrain within the ILO are advocating different strategies. Some advocate micro-insurance for informal workers, especially for women; others are exploring how to link formal and informal health insurance schemes. An influential coalition is pursuing the idea of an international basic income grant, starting with coverage for four groups. Three are for very young children, the elderly, and people with disabilities. The fourth is for people of working age, and there are various prescriptions for how widely this net would be cast. Some documents specify “the unemployed poor.” Others say it would be for the unemployed and the working poor, who earn erratic and unreliable incomes. These are very vague specifications, given that it is the ILO itself that has taken the lead in both identifying quite precisely different categories of workers and in promoting how important it is for policy design to be so precise.

What is important to note here is that the ILO is going well beyond its “normal” mandate of worker-focused programmes. This is itself partly in recognition of the growth of numbers of people who work in the informal economy and will do so all their lives with no hope of getting access to sustainable forms of social protection. But not only does it dilute its formerly reliable focus on workers, it also weakens the conception of “the working poor,” relegating them to public works programmes for assistance.

**Possible Directions for South Africa and Elsewhere—Principles and Interventions**

The advantages of cash transfers are clear and well-documented, though ideally they need to be part of a comprehensive programme of support. Within South Africa, more attention needs to be given now to addressing inequality as well as poverty, to finding ways of holding the very wealthy owners of capital to better account for their responsibilities to workers, and to ensuring that poorer workers, formal and informal, get better returns for their labour. What are possible avenues for doing so?

I would start by assuming that most people want to work (rather than that a significant number will opt out if welfare benefits are good enough). I assume also that it is fair that people should get returns from their work such that there is a chance of working their way out of poverty and be assured of better life chances for their children. Increasingly, the reality for more and more working people is that they do not get a wage large enough to support their families. Although they work, they have limited ability to cover against risks and contingencies. They may try to make their own work but find very high barriers to entry; and they may want to work, but job search is itself costly.

The economy should be accepted as one indivisible whole, as against the South African official practice of relegating informal work and employment to something called “the second economy.” This term introduces a segregated dualism at precisely the time when policy and practical linkages are needed between the formal and informal enterprises and operators.

Ways of regulating the process of informalization should be investigated. “Extending social protection to all” is the call of the ILO at this time, and this call should be welcomed. However, much more attention needs to be given to the continuing erosion of existing social benefits. This attention will only happen through negotiations in which government, capital and labour are all involved.

Institutions and programmes differ in their ability to support poorer people in the move to more secure work with more reliable incomes. Particularly weak as policy responses to the lack of employment are community development, social development, and social dialogue. In the presence of huge and relatively stable (even given the financial crisis) financial and insurance institutions, small micro-finance and micro-insurance institutions that operate separately from the large formal institutions can present risks for many poor people. The small schemes have high transaction costs for the poor (especially women),
seldom go to scale, and frequently fail. Home-based workers (industrial outworkers) in particular might benefit if their suppliers’ insurance schemes could be extended to cover the home-as-workplace as suggested by Theron and Godfrey (2000).

Some would advocate extending the unemployment insurance fund (UIF) to cover more categories of worker and/or for longer periods of time. An inherent problem is that such an extension would only ever reach those who have been in formal employment.

The South African government has for a long time been considering setting up a national health insurance scheme and intends exploring ways of integrating informal workers into this scheme. This might realistically require a subsidy from government. It would also be a way of government being forced to confront the serious problem that it spends far more per capita on its work-related health insurance scheme for civil servants than it does per capita for poor people who rely on state health services—twelve times more in 2000. Tax resources thus support the expensive private medical aids schemes (McIntyre and Thiede 2007: 45).

Given South Africa’s participation in global value chains and in various free trade and ethical trade agreements, it might be worthwhile to pursue further ways of building social protection more forthrightly into ethical trade specifications. A recent assessment (Barrientos 2008) of the impact of ethical trade initiatives found that the benefits to workers accrued to the more formally employed, however, and failed to reach the more vulnerable workers (contract and casual workers). Stephanie Barrientos suggests that civil society organizations could intervene more effectively to see that the benefits of codes reach the more vulnerable workers. In South Africa, however, most civil society organizations do not have a worker lens—they operate with a citizen lens—and this makes the formation of alliances with poorer workers, as workers, difficult.

Local governments could play a greater role in contributing to employment security in a number of realms (Skinner 2000). It could put brakes on the tendency to outsource and privatize many services it provides thus keeping more workers in more secure and lasting employment. Going further, local government controls the work space and the conditions of work of thousands of informal workers who work on streets, pavements, at intersections, and who make a living from municipal garbage dumps. Municipalities may be able to play a role in extending their own in-house insurance schemes to informal workers.

More understanding is needed of the ways in which local governments help or hinder the ability of citizens as workers to generate livelihoods through municipal provision of infrastructure to people’s homes and communities. Urban planning and zoning regulations can be either exclusive or inclusive of poorer people and can define the terms on which poorer workers get space in the city to make a living. Experience in Durban strongly suggest that privatization of municipal facilities removed the discretionary power of the city to innovate in new ways (Skinner and Lund 2005).

If they are to improve their employment security, informal workers need support and training. There is a gap between what private providers offer and what informal workers need (Skinner 2000). The South African government reports an enormous increase in employment training that is being provided overall. However, Devey et al. (2008) report that informal workers fall into the gap between programmes for SMMEs on the one hand, because they operate in firms smaller than SMMEs, and programmes for the unemployed on the other hand, presumably because they are not unemployed.
Conclusion

This paper has tried to bring together in one place some of the shifting terrain of social policy at this time when there appears to be new space for social policy. This space has opened up because of the urgency of addressing global poverty, given focus by the MDG initiative. In this context, the success of cash transfers in impacting on poverty gives them particular resonance as a policy intervention. The processes that are leading to the withdrawal of responsibility for the social wage by employers receive less attention, partly because the labour lobby is different to and disconnected from the citizens income lobby—even within the ILO.

Evidence from rigorous evaluations of cash transfer programmes, especially in Latin America, have led to the acceptance of cash transfers as a semi-permanent intervention, not as a short-term safety net (though the World Bank and others insist on the importance of attaching conditionality). The positive evidence for cash transfers as a developmental input has led to new campaigns for more social spending in general—not least in the concerted campaign, within Africa, of the “Livingstone Call for Action” under the auspices of the African Union—a campaign that has cash transfers as an important policy component. In South Africa, which is used by so many as a good example of an effective cash transfer system targeting particular groups, the idea of imposing conditionalities on the Child Support Grant is misguided and needs to be strongly resisted (Lund et al. 2009).

This paper suggests that a substantive parallel and complementary policy arena needs to be opened up around how to secure more responsibilities from the owners of capital to the people who labour to generate the profits that accrue, though many of the workers are not directly employed by the owners themselves. Without this parallel action, the growing citizen-state axis of social policy is likely to result, in poorer and richer states, in further declining employment security for growing numbers of people.
References


About WIEGO: Women in Informal Employment: Globalizing and Organizing is a global research-policy-action network that seeks to improve the status of the working poor, especially women, in the informal economy. WIEGO builds alliances with, and draws its membership from, three constituencies: membership-based organizations of informal workers, researchers and statisticians working on the informal economy, and professionals from development agencies interested in the informal economy. WIEGO pursues its objectives by helping to build and strengthen networks of informal worker organizations; undertaking policy analysis, statistical research and data analysis on the informal economy; providing policy advice and convening policy dialogues on the informal economy; and documenting and disseminating good practice in support of the informal workforce. For more information visit: www.wiego.org.