

## **Transforming the Welfare State, One Case at a Time: How Utrecht Makes Customized Social Care Work**

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### **Abstract**

The Dutch welfare state, like that in many advanced countries, has come under increasing pressure to provide more customized services, bundled across problem areas in coordinated ways, and promptly enough to prevent a cascade of harms. To achieve these ends, the Netherlands in 2015 took the highly unusual and bold step of decentralizing social care services to municipalities, and within municipalities to neighborhood teams intended to be in immediate and continuing contact with clients. Overall, the results of the reforms have been disappointing, with little apparent change in the level and quality of services delivered, and none of the cost savings anticipated at the time of their enactment. The experience of Utrecht, the Netherlands' fourth-largest city, has been strikingly different. By using hard-to-resolve cases to signal ambiguities or conflicts in rules and obstructive boundaries in the jurisdiction of municipal departments, Utrecht is finding a way to incrementally restructure the provision of social care and the city's relation with private providers. This paper explains the background of the reforms and analyzes in detail how Utrecht's incremental but cumulatively transformative strategy addresses fundamental problems of low-level discretion or street-level bureaucracy and the division of services into distinct silos which seem to preclude a sufficiently flexible and adaptive response by the modern welfare state to the challenges it faces.

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## I. Introduction

The welfare state has never been so much in need of reform nor seemed so incapable of it. The demands placed on publicly provided welfare are changing and becoming more urgent. Technological development and global trade are dividing the economy and workforces of advanced and developing countries into a modern sector that contributes to and benefits from global innovation and a low-productivity, low-skill and low-wage sector that does neither. Jobs in the stagnant sector are precarious; adequate housing is hard to come by; debts accumulate; health care, at least in some countries, may be unaffordable or of low quality. This turbulence magnifies the effects and complicates treatment of the psychological problems, family conflicts, difficulties in school or with the police or drug abuse at the heart of social welfare work. The changing needs of new groups strain standard responses, underscoring the limits of professional expertise and accentuating calls to include beneficiaries, their families, and communities in decision making and care giving. Demands for coordination of programs grow too, since families and individuals struggling with one problem likely encounter several, and failure to address problems in one domain easily undercuts progress elsewhere. To be effective today by way of prevention or cure, the social welfare system, in coordination with the schools, the police or the housing authorities, must provide and periodically adjust integrated, “wraparound” supports fitted to the needs of individuals in “multi-problem” families.<sup>i</sup>

But the current welfare state in all its traditional configurations is notorious for two kinds of congenital, rule-bound rigidity that exclude continuing adjustment of individual programs and coordination of complementary services. The first rigidity, rooted in the nature of hierarchy, is familiar as the problem of street-level bureaucracy. The teacher behind the closed classroom door, the police officer on the beat, and the social worker on a family visit, all but unobservable to superiors, interpret the rules made at the top of the organization to say what they think the situation requires, this or that reform notwithstanding. Adding more rules to limit this discretion only increases the likelihood of conflicting instructions, inviting yet more street-level interpretation. The second rigidity, rooted in the division of labor, is familiar under the headings of organizational silos or wicked problems. Social needs crystallize into government programs with budgets and eligibility rules. Struggles among

departments and their lobbies over additional resources reinforce the boundaries thus created. Cooperation across jurisdictional lines is discouraged if only because it is unclear at the outset who in the end will pay or benefit.<sup>ii</sup> Together the problems of street-level bureaucracy and silos arguably reduce any bureaucracy—and certainly any public administration operating under the manifold constraints of representative democracy—to an incoherent jumble of formal rules rendered serviceable by informal, ad hoc workarounds that address local issues, at least temporarily, but at the price of silence about the large changes they might implicate.

There has been a prolonged effort, starting roughly in the late 1980s, to sidestep these problems by privatizing provision of public services and relying on market mechanisms to ensure that they are adaptive, high-quality and cost-effective. By relieving public officials of the burden of actually delivering services, these new public management (NPM) or neoliberal reforms aimed to focus the attention of government on what were presumed to be its proper tasks: goal setting—specifying service levels and characteristics—and monitoring performance of private providers. Competition was to complement the discipline of oversight as the users of services, empowered to choose the provider best suited to their needs, shifted resources to favored firms. But the separation of the conception of service delivery from execution deprived administrators of the information required to devise effective incentives or detect manipulation. Providers met program goals by creaming: supporting client customers who need little or no help to achieve their goal while limiting expenditures on those that do. Competition was no corrective because service users seldom knew when they were ill-served, or if there was a better alternative. In countries like Australia, where the reforms were undertaken, at least in part, to enlarge individual choice, and where administrators tried over decades to correct the problems of successive procurement rounds—in short, where the reforms were given a fair chance to succeed—the failures have been as great as where reform grew from budgetary concerns or animus against the poor. In service industry after service industry, concentration increased as firms used the advantages of their size and position to secure client classifications they could cream, limit costly service options for the hard-to-serve, reduce staff qualifications to cut costs and otherwise sacrifice service quality to profitability. In desperation, the regulators abandoned the hope of

increasing the flexibility of welfare programs and imposed standard requirements to limit abuse.<sup>iii</sup>

The failure of neoliberal reforms has left a moraine of new problems, starting with the demoralization of many social workers,<sup>iv</sup> and invites the despairing question of whether there can be an alternative to the rule-bound welfare state we have inherited. More tailoring of welfare services, and coordination of welfare with other domains of the public sector may be imperative. But how, on the record of recent experience, could this be accomplished?

Yet the insistent demand for effective social welfare and other fundamental public goods that help constitute the polity in meeting common needs makes resignation all but unthinkable even in the face of seeming exhaustion of the standard alternatives of market and state.<sup>v</sup> The growing dualization of the economy, the explosion of inequality and with them the widespread appeal of populism increasingly take on constitutional dimensions, calling into question the foundations of democracy. Protest is often directed against the degradation of public services and cuts in benefits. Responses to the pandemic have underscored, harshly, the vital importance of a wide range of public services, the scandalous consequences of unequal access to them and, most generally, the need in various settings for capacities for rapid and continuing adjustment akin to those now increasingly demanded in welfare. Add to these considerations the often unsustainable fiscal burden of many welfare programs and it is clear that experimentation with new organizational models will continue, cautionary tales of failed reforms and the absence of any consensus on the way forward notwithstanding.

Among current initiatives the Dutch reforms of 2015 stand out for their boldness and scope and even more for the headway they are making in addressing some of the apparently intractable problems that bedevil not just provision of welfare but all public services provided by large, bureaucratic organizations. The heart of the reform is a double decentralization. First, responsibility for providing welfare services to children and families, to those at the margins of the labor market, and to elderly and disabled adults is decentralized from the national level to municipalities; then, within municipalities, responsibility for receiving and evaluating new clients and referring them to specialists when necessary, is decentralized to a new type of neighborhood-based team. This team is the client's case manager, coordinating and monitoring further interventions. The legal right of citizens who meet specific criteria to

corresponding benefits has been in effect replaced by the municipality's obligation to provide care tailored to their individual circumstances (known in Dutch as "*maatwerk*"). To meet this obligation the municipality is given wide autonomy to determine the conditions of access to service, whether service is provided in cash or in kind, and whether service is organized directly by the local administration or contracted out to specialist providers.

The long-term organizational goal of the reform is to shift from the current "relay" model, where limited integration of services is achieved serially, as clients are passed from agency to agency, making their cases to a succession of strangers, to an integrated team model in which the client and neighborhood team, in different configurations, face successive problems together.<sup>vi</sup> This shift is presumed to be necessary, and, among some reformers, also sufficient to enable early, preventive intervention as opposed to later treatment, and integrated responses suited to needs of individuals or families rather than fragmentary supports reflecting what programs happen to offer more than what clients demand. At its most ambitious, the reformers aimed to mitigate if not overcome the tension between the Habermasian "life world" of needs and moral commitments and the "system world" of formal procedures and institutions that give them substance.

Taken as a whole, the outcome of the reform after seven years in operation is disappointing. There has been neither a dramatic improvement nor a dramatic deterioration in the provision of welfare services, at least so far as this can be detected in data available at the national level. Welfare budgets, reduced when the reform went into effect in anticipation of efficiency gains, must often be supplemented by extraordinary grants from national funds as individual municipalities hit spending limits. Beyond customer satisfaction surveys, which are intrinsically of limited value, there is little information on outcomes, and none on changes in the frequency, duration and severity of bad spells for individuals and families with particular conditions or other measures of the kind needed to rigorously evaluate the effect of the reforms on the quality of treatment. But neither is there any reason, in view of the widely reported differences in municipal experience, to suspect that in the aggregate treatment quality has improved or deteriorated. Viewed nationally, the outcome of the reform so far is, surprisingly, how little has changed.<sup>vii</sup>

But the aggregate results conceal more than they reveal. A key purpose of the reform was to encourage innovation in the provision of welfare services at the municipal level. In

fact, at least one large municipality—Utrecht—has made remarkable progress in institutionalizing the capacity for flexible adaptiveness, including in contractual relations with private welfare providers. It has done that, moreover, while extending the coverage of service provision and within the agreed budget constraints, itself a notable achievement since many municipalities have incurred significant cost overruns even in the absence of ambitious institutional reforms. Given the stakes and the dispiriting record of failed reform, this advance, invisible in pooled, national results, commands attention.

Utrecht's master innovation is to systematically use individual welfare cases in which a current rule or jurisdictional boundary obstructs integrated provision of a tailored support to trigger prompt review of the rule or relations across the implicated departmental lines, and eventually, in light of the collaborative analysis, to revise the rule or organize cross-departmental cooperation where it was lacking. The cumulative effect of these recurrent reviews can be the reform, even transformation, of ways of working within the distinct parts of municipal administration and an enhanced capacity to cooperate across the lines of departmental silos, all in the absence of any precise, initial blueprint for reform.

Utrecht's master innovation contributes as well to addressing the problem that has plagued welfare and other street-level bureaucracies from the start: control of discretion. By enabling and eventually obligating discussion of questionable rules and boundaries, Utrecht ensures that changes that in a traditional bureaucracy would be accomplished by one-time exemptions authorized by a benevolent superior, or by recourse to a slush fund for special circumstances, are instead made formally, through a routine process. Indeed routine review of the aptness of rules and jurisdictional boundaries, and common knowledge of such an appeals process, call into question (without yet providing a full-fledged alternative to) the familiar idea of administration as a hierarchy in which rule making is the sole prerogative of the topmost authorities.<sup>viii</sup> Put another way recognition of the likelihood of revision changes the very nature of the rules themselves, making them less like rigid prescriptions and more akin to provisional guidance or rebuttable instructions, presumed valid until there are compelling arguments to the contrary.<sup>ix</sup>

This same routine and collaborative review of obstructions affords public administrators frequent opportunities to engage external—private or not-for-profit—welfare providers at work, and thus to assess their willingness and capacity to adjust programs to

changing and differentiated needs. These engagements reduce the information asymmetry between the external provider and the public counterpart which is the bane of new public management and make it possible to begin using the contracts as an instrument to advance cooperation rather than for entrenching the self-interested practices of the private party. Just as administrative rules are becoming rebuttable presumptions, contract terms are coming to be seen as setting provisional or indicative goals, to be revised jointly as experience accumulates.<sup>x</sup>

The Dutch reforms of welfare and the explicit shift to individualized care ultimately raise large questions about accountability that go beyond Utrecht and cannot be resolved at the municipal level. The welfare state as we know it is committed to universal norms: all citizens, or at least all citizens in roughly similar conditions, are to be treated alike. In emphasizing services, in contrast, the Dutch reform supposes that with respect to many kinds of welfare problems general similarities, let alone the fact of common citizenship, can be misleading. To be effective, services must take account of the particularities of individual and familial experience that distinguish one beneficiary from another. If equal treatment for all, or all in a similar condition, no longer applies, to what standard can citizens and courts hold public administration in apportioning services adjusted to individual need? This debate has been broached in courts at the national level, with important clarification of the requirements for investigation and well-motivated decision making public agencies must assume in providing individualized care.

The body of this essay analyses the innovations underpinning Utrecht's organizational advances; the conditions under which these emerged; and the possibilities for spreading them directly to other municipalities or, more promisingly, complementing them with national reforms that incentivize and enable municipalities to learn rapidly from each other. To keep the analysis manageable, and because it implicates the widest array of collateral municipal services, we focus primarily on youth care. The analysis draws on the rich documentary sources generated by the municipality and other public bodies, as well as 15 interviews with protagonists of the local reforms and participant observation of a series of problem-solving meetings in various settings.<sup>xi</sup> The rest of the argument is in six parts. The next part quickly retraces salient developments of the Dutch welfare leading up to the reform. Part III presents the basic institutional choices that committed Utrecht to bold reforms carried

out through incremental steps offering ample possibilities for self-correction. Part IV shows the proliferation of case-by-case problem solving as a means of fostering coordination across organizational silo boundaries. Part V extends the discussion of organization reform by showing how these problem-solving mechanisms mitigate the problem of information asymmetry between the municipality and external service providers so that contracting out does not become synonymous with derogation of official responsibility to provide high-quality service adjusted to changing needs. Part VI focuses on the selection and training of the social welfare workers in Utrecht and the way their participation in interpreting and articulating clients' needs and in reconsidering rules and organizational boundaries creates a novel professional role that straddles and may help integrate the life world and system world. Part VII looks to the way Dutch administrative law is clarifying the obligations of reason giving in official determinations of individual needs and benefits and suggests how these procedural reforms might be the germ of a principle of justice for establishing the welfare entitlements of individuals regarded in their particularity rather than as members of broad categories. The conclusion reports important signs of the recognition in the Netherlands of the promise of the Utrecht approach in its diffusion to other municipalities and the national government.

Be forewarned that we have little to say about political or other peculiarities that might explain why Utrecht, rather than any of the many other municipalities that it strongly resembles, developed a strikingly original and promising approach to the decentralizing reform. In part this is simply because the implementation of the new measures took place far below the surface of everyday politics, and there are no salient differences to report. Time may bring to light intra-mural conflicts which did shape outcomes. But experience suggests skepticism about the possibility of detecting previously hidden, systematic causes even with the benefit of hindsight. Social science is good at identifying causes when cases are alike on all dimensions but for a crucial one, as in the familiar examples of micro-level random control trials of the effectiveness of deworming treatments or various education subsidies<sup>xii</sup> and Millian critical case comparisons of macro-historical or -sociological events such as peasant revolutions.<sup>xiii</sup> Where, as here, cases differ subtly on many dimensions, exceptional outcomes will result from relatively small variations on common themes, and their precise causes will be hard to trace. Finally, even if some causal preconditions for Utrecht's success could be established, and reformers the world over were impressed by the example, they would no

doubt strive to reproduce it at home, all convinced—and some, unpredictably, with reason—that they can adapt the model to the conditions they face or change the conditions to favor the model.

## **II. The Road to Reform**

By the late twentieth century, the Netherlands had developed an administratively centralized but sectorally balkanized welfare state in which the municipalities, with little taxing power and policy discretion, played only a subordinate part. Successive efforts after World War II to rationalize the historical accretion of local, voluntary, associational, and denominational welfare programs into a unified, national system on the model of the UK Beveridge Plan were blocked by the social partners and the confessional parties. But the postwar insurance and transfer programs covering pensions, unemployment, health, and long-term care were all nationally administered, whatever the mix of public and private actors in their governance. As legislation further extended the scope of the central government to key social services such as housing, welfare work, and assistance to the poor and disabled, national direction displaced the vestiges of local control.<sup>xiv</sup>

Criticism of this centralized system from the left and the right mounted from the 1980s on, in concert with complaints about one-size-fits-all benefits and services, sectoral fragmentation, and, as a result of these, rising costs and lengthening waiting lists, especially in health and long-term care.<sup>xv</sup> After the turn of the century, the criticism intensified and, partly under the influence of contemporaneous debates in the UK, turned in the direction of a new localism and a reconceptualization of the role of professionals in service provision that would shape the reform legislation.

The left-leaning social care professionals and journalists advocating this new localism argued that the breach between the life world of citizens and the institutional logic of the system world had been exacerbated by NPM's curbs on the discretion by which professionals adapted rules to meet clients' needs. Indeed, to guard against criticism, many professionals had themselves become rule followers, further distancing themselves from the life world of their clients. As a corrective, the localist reformers called for professionals to support citizens in mobilizing their own resources ("*eigen kracht*") and those of their social networks

(“*burgerkracht*”) to solve individual and collective problems in the neighborhood—bypassing the state with its rules.<sup>xvi</sup>

These ideas gained wide currency as they flowed together with the notion of a localist, voluntary, and devolved or decentralized “big society”, developed by the British Conservatives under David Cameron. In the variant circulating in the Netherlands, one pillar of the big society was an alliance of front-line, social-welfare professionals with citizens and communities in autonomous, co-owned associations to renew the provision of public services.<sup>xvii</sup> The kindred reform proposals were synthesized in the call for a fundamental reform of the Dutch welfare state towards a “participation society” in the 2013 King’s Speech, drafted by Liberal Prime Minister Mark Rutte, and endorsed by his Labour coalition partners, on the eve of the enactment of the laws decentralizing welfare.<sup>xviii</sup> Dutch Liberals saw the participation society as a vehicle for achieving the dream of a smaller state, while Labour embraced the concept as a renovation of local solidarity bringing government closer to citizens.<sup>xix</sup>

This call culminated in 2015 in three, linked reforms mandating a radical decentralization of responsibility to and within municipalities on the principle of “one family, one plan, one case manager.” Many stars aligned to favor their passage. The “*burgerkracht*” reform vision, now a component of the “participation society,” was embraced not only by a broad cohort of social care professionals fed up with bureaucratic rules and NPM protocols, but also by an influential cross-party group of politicians at both national and local level.<sup>xx</sup> At the same time, policy makers and professionals concluded that the existing system of social care was simply unsustainable. An official evaluation of the previous Youth Care Act found, absurdly, that it often took longer and cost more to get a diagnosis for an individual condition than for a treatment which, at best, addressed only an isolated part of the client’s problems.<sup>xxi</sup> There were immediate, short-term considerations as well. At the national level, the coalition parties and government ministries embraced the decentralizations as the most promising way of achieving substantial budget savings on social care without drastically cutting services at the height of a major financial crisis. Municipalities, for their part, were prepared to accept sweeping cuts of 15-40% in the budgets transferred from the central government in order to realize their long-held aspirations for greater autonomy in a crucial policy field.<sup>xxii</sup>

Despite the long gestation period of the reforms, little was done to facilitate rapid learning from the partial successes and failures inevitable in their implementation. Plans for national monitoring of ongoing results in cooperation with the municipalities never got off the ground. Nor did the municipalities themselves make special provisions for pooling their experience beyond a small Transition Bureau.

One reason for this inattention to the foreseeable difficulties of implementation was municipalities' resistance to intrusive national monitoring, out of fear their hard-won policy autonomy would be restricted before it had been exercised.<sup>xxiii</sup> National policy makers, moreover, appear to have been misled by past experience to over-estimate their capacity to steer local implementation of the reforms at a distance through administrative guidance and parliamentary motions, as well as the ultimate sanction of placing municipalities with serious budget overruns in receivership.<sup>xxiv</sup> In retrospect, national policy makers also plainly underestimated the strains that such far-reaching decentralizations would place on planning bureaus, inspectorates, and research institutes developed for review of administration in a unitary state. Ruefully the Council for Public Governance (ROB) has recently recommended that "no further decentralizations be implemented without first thinking through how the administrative level responsible for the new task will be provided with the necessary knowledge."<sup>xxv</sup>

Seven years after the transition to the new regime, there is growing concern that the great decentralization is failing its transformative goals, especially in the field of youth care. Interim evaluations of the Youth Act and reports of national inspectorates and local courts of auditors find that most municipalities have made little progress towards institutionalizing an integrated, de-medicalized approach to youth care based on a support plan developed with the child and family. Collaboration of the neighborhood teams responsible for generalist basic youth care with specialist care providers and other key local partners such as schools and general practitioners remains underdeveloped.<sup>xxvi</sup> A number of large cities, such as Amsterdam and The Hague, have massive social-welfare budget deficits, triggered by efforts to reduce waiting times for services through referrals to costly specialist care. The national government placed several other municipalities, including pioneers in the initial phase of the reform such as Eindhoven and Leeuwarden, in temporary receivership to address budget

overruns. In Rotterdam, waiting lists grew so long that the national Inspectorate for Health and Youth Care reported a general “blockage in the system”.<sup>xxvii</sup>

Within this bleak national landscape, however, at least one large municipality—Utrecht—has been making good progress towards the reforms’ original objectives as outlined above. Utrecht’s success in advancing the reforms’ goals is attested not only by external and internal evaluations, but also by informed observers attentive to local variations, including several of the fathers of the decentralizations themselves.<sup>xxviii</sup> Strikingly, too, Utrecht has managed to transform its youth care system without running up significant budget deficits,<sup>xxix</sup> while at the same time providing help to more than 15% of the under-18 population, the highest proportion in the country. A good measure of the ability to customize youth care is the ratio of outplacements (to institutions) to ambulatory (non-residential) care. Utrecht’s score on this measure was the lowest by a large margin of any major city in the Netherlands.<sup>xxx</sup>

In the next section, we analyze the key steps in Utrecht’s progressive reorganization of the youth care system and its relations with other municipal services—the innovative mechanisms underpinning this ongoing institutional transformation.

### **III. The Utrecht ‘Model’: Making Routines and Rules Routinely Revisable**

Utrecht is a socially and politically unremarkable city of some 360,000 in the center of the Netherlands. It is the smallest of what the Dutch refer to as the G-4 municipalities, after Amsterdam (873,000), Rotterdam (651,000), and The Hague (546,00). On measures of social stress such as the proportion of low-income households, children in poverty, early school leavers and share of immigrants in the total population, Utrecht scores somewhat below its peers, though well above the national average for these indicators. More telling, Utrecht has substantial areas of concentrated and severe socio-economic deprivation with large immigrant populations, notably Overvecht and Kanaleneilanden, that are fully comparable to like neighborhoods in the other big cities. Indeed, Utrecht is the most socially segregated of the G-4.<sup>xxxi</sup>

Utrecht does not stand out politically either. In the last decade the City Council has been governed by a succession of center-left/center-right coalitions. This has been the pattern in Amsterdam as well, while Rotterdam and The Hague have seen the repeated surge and ebb of far-right anti-immigrant parties that mark national politics.<sup>xxxii</sup> Neither is there

anything distinctive about the level of education or degree of experience of the social welfare workers most directly implicated in Utrecht's decentralizing reforms, nor, for that matter, in the municipality's early announcements of its reform ambitions.

In sum there was and is nothing in such coarse indicators to suggest that Utrecht would respond to the common problems of decentralized youth care provision in a successful, innovative way. So far as we know, on the eve of reform no canvas or informal list of municipalities of any size well-positioned to put decentralization to good use included Utrecht. We, for example, started our research in Rotterdam, as its reform proposals looked on paper to be as promising as any. We only shifted attention to Utrecht as a succession of innovations there, most conspicuously among the G-4, has touched off a self-reinforcing and self-correcting process of decentralization.

The first of these innovations were institutional processes for developing and testing new approaches towards the broad goals of the reform (from roughly 2011 through 2014). Utrecht recognized the dangers of a "big bang" transition and explored key institutional choices in intense, collaborative small-scale experiments with key stakeholders,<sup>xxxiii</sup> on the model of charrettes familiar from the initial stages of architectural or industrial design.<sup>xxxiv</sup> In these neighborhood-level *proeftuinen*, Utrecht developed a vision of the decentralized youth care system in which "first-line" care (positioned families and social networks and the "second line" of specialist care providers) would be delivered by integrated teams, with members drawn from different social-work disciplines but working as generalists with youth and family clients. In Utrecht these integrated, first-line units are called neighborhood youth and family teams (*Buurtteams Jeugd & Gezin*).<sup>xxxv</sup>

The two neighborhoods for the initial *proeftuinen* were chosen for their different socio-economic characteristics and distinctive mix of problems: in Overvecht immigrant families predominate and the schools play a leading role in youth care; in Ondiep residents are predominately native Dutch families and general practitioners and other health care professionals are key to youth care. The teams themselves deliberately chose not to define their procedures too precisely at the outset, in order "to discover in practice what works and what not", with "as few rules and as much professional freedom as possible...in order to do what is needed (*doen wat nodig is*)."<sup>xxxvi</sup>

The team members worked in pairs to combine different types of expertise in meeting each family's needs, and to learn as much as possible from one another. Joint case review (*casuïstiekbespreking*) within and between the teams was regularly used to solve individual problems, identify good and bad practices, and develop policy advice for the new youth care system. Organizationally, such joint case reviews with the municipality and external partners were also used to establish provisional boundaries between generalist and specialist care and to develop cooperation with adjacent domains. In matters of child and public safety, for instance, "the whole Utrecht safety chain, including the police, neighborhood managers, child protection, and the neighborhood teams were brought around a single table to discuss their respective roles on the basis of concrete cases."<sup>xxxvii</sup>

Several foundational design choices related to the character and selection of the providers of the new services could not, however, be tested in *proeftuinen*, though they were informed by extensive prior experience: Did Utrecht want to employ the neighborhood teams directly (as for example in Rotterdam)? Hand them over to a consortium of established providers (as in The Hague)? Create a joint venture between the city and external care providers (as in Amsterdam)? And if Utrecht did not want to provide the service itself, how would it go about choosing, or building the external organization that would?

In line with its broader approach to the transformation, which emphasized the need for ongoing "co-development" with residents, professionals, and societal partners Utrecht did not want to provide youth care directly.<sup>xxxviii</sup> But at the same time the municipality was determined that the neighborhood teams be fully independent of the existing care providers to avoid the constraints of established organizational routines and habits, as well as conflicts of interest in the referral of clients to specialist care.<sup>xxxix</sup> To reconcile these requirements, the municipality found an elegant compromise combining the advantages of a new organization with a continuing commitment to the principles and practices that had informed the design of the teams. Proposals from incumbent care providers for the creation of Youth and Family Teams were rejected. Instead, the municipality contracted with a wholly new organization, soon to be known as Lokalis, assembled by an experienced manager from a local specialist care provider. The Lokalis proposal was judged to be more promising than competitors' both because it committed more fully to the co-creation of services with the municipality and because it committed the new organization to take over the members of the

existing teams working within the eight *proeftuinen* and recruit new employees from the existing local service providers.<sup>xi</sup> The choice of Lokalis thus built on recent experience while safeguarding the space for joint innovation created in the run up to decentralization.<sup>xii</sup>

A further foundational choice concerned the financing of the neighborhood teams and specialist care providers. The neighborhood teams would be funded not through an hourly rate or fee per client, but through population-based costing: a fixed amount per year linked to the number of children, adjusted for the socio-economic characteristics and needs of the various neighborhoods. The aim here, and through a similar system of fixed, annual payments to specialist providers, was to encourage the teams to meet their clients' needs without the distraction of calculating billable hours per case, while at the same time stimulating them to “de-escalate” interventions where possible.<sup>xiii</sup>

#### **IV. Case-by-Case Problem Solving and Institutional Transformation**

In the years following the initial *proeftuinen* and design by charrette, Utrecht continued innovating with the creation of multidisciplinary, cross-functional roundtables to tackle the problems within the problems that emerged as decentralization of social care proceeded. The initial aim of these roundtables, which variously combined neighborhood team workers, officials from different municipal services, local medical professionals, and specialist care providers, was to find solutions adapted to individual client needs in cases deadlocked by existing rules and routines. But in time these roundtables came to be seen as a mechanism for using the resolution of difficult, individual cases to detect and correct broader problems in frontline practice, municipal organization and even national welfare programs: Casuistics (*casuïstiek*), originally developed within Dutch social work as a means of training and a system of quality control. thus also became a method re-evaluating current routines, rules, and jurisdictional boundaries.

More often than not this problem-solving process resulted in the (further) decentralization of relevant parts of the municipal administration and specialist care services to the neighborhood level to work together with the youth and adult teams in an integrated, multidisciplinary network—a kind of neighborhood-based welfare state (or at least as much of one as necessary to approximate comprehensive social care)—that could both solve local problems and suggest ways of applying the solutions city-wide. This further decentralization

reshaped in turn the relationship of the neighborhood teams to specialist care providers and of municipal domains such as work and benefits and housing to one another.

#### **A. Redrawing the Boundaries between Basic and Specialist Care**

In the years following the decentralization, as demand for youth care surged and referrals to specialist care rose rapidly, specialist care providers ran into capacity limits and budget ceilings, forcing the municipality to choose between raising a provider's budget, redirecting the client to another inside provider, or bringing in an outsider.

To facilitate and learn from these critical decisions Utrecht established a municipal-level multidisciplinary body, the *Appropriate Alternatives Committee (Commissie Passend Alternatief, CPA)*, to review cases that had hit budgetary limits or program boundaries and determine whether solutions could be found or created with the city's current providers. The Committee, meeting roughly once every two weeks, consisted of experienced frontline practitioners, a neighborhood member, a child welfare specialist, and a pediatrician or general practitioner, chaired by a representative of the municipality. Often the cases involved, for example, proposals for in-patient institutional care, the most disruptive for kids and families, and also the most expensive, in response to which the CPA proposed intensive ambulatory support as a cheaper and more effective alternative. <sup>xliii</sup>

But in 2017 the CPA's workload increased by almost 10 times, to 560 cases, from 65 in 2016, and it became clear that the body had become a forum for devising ingenious ways to relax the budgetary constraints on the inside providers. The problem, the municipality concluded, was that the CPA intervened at the end of the care chain, too late to affect the decisions that produced a mismatch between the demand for customized services and the supply. Intervention had to come much earlier in the decision-making process: The neighborhood teams and the inside providers working with them had to deliver simpler forms of customized help themselves, so that clients could be helped before their problems escalated to the point that institutional outplacements or other complex specialist care became necessary. <sup>xliv</sup> Utrecht's solution, arrived at in steps through experimental pilots, was first to establish decentralized roundtables where front-line teams and specialist providers jointly develop (potentially generalizable) strategies for stuck cases, and then to create in the

neighborhoods multidisciplinary teams of specialists to advise the Youth and Family Teams and provide lighter forms of specialist care themselves.

The first step was the formation in 2017 of neighborhood-based Customization Roundtables (*“maatwerktafels”*) to enhance the capacity of the teams and the inside specialist care providers to find custom solutions without referring cases to the CPA.<sup>xlv</sup> These roundtables meet about once every week and a half, depending on the demand. The case manager invites the relevant specialist care providers, other youth care professionals and social network members, and usually (for part of the meeting) the child and parent(s) as well. A representative of the municipality chairs the meeting and liaises with the municipal youth administration and other municipal departments when issues of jurisdiction or collaboration arise.<sup>xlvi</sup>

A second step, taken later in 2017 through the launch of the “Extr@Teams” pilot, was to decentralize not just case management but also the provision of key aspects of specialist care to the neighborhood. Together with Lokalis and a group of specialist care providers, the municipality created integrated teams for “neighborhood-oriented specialist youth care,” with the composition of the team adjusted to local needs: In a pilot in a prosperous semi-suburban area with many higher-educated parents, for example, the team included specialists in complex divorces and learning problems, while in a mainly autochthonous working-class district the focus was on broader family problems, including mental health, truancy, and domestic violence. Because of their thorough investigations of individual cases and ability to and to customize treatments the Extr@Teams reported less reliance on DSM (Diagnostic and Statistical Manual) indications, and greater willingness to question requests for standard indications such as AD(H)D, than conventional specialist care providers. Both neighborhoods experienced a substantial decline in referrals to specialist care in 2018, especially for residential outplacements, not only compared to the two previous years, but also compared to others where no Extr@Teams were active. They also needed fewer Customization Tables than other parts of the city. The Extr@ Teams’ comprehensive view of local cases also helped identify patterns, such as a wave of related referrals from a specific school, that had previously gone unnoticed because of the fragmentation of specialist care. In this way they contributed directly to the other major area in which Utrecht uses roundtables, pilots, and joint case review to revise rules and routines: the reconsideration of

the relationship between social care and other public or quasi-public domains such as work and benefits and housing—de-siloization.<sup>xlvii</sup>

## **B. Revising Rules and Routines across Public Domains**

From an early stage, external observers of the Utrecht model drew attention to the constraints on the transformation of social care imposed by bureaucratic routines in adjacent domains at municipal and national level. Thus, for example, the 2014 report by the local Court of Auditors on Utrecht’s transition plans warned that “Many families’ problem have to do with income and debt issues. The municipal department of Work and Incomes [*Werk en Inkomsten, W&I*] works with strict protocols, and there is little room to take the family context into account in decision making.”<sup>xlviii</sup> The 2016 visitation committee, while praising the collaboration of the city and the neighborhood teams, observed that “other municipal domains...still work in a much more traditional way...with many specialized regulations.”<sup>xlix</sup>

A national initiative, the Inclusive City Deal (agreed in March 2016 by Utrecht and four other municipalities with the Ministries of Internal Affairs, Health, and Social Affairs, provided the impetus to tackle the relationship between the transformation of social care and other public domains.<sup>i</sup> Its goal was to explore the scope for alternative integrated forms of social care better adapted to actual family and community conditions. The participating cities identified the bureaucratic rules and procedures or “system elements” that stand in the way of such an integrated approach through joint review of 100 concrete cases (20 per city). The Ministries considered removing statutory and regulatory obstacles to integrated provision of social care identified by the project, focusing predictably on standardized administrative procedures that produce self-defeating outcomes, as when a family faces eviction because municipal creditors garnish its welfare benefits recover what is owed them.<sup>ii</sup>

Of the participating municipalities, only Utrecht established a multidisciplinary roundtable to help the neighborhood teams deliver customized solutions across multiple social domains through joint case review.<sup>iii</sup> In February 2017, Utrecht launched “*Ontdiep Ontregelt*” (Ondiep Disrupts)<sup>iiii</sup> as its local experiment within the Inclusive City Deal. The core idea was to tackle cases which had gotten stuck because of legal and regulatory restrictions across different domains, such as benefits, debt, housing, and health care. Such stuck cases

could be brought by local social workers to a weekly City Deal Meeting, where a multidisciplinary group developed customized solutions, making exceptions to established rules and organizational routines where necessary. The City Deal Meetings consisted initially of representatives from the municipal W&I department and the two neighborhood team organizations, but was broadened to include the major local housing corporations and health insurer. Alongside the Ondiep City Deal Meetings, which took place in the neighborhood itself, the municipality established a parallel city-wide meeting, to which social workers from other districts could also refer stuck cases. In addition, Utrecht created a bi-monthly “Learning from the City Deal” meeting, with top officials from the neighborhood team organizations and the departments of Social Support and W&I, where the findings of the weekly roundtables dealing with individual cases were reviewed to identify and agree structural changes in policy and services needed to overcome the problems encountered.<sup>liv</sup> When the Inclusive City Deal initiative formally concluded in late 2017,<sup>lv</sup> Utrecht extended the approach to other neighborhoods, and continued to convene a meta-level review body to revise rules and policies.<sup>lvi</sup>

One of the chief innovations of the City Deal Meetings was reform of debt assistance. In one of the original *proeftuinen*, the neighborhood team worked with a local housing corporation on a debt early warning system. In more recent pilot projects, this early warning system has been expanded to two other neighborhoods and to other major creditors such as the health insurers and utility companies. Participating creditors alert neighborhood teams to potentially unmanageable debt, following which the teams discuss remedial measures with clients before the problem becomes critical. In neighborhoods with high levels of debt problems, W&I officials review individual cases with neighborhood team members and the household itself on a weekly basis. There is also a “red button” that neighborhood team members can activate through the municipality to seek solutions from the UWV, the Tax Office, or the Central Judicial Collection Office.<sup>lvii</sup> Similar forms of collaboration have led to an agreement between the municipality, the semi-public housing corporations, and care providers (including the neighborhood teams), with the participation of tenants’ and clients’ organizations, to provide suitable living space with appropriately adapted support services for specific vulnerable groups, including the homeless, young adults in crisis, refugees, victims of domestic violence, and those with mental health problems, especially autism.<sup>lviii</sup>

These innovations—design in *proeftuinen* or by charrette and casuistics in *maatwerktafels* to correct obstructive rules and jurisdictional boundaries—share a commitment to fallibilism: the recognition of the practical impossibility of devising, even through exploration and experimentation, a fully workable plan of institutional reform *ex ante*, and the consequential need to continuously re-evaluate and revise initial designs. In rejecting “big bang” solutions that aim at comprehensive improvement of failed institutions, fallibilism is not limited to tinkering that leaves the foundations of the existing order intact. On the contrary, the municipality of Utrecht does not hesitate to decisively reallocate resources or decision-making authority among organizations or groups of professionals when case-by-case problem solving indicates the need. But transformation, when it occurs, is the result of a cumulative learning process, and the bold actions that are taken are themselves subject to incremental correction.

## **V. Learning by Contracting**

Contracting for services from private providers has been the hope and despair of welfare states for decades: the hope, because the freedom to collaborate with outsiders enmeshed in the current experience of client families, and to change partners when expectations are disappointed, promises to free the state from the rule-bound bureaucracies of its own creation; the despair, because renegotiating service contracts at long intervals, and unable to observe the behavior of its partners directly, the state repeatedly agrees to terms that allow the service provider to do what is to its own advantage, not the clients’—to “cream” by concentrating on the easiest-to-service cases.<sup>lix</sup>

An unintended but now welcome side effect of Utrecht’s commitment to minimizing the organizational and professional obstacles to the provision of customized services is a change in the working relations of the municipality and its outside partners that makes the latter’s performance regularly and directly observable, reducing the information asymmetry that typically puts the public at a disadvantage in renegotiations. These changes clear the way for the eventual introduction of some form of contracting under uncertainty of the type already in use among private actors who, like Utrecht and its service providers, can only specify through the process of collaboration itself what each needs to do.

The key to the new relationship, and the mutual transparency it affords, are the frequent roundtables used, as we just saw, to find customized solutions to particular, stalled cases and identify rules, routines and forms of cooperation across organizational boundaries that should be changed to better facilitate such outcomes in the future. These are working meetings. Representatives of various teams and departments within the municipality—sometimes from the neighborhood, sometimes from the center, or both—discuss the details of refractory cases and weigh alternatives with representatives of the relevant service providers, among others. On these occasions the municipality can observe directly what the different providers understand by “customized” services; how they respond to the suggestion of possible innovations, or if they take the initiative by proposing innovations themselves; and whether they regularly deliver on their commitments.

In one meeting of the CPA we observed, for example, the participants questioned in several cases whether the treatments requested by the neighborhood team worker— for depression alongside autism, for family psychoeducation, and for help with language development – should not be supplied by one of the specialist providers as part of its normal offerings. In a Customization Table we attended, the participants asked why none of the specialist providers offered a combination of autonomous living space with daily therapeutic guidance for teenagers with psychological problems transitioning towards self-sufficiency.<sup>x</sup>

Where the problems identified at the roundtable involve an individual service provider, as in the first example, the chair passes on the information to the municipal account holder (the formal contract partner), who takes up the issue with the service provider in an informal meeting or site visit, as well as in the next, regular quarterly review. Where the problems involve cooperation among a group of specialist providers, as in the second example, the roundtable chair convenes a separate meeting of the parties to discuss how to resolve the issue, with the possibility of referring matters to their respective account holders if cooperation does not improve. Where a broader pattern of problems is identified through the roundtables, for example regarding the relationship between specialist and general care providers (neighborhood teams, family doctors), the municipality organizes meetings on the problem area with the contractors to discuss how best to address the underlying issues. Next steps can be a joint review of anonymized cases in order to clarify which kinds of issues can be handled, for example, in the neighborhood teams and which need to be referred to

specialists. The provisional solutions identified through this process are then elaborated through *proeftuinen* and pilots, before being generalized across the city, as with the Extr@Teams and neighborhood-based specialist care.<sup>lxi</sup>

Alongside the roundtables, the municipality has a second major tool for redressing the information asymmetry with external contractors: a comprehensive overview of current movements of clients among service providers, derived from the administrative metadata associated with referrals to specialist care. From this data the municipality can spot, for example, churning of clients between specialist care providers, and take up the issue with them in ad hoc site visits or regularly scheduled review meetings with the account holder. The same tool can also be used to challenge the (frequent) claim of contractors with long waiting lists that the delays are due to the particular complexity of their case load. More powerfully still, information from the roundtables can be combined with the metadata to serve as a check on the plausibility of contractors' assertions generally. Thus, as the municipal youth care controller told us that the Customization Tables provided them with a "random sample" of cases; and the rich case information often makes it possible to interrogate the contractors' claims, for example regarding children with disabilities. "[W]ith that information we say to the providers, your own experts tell us that 30 percent of children with disabilities could have been helped in a different way [through the neighborhood teams], but we see that they're still over there [with you]."<sup>lxii</sup>

The effectiveness of these mechanisms for symmetricizing information is reinforced by the fact that the account holders for the external contractors are mostly municipal policy officers rather than specialized financial controllers or professional accountants. This means that the account holders focus in their discussions with specialist care providers on achieving the policy goals of the Utrecht youth care system and have sufficient substantive expertise to evaluate the contractors' arguments. In this way the policy makers themselves develop a more holistic perspective and a better understanding of practical implementation problems.<sup>lxiii</sup>

The cumulative effect of the continuing revision of the working relation between the parties through these mechanisms is to change their understanding of the very nature of the agreement between them, if not its formal terms. The contract becomes in effect a

framework or platform for the discussion of what each currently expects from the other, given their shared and jointly revised understanding of what is needed and possible.

To grasp how such inchoate agreements can function it is helpful to look at the very similar, but more developed contracts in the private sector between parties, at their frontier of knowledge, who undertake a joint innovation whose feasibility and form can only be determined in the course of their collaboration. Such contracts for innovation are commonplace in domains as diverse as biotechnology, IT and advanced manufacturing. As in Utrecht, change in the form of contracting has been driven in these sectors by an increase in uncertainty, understood generally as the inability to anticipate problems in realizing some end, let alone the solutions to those problems, in advance of actually working toward the goal.

Under uncertainty the parties are by definition unable to specify their respective obligations, as they would in a standard contract. Instead, they agree on broad goals and a regime for exploring the most promising approaches and regularly evaluating the prospects of success. The regime, fixed in the contract for innovation, provides for periodic, joint reviews of progress towards interim targets or milestones; procedures for deciding whether, and with what exact aim to proceed, or not; and mechanisms for resolving disagreements. By exchanging this information the parties clarify the shared goal and improve their assessments of one another's capacities and reliability. Mutual reliance increases as collaboration progresses, for it is extremely unlikely that a partner who has not participated in the efforts so far will be able to party comes to rely increasingly on the capacities of the other, deterring opportunistic defection and generating or activating norms of reciprocity. Trust is as much the result of the process of collaboration as its precondition, just as the precise aims of cooperation are the outcome, not the starting point of joint efforts.<sup>lxiv</sup>

While it is of course unclear how much of the formal mechanisms of contracting for innovation Utrecht (and eventually other municipalities) will adopt, there is no doubt that the core procedures of ongoing revision of the de facto agreement in light of frequent, joint efforts to solve concrete problems are well-established. In the latest development of the Utrecht model, the municipality has sought to deepen and intensify its continuous collaboration with external contractors in the transformation of youth care by consolidating the 70-odd specialist providers inherited from the pre-2015 system into two purpose-built

organizations responsible for delivering neighborhood-based specialist care in different areas of the city. In selecting these new service providers, the municipality organized an elaborate process of “dialogic tendering”,<sup>lxv</sup> involving an intensive series of interviews and role-playing exercises with policy makers and a variety of stakeholders (including the neighborhood teams and a group of youth clients) in order to assess not only the applicants’ commitment to the vision and leading principles of the Utrecht model, but also their capacity to apply them in different practical situations.<sup>lxvi</sup>

## **VI. Front-line Professionals between the Life World and System World**

Utrecht’s innovations in the design of welfare organizations and the process for continually adapting them to new circumstances build on and transform the self-understanding and skills of front-line professionals in the *buurtteams* and their counterparts in other municipal departments. The active participants in *proeftuinen* and pilots are explicitly trained to think of welfare rules as provisional: subject to revision in light of a convincing showing that they do not serve the larger, lawful purposes to which they are committed. By taking part in such rule revision, the leading front-line professionals, and the many others they subsequently train, step back from the welfare workers’ traditional role of care giver, struggling to represent the substantive interests of the life world against the formalism of systemic bureaucracy. Instead they become active participants in both, perhaps blurring by this novel combination of responsibilities the boundary between them.

The Netherlands entered the reforms with a comparatively well-trained work force in social services. In a recent international survey of skill levels in employment services, for example, 84% of Dutch workers were trained to degree level (typically a four-year HBO (*hooger beroepsonderwijs*) degree from a *Hoogeschool*, equivalent to a German *Fachschule*), as against 45% in the UK and 35% in Australia; and just under half the Dutch respondents participated in formal external training, compared to less than 20% in the UK and Australia.<sup>lxvii</sup> In addition there have been in the last decade efforts, still incomplete and only partially successful, to recast Dutch degree programs to prepare students for the mixture of generalist and specialist tasks they will face on the job as decentralization proceeds.<sup>lxviii</sup>

In advance of broad reform of basic professional training in social services, Utrecht uses purpose-built recruitment methods and collaboration with like-minded external trainers

to attract and form the workforce it needs to provide customized services. In recruitment Utrecht, via Lokalis, resorts to the device—unconventional in the context of social work but time-tested in the larger history of apprenticeship—of asking applicants to actually demonstrate a skill indispensable to an eventual job. Here the skill is, characteristically, casuistics: Early in the selection process small groups of candidates participate in the close, collaborative discussion of a case, and only those who clear the hurdle proceed further.<sup>lxix</sup>

For training in how to do *maatwerk*, Utrecht draws on the Institute for Public Values (*Instituut voor Publieke Waarden*, IPW). The IPW was founded in 2010 by two brothers prominent in the movement for decentralization, and one of whom wrote a detailed field study of the self-defeating aspects of welfare bureaucracy as experienced by clients. The Institute focuses on the roughly 50% of the total population accessing social services and supports with three or more problems, engaging five to ten different programs. In a splintered service landscape these multi-problem families are the ones disproportionately likely to encounter rule conflicts and contradictory advice (as when a doctor insists on a rest and a participation coach a redoubled job search). In sum these are the cases most likely to get stuck bureaucratically and paralyze clients—and thus the ones for which customized solutions are most important.<sup>lxx</sup>

The IPW has developed a strategy for achieving a “breakthrough (*doorbraak*)” that unblocks these cases and propagates this method through specialized courses to municipalities across the Netherlands and in accompanying literature. This *doorbraakmethode* begins with a thorough discussion with the clients of long-term goals and immediate blockages. Although the blockages are often only remotely related to the underlying or root causes of the clients’ difficulties, progress towards a solution is impossible unless they are overcome. To take a case from the IPW’s course materials: the long-term goal of a teenager recently released from detention is further education (for which he already has a place) and a steady job. But the teenager can’t support himself in the months before training begins, and (efforts to secure employment while still in detention notwithstanding) he is by law only eligible for unemployment insurance once he has spent a month, from the day of application, searching for a job. Unless this blockage is overcome the chances of recidivism, already substantial, approach certainty.<sup>lxxi</sup>

Once the impediment has been identified, the next step is analysis of the legal context to find a legal opening for the introduction of contextual arguments which, if sufficiently persuasive, can break the impasse. In the case of the recently released teenager, for example, a law governing unemployment assistance itself provides that “in consideration of all circumstances,” aid can be granted to a person with “no right to assistance” if “very compelling reasons necessitate this.” Similarly, in another case from the materials, a mother with a young daughter can’t secure a place in public housing because of her debt problems, and can’t get help restructuring her debts because she doesn’t have a fixed address; a municipal mandate making it illegal for mothers with children to sleep on the street authorized resolution of the Catch-22.<sup>lxxii</sup>

After the legal plausibility of a customized solution has been established, the final step in the method is a cost-benefit analysis weighing the additional costs of the purpose-built measures against the gains to society and the client. This last step is conceived as a final and comprehensive check of the advisability of a solution: even if a measure is arguably legal, for instance, it may not be worth pursuing if its implementation will, in the judgment of all the professionals participating in the decision, ultimately strain the legal order, or if its impact on the client is likely limited, or it is, on close examination, exorbitantly expensive.<sup>lxxiii</sup>

In Utrecht, the IPW taught the *doorbraakmethode* to the interdisciplinary teams that took part in initial pilot of the City Deal, Ondiep Ontregelt, and its offshoots in other, neighborhood-based tables—now renamed, in recognition of the currency of the term, “doorbraaktafels”.<sup>lxxiv</sup> After W&I officials participated in the Ondiep pilot their department hired the IPW to teach the method to 40 colleagues, who currently employ it in weekly meetings assessing the appropriateness of customized solutions.<sup>lxxv</sup> More generally the language with which Utrecht describes its approach to customization is becoming indistinguishable from the IPW’s. A recent public announcement asks:

How do we put the life world, rather than our system world at the center? Where do the laws possibly clash?... We as professionals prefer to look with one another at what room the law offers. The room whereby, together with residents and partners, we can reach solutions for those with problems in multiple life domains.”<sup>lxxvi</sup>

Though the IPW operates nationally, Utrecht’s use of its methods is, as the foregoing suggests, atypical. Elsewhere the method is employed to resolve individual cases, as the IPW

itself intends. Reports of the experience of 13 other municipalities which participated with Utrecht in a pilot program for homeless youth under the tutelage of the IPW, focused overwhelmingly on exemplary case outcomes. Utrecht, in contrast, generalizes the method, into a principle of institutional design, continually creating, as we have seen, settings in which breakthroughs in individual cases prompt reconsideration not just of rules but also of the routines and organizations in which they are embedded.<sup>lxxvii</sup>

Though it is far too soon to estimate the effects of the diffusion of the *doorbraak* perspective on the self-conception of social-service professionals, use of the method will foreseeably reshape their understanding of the relation between social norms guiding discretionary action and the legal provisions and bureaucratic structures constraining it. In simultaneously helping to articulate clients' needs, and reconfiguring the rules and structures that give them substance, social welfare professionals doing *maatwerk* are no longer traditional street-level bureaucrats, continuously choosing between (self-protectively) enforcing alien rules or vindicating the morality of caregiving against the law, in the discretionary spaces opened by the gaps and conflicts in the rules.<sup>lxxviii</sup> Instead the front-line workers and their colleagues might be said to be infusing the formal procedures of law with the substance of moral commitments even as their articulation of the moral commitments becomes more cognizant and respectful of legal normativity. The IPW points to the novelty of the situation: Evoking Ronald Dworkin's metaphor of discretion as judgment exercised in the hole of the doughnut formed of rules and regulations, the Institute writes that "to deliver *maatwerk* professionals have to stand with one leg in the doughnut hole and walk with the other on the dough."<sup>lxxix</sup> Less figuratively, and in the jargon of the reform movement itself, we venture that the practice of customization, concretized in the *doorbraakmethode* as propaedeutic for case analysis and principle of institutional design, is the avatar of a world, still almost unimaginably remote, in which the very distinction between the substantive morality of the life world and the processual formality of the system world is effaced.

## **VII. Customized Service Provision and Equal Treatment before the Law**

Utrecht's success in adjusting rules, professional roles, contracting practices, and jurisdictional boundaries that obstruct individualized welfare bring new and fundamental

problems. The more municipalities differentiate services, taking the individuality of beneficiaries' circumstances explicitly into account, the more the current reform undermines the constitutional guarantee of equal treatment to those presumed to be in the same circumstances of need.

Most directly the new and still evolving responsibilities of decision making in public administration compel reconsideration of administrative law. Instead of applying rules, fixed principally by legislation, to determine eligibility for standard benefits, officials, as we have seen, must ascertain the conditions of individuals and families in need of assistance, and sometimes recombine elements of existing programs, perhaps with innovative supplements, to respond to the needs they find. What assures citizens that these procedures work to their benefit and protect them against abuse of discretion in moments of high vulnerability? Can a welfare regime that treats citizens as individuals also remain faithful to the commitment of constitutional democracy to treat them as equal before the law?

These and related questions have only recently appeared on the horizon of public discussion; serviceable answers lie still beyond it. But the questions are not merely speculative. The reform legislation reserved to the national government "system responsibility" for the decentralized domains and set some minimum standards for local care provision. But the concept of "system responsibility"<sup>lxxx</sup> and the correlative minimum standards are vague and the principles to be used in defining them are still inchoate. So far as we know there are as yet no cases which directly rest their meaning in court.

In this section we nevertheless look ahead to the possible articulation of those principles by considering recent judicial response to appeals against municipal decisions allocating welfare benefits. In reviewing these cases the Dutch Administrative High Court (*Centrale Raad van Beroep*, CRvB) has begun to define the scope of the requirement for customized service provision, the types of provision that count as customized and, most important, the key elements of the decision-making process by which a social welfare agency can reach, accountably and effectively, a customized determination of benefits. The CRvB's emphasis on process as a test of the persuasiveness of decision making, suggests how Dutch administrative law can, by redoubling its longstanding commitment to reason giving as the touchstone of administrative accountability, adjust to the new demands placed on it. The

new process requirements can in turn draw on and reinforce the purposeful approach to interpreting and revising rules associated with the *doorbraakmethode* and thus can become thus become the foundation of a right preserving equal treatment before the law in an age of deliberate differentiation.

Many of these cases arose as municipalities re-authorized existing services, such as help to impaired persons with home cleaning, in terms of the new system, re-characterizing and limiting them in ways that provoked local protests and appeals to the courts. Utrecht, for one, allocated 80 percent of existing clients a standard service of 1.5 hours per week, while the rest received customized help.<sup>lxxxix</sup> The local reaction was immediate and furious: massive protests and complaints (871 formal objections between January 2015 and October 2016).<sup>lxxxii</sup>

The wave of discontent in Utrecht led to two decisions by the CRvB requiring that the municipality conduct an “independent” and “objective” investigation into the individual circumstances of each client to determine the service allocation needed to ensure autonomous living. Consultation with the service provider or with a client council representing welfare recipients was judged insufficient. Nor can the investigation be based primarily on financial considerations.<sup>lxxxiii</sup>

The Utrecht City Council responded to these decisions by adopting a motion calling for “customization for everyone”; a report from the local Court of Auditors showed that nearly half of the recipients could not keep their house liveable with the help provided.<sup>lxxxiv</sup> The municipality increased the basic allocation to two hours per week and transferred responsibility for customized determination of need, including home visits, to the neighborhood teams.<sup>lxxxv</sup>

Other decisions by the CRvB have further specified the investigation of individual condition by insisting that experts be consulted by the municipality when necessary; that the expertise they provide meet professional standards; and, crucially, that experts address and assess the client’s actual and developing need for service provision, even when the legal claim, as presented, could be decided without taking those needs into account.<sup>lxxxvi</sup>

Together these cases define what citizens may expect, as a matter of right, when advancing claims for customized services. As tersely summarized in a guidance letter recently

circulated by the VNG to its member municipalities, “Every citizen can apply for help ...and is entitled to a careful procedure.” An applicant cannot be summarily denied because her income level exceeds some existing threshold; nor may municipalities impose additional, general means tests based on income or wealth. Though an applicant’s financial strength may, together with other capacities for self-help, be taken in account in deciding benefits, “a careful access procedure and the provision of individual customization are and will remain the central principles.” Above all the “CRvB has also emphasized time and again the importance of conducting a careful investigation, supported eventually by expert advice and well-substantiated justification in the reporting.” The quality of these investigation “requires permanent attention from municipalities.”<sup>lxxxvii</sup>

Additional commentary by the Council of State (*Raad van State*) emphasizes that the “new vision of care creates a heavy burden of reason giving in concrete cases.” While rules will remain “indispensable in the new relationships,” they must, to serve the purpose of customization, be “approached and applied differently.” The whole course of decision making determines its quality; the investigation into the concrete, personal circumstances, the provision of information to the person concerned,” are relevant to assessing the legitimacy of the outcome. This concern for the chain of decision making as a whole reflects, for some observers, a general tendency in administrative law to subject to judicial review not “only the final decision but also the process towards it.” As a practical matter quality control of the decision-making process within administration “will have to focus more on the professionalism and quality of...judgment,” as gauged by peer review and the other instruments normally used for this purpose.<sup>lxxxviii</sup>

The upshot is that however difficult the task of actually reorganizing public administration to meet the demands of individualized service provision, Dutch administrative law will not add to them. On the contrary: by directing attention away from legal formalities and consistently to assessment of the quality of decision making—what in the US is called process or “hard look” review, to distinguish it from review of conformity to formal, procedural requirements or a minimal check that the outcome is not inconsistent with the evidence considered<sup>lxxxix</sup>—Dutch law puts continuing pressure on officials at all levels, from those ascertaining facts to those making and revising rules, to base decisions on an informed

understanding of individual circumstance. This safeguards citizens against unwarranted official discretion, in sharp contrast with US practice, where concern with the choice of decision-making procedure, and with formality generally, often dominates judicial review of administrative acts, reducing considerations of substance to an afterthought in judicial opinions and academic commentary.<sup>xc</sup>

This insistence on a thorough and reliable decision-making process in the allocation of welfare benefits also suggests a way of thinking about an ideal of justice when like treatment in like conditions will no longer do. Pushed to the hilt, as elaborated in an expansive understanding of the CRvB jurisprudence, the idea that each applicant for welfare benefits is “entitled to a careful procedure” amounts to recognition of a right of each citizen to call when need be on a responsive administration, willing and capable of understanding what makes each claim distinctive. It is this right to a common process that fully respects their individuality that citizens share when placing them in broad categories according to rules no longer reflects who they are. But if such a right to responsive administration were to become an ideal of justice even more explicitly than heretofore, actual administration will have to live up to its promise, and advances of the kind being demonstrated in Utrecht will be all the more important.

## **VIII. Conclusion**

By way of conclusion we look to indications that the Dutch are belatedly paying attention to the successes of their own bold decentralizing reforms, and embracing as they do elements of the Utrecht model.

Surging municipal budget deficits and long waiting lists for specialized care have heightened interest in local experience. A joint steering group convened by the VNG and the the government called for the creation of an institutional framework for exchange of experience among municipalities.<sup>xc<sup>i</sup></sup> The demand for such a framework increased in 2021 as negotiations over the budget overruns deadlocked and the VNG exercised—for the first time—its right to independent arbitration of differences with the government. The arbiters’ report largely concurred with the municipalities’ demands for additional financial support,<sup>xc<sup>ii</sup></sup> while noting pointedly that “there is room for improvement by learning better from the best-performing municipalities.”<sup>xc<sup>iii</sup></sup>

Meanwhile, elements of the Utrecht model have been diffusing to other municipalities and to national organizations. Nijmegen, a mid-sized city in the East of the Netherlands, after

the costly failure of a using neighborhood teams to make referrals to traditional specialists, has embraced Utrecht's approach and hired a consortium led by Lokalis, under the direction of a former Utrecht municipal program manager to implement it.<sup>xciv</sup> Amsterdam, buffeted by the highest welfare budget deficits in the country, is likewise emulating Utrecht, creating neighborhood hubs of specialist providers to work closely with the front-line teams, and making the teams themselves the responsibility of an independent foundation, on the Lokalis model.<sup>xcv</sup>

At the national level, the founding Director of Lokalis now chairs the Wijkteam Association (*Associatie Wijkteams*), the professional association of the neighborhood teams. She is an outspoken advocate of the Utrecht model.<sup>xcvi</sup> Her predecessor was equally vociferous in holding that the front-line workers' moral commitments are the only compass needed for guiding institutional reform.<sup>xcvii</sup> A former Utrecht Alderman is now State Secretary for Youth Care in the current Cabinet, and is pursuing a cooperative solution to the budgetary impasse between the central government and the municipalities.<sup>xcviii</sup>

If the Utrecht model continues to withstand scrutiny, this is just the beginning. In a deeply unsettled age, in which even the most successful nations acknowledge the need to learn from others as their own institutions falter, such continued local success with vital problems will command global attention. The Dutch decentralization was the result of pressures common to the welfare states in all the advanced countries: the need for prompt, preventive provision of services more customized to individual need, coordinated across the range of problems that often co-occur in vulnerable families, and at affordable cost. The promise of Utrecht is that continuing, collaborative evaluation by families and public and private decision makers of needs, laws, and organizational boundaries can in providing those services also begin to reintegrate the life world of our experience and hopes with the world we build of formal systems we build that today frustrate them.

## IX. Acronyms

BJG	Buurtteams Jeugd en Gezin (Youth and Family Neighborhood Teams)
BZK	Ministerie van Binnenlandse Zaken en Koninklijke Relaties (Ministry of Internal Affairs and Kingdom Relations)
CBS	Centraal Bureau voor de Statistiek (Central Statistical Bureau)
CPA	Commissie Passend Alternatief (Appropriate Alternatives Committee)
CRVB	Centrale Raad van Beroep (Administrative High Court)
DPP	Dutch Parliamentary Papers
IPW	Instituut voor Publieke Waarden (Institute for Public Values)
MvT	Memorie van Toelichting (Memorandum of Explanation)
NJi	Nederlands Jeugdinstituut (Netherlands Youth Institute)
NPM	New Public Management
ROB	Raad voor het Openbaar Bestuur (Council for Public Governance)
RvS	Raad van State (Council of State)
RvT	Raad van Toezicht (Supervisory Board)
SAVE	Samen Werken aan Veiligheid (Working Together for Safety)
SCP	Sociaal en Cultureel Planbureau (Social and Cultural Planning Bureau)
VNG	Vereniging Nederlandse Gemeenten (Association of Dutch Municipalities)
VWS	Ministerie van Volksgezondheid, Welzijn en Sport (Ministry of Health, Welfare, and Sport)
W & I	Werken en Inkomen (Work and Incomes)
WRR	Wetenschappelijke Raad voor Regeringsbeleid (Scientific Council for Government Policy)
ZonMW	The Netherlands Organization for Health Research and Development

## X. Appendix: Interviews, Meetings, and Participant Observation

Seminar on “Learning by Monitoring and Joint Case Review in Youth Care [*Leren door monitoren en gemeenschappelijke casusbeoordelingcasuïstiekgesprekken*] binnen de jeudghulp”, coorganized with the VNG Support Team for the Youth Care Landscape (*Ondersteuningsteam Zorglandschap Jeugd*), Amersfoort, June 7, 2018.

Research meeting with officials of Gemeente Utrecht and Lokalis, December 3, 2018.

Participant observation, Appropriate Alternatives Committee (CPA), March 7 and 21, 2019.

Interview with Wieke Westgeest (Policy Advisor *Maatschappelijke Ontwikkeling*/Societal Development and Coordinator City Deal Meetings) and Joop van der Zee (Advisor *betenkensvol sturen*/"Meaningful Steering"), Gemeente Utrecht, March 22, 2019.

Discussions and correspondence with Lisa Huibers-van Tetering, Policy Advisor and Coordinator CPA and Customization *Tables* and Wieke Westgeest, Gemeente Utrecht, March-December 2019.

Interview with Rianne Ruiter and Kim Ter Beke, Team Managers, 25 March 25, 2019.

Participant observation, City Deal Meeting, June 6, 2019.

Interview with Rianne Ruiter, Lokalis, July 5, 2019.

Interview with Ruud Ilbrink, Family Social Worker, Lokalis, July 5, 2019.

Interview with Floor Roks, Team Manager, Samen Werken aan Veiligheid (SAVE), September 3, 2019.

Interview with Wytse de Jong, Senior Policy Advisor and Account Holder for Lokalis, Gemeente Utrecht, September 4, 2019.

Interview with Jos Linskens, Team Leader, Department of Work and Incomes, Gemeente Utrecht, September 4, 2019.

Participant observation, work visit of the Lokalis Supervisory Board to Extr@Team Leidsche Rijn, September 13, 2019.

Participant observation, Customization Tables, September 21 and 26, 2019.

Participant observation, Learning from the City Deal meeting, September 24, 2019.

Interview with Jeanine ten Haaf, Program Manager, Lokalis, October 10, 2019.

Meeting with Riane Ruiter, Lokalis, and Marlies Kennis, Program Manager Youth, Gemeente Utrecht, December 12, 2019.

Interview with Pieterneel Boerenboom, Trainer and Senior Policy Advisor, Gemeente Utrecht, February 20, 2020.

Interviews with Souhail Chaghouani, Business Controller *Maatschappelijke Ontwikkeling* (Social Development), Gemeente Utrecht, February 20 and May 5, 2020.

Interview with Marian Dobbe-Kluijtmans, Director, KOOS Utrecht (specialist youth care), April 17, 2020.

Interview with Marenne van Kempen, Director, Lokalis, April 20, 2020.

Interview with Albert-Jan Kruijer, Co-Founder and Co-Director, Institute for Public Values, March 14, 2022.

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<sup>i</sup> See, for example, Nadine A. Bartlett and Trevi B. Freeze. "Canadian Wraparound: Measuring Implementation Fidelity for Youth in Care", *Intersectionalities: A Global Journal of Social Work Analysis, Research, Polity, and Practice* 8:1 (2021): 44-68. For a comparative overview and recommendations, see OECD, *Integrating Social Services for Vulnerable Groups: Bridging Sectors for Better Service Delivery* (Paris: OECD, 2015), and for an authoritative endorsement by the EU, see Council Conclusions on "Combating Poverty and Social Exclusion: An Integrated Approach", Brussels 16 June 2016, ST 10434/16.

<sup>ii</sup> The problem of rigidity arising from organizational silos surfaces again and again in the separate discussions of policy change in particular areas. See, for example, the findings of a European research project on "Local Worlds of Social Cohesion: The Local Dimension of Integrated Social and Employment Policies (LOCALISE)", comparing 15 cities in 5 EU member states drawn from different welfare regimes, including those which are generally considered the most advanced and adaptive, on the organizational and financial barriers to effective integration of services for the social inclusion of vulnerable citizens: *Final Report Summary* (2014), <https://cordis.europa.eu/project/id/266768/reporting>; Martin Heidenreich and Patrizia Aurich-Beerheide, "European Worlds of Active Inclusion: The Organisational Challenges of Integrated Service Provision", *International Journal of Social Welfare Provision* 23 (2014): S6-S22; Martin Heidenreich and Deborah Rice (eds.), *Integrating Social and Employment Policies in Europe: Active Inclusion and Challenges for Local Welfare Governance* (Cheltenham: Edward Elgar, 2016). For an anthropological perspective on silos in private businesses as well as public bureaucracies, which emphasizes the role of socially entrenched classification systems and practices, alongside financial incentives, see Gillian Tett, *The Silo Effect: The Peril of Expertise and the Promise of Breaking Down Barriers* (New York, Simon & Schuster, 2015).

<sup>iii</sup> Mark Considine, *The Careless State or Politics by Choice* (University of Melbourne: manuscript, 2021).

<sup>iv</sup> For a sympathetic portrait of the current condition of street-level bureaucrats in a welfare agency in the US, see Bernardo Zacka, *When the State Meets the Street* (Cambridge, MA: Harvard University Press, 2017). Dutch social workers have traditionally been highly qualified,

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and continue to be. See Mark Considine, Jenny M. Lewis, Siobhan O’Sullivan, and Els Sols, *Getting Welfare to Work: Street-Level Governance in Australia, the UK, and the Netherlands* (Oxford: Oxford University Press, 2015). For a historical study, see Marcel Spiers, *De stillen krachten van de verzorgingstaat. Geschiedenis en toekomst van sociaal-culturele professionals* (Amsterdam: Van Genneep, 2014).

<sup>v</sup> For the intellectual tradition that defines public goods as ensuring the fair distribution of rewards from social cooperation and enabling vulnerable individuals to participate equally in the community and to function as free and active members of the community of equals see Richard A. Musgrave, "Public Finance and Finanzwissenschaft Traditions Compared", *FinanzArchiv/Public Finance Analysis* 53:2 (1996-1997): 145-193.

<sup>vi</sup> "Brief van de Minister Rechtsbescherming en de Staatssecretaris van Volksgezondheid, Welzijn en Sport", 30 March 2021, *Dutch Parliamentary Papers (DPP)* 2020-2021 II 31839, Nr.771.

<sup>vii</sup> For an overview of the findings of national evaluation research, see Mariska Kromhout, Patricia van Echtelt, and Peteke Feijten, *Sociaal domein op koers? Verwachtingen en resultaten van vijf jaar decentral beleid* (The Hague: SCP, 2020).

<sup>viii</sup> For an case study of such non-hierarchical or experimentalist decision making in a child welfare agency in the US, see Kathleen G. Noonan, Charles F. Sabel, and William H. Simon. "Legal Accountability in the Service-Based Welfare State: Lessons from Child Welfare Reform", *Law & Social Inquiry* 34:3 (2009): 523-568. For an analysis of the highly successful Finnish system of public education in this key see Charles Sabel, AnnaLee Saxenian, Reijo Miettinen, Peer Hull Kristensen, and Jarkko Hautamäki. "Individualized Service Provision in the New Welfare State: Lessons from Special Education in Finland", Helsinki: *Sitra Studies* 62 (2011).

<sup>ix</sup> On the increasing role of guidance as provisional rules in US public administration see Jeremy Kessler and Charles Sabel, "The Uncertain Future of Administrative Law," in Mark Tushnet (ed.), "The Modern Administrative State: Reconstruction and/or Deconstruction?", *Daedalus* 150:3 (2021): 188-221.

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<sup>x</sup> For similar developments in the private sector, especially between firms engaged in joint innovation see Ronald J. Gilson, Charles F. Sabel, and Robert E. Scott, "Contracting for Innovation: Vertical Disintegration and Interfirm Collaboration", *Columbia Law Review* 109:3 (2009): 431-502.

<sup>xi</sup> For a full list of interviews and participant observation at problem-solving meetings, see Appendix 1. All translations from the Dutch are by the authors.

<sup>xii</sup> Michael Kremer, "Randomized Evaluations of Educational Programs in Developing countries: Some Lessons." *American Economic Review* 93: 2 (2003): 102-106.

<sup>xiii</sup> James Mahoney and Dietrich Rueschemeyer (eds), *Comparative Historical Analysis in the Social Sciences* (Cambridge: Cambridge University Press, 2003); James Mahoney and Kathleen Thelen (eds), *Advances in Comparative-Historical Analysis* (Cambridge: Cambridge University Press, 2015).

<sup>xiv</sup> WRR, *De verzorgingsstaat herwogen. Over verzorgen, verzekeren, verheffen en verbinden* (Amsterdam: Amsterdam University Press, 2006), 24-5; Dirk Luyten, "Social Security and the End of the Second World War in France, the Netherlands and Belgium", in Stefan-Ludwig Hoffmann, Sandrine Kott, Peter Romijn, and Olivier Wieworka (eds.), *Seeking Peace in the Wake of War: Europe, 1943-1947* (Amsterdam: Amsterdam University Press, 2015), 247-276; H. Dijkstra, P.L. Meurs, and E.K. Schrijvers (eds.), *Maatschappelijke dienstverlening. Een onderzoek naar vijf sectoren* (Amsterdam: WRR/Amsterdam University Press, 2004); Jan-Kees Helderma, *Bringing the Market Back In: Institutional Complementarity and Hierarchy in Dutch Housing and Health Care* (unpublished PhD thesis, University of Rotterdam, 2007). In the Dutch "decentralized unitary state", municipalities are constitutionally permitted to act autonomously, subject to provincial oversight, while at the same time assisting the central government in carrying out national policies. But by the turn of the millennium, municipalities had discretion over only 8% of national tax revenue, among the lowest levels in Europe, severely limiting their capacity for independent initiatives. See John Loughlin and Steve Martin, *Options for Reforming Local Government Funding to Increase Local Streams of Funding: International Comparisons* (Cardiff: Cardiff University, 2002, 15; Commissie Toekomst Lokaal Bestuur, *Wil tot verschil. Gemeenten in 2015* (The Hague: VNG, 2006), 25-6;

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CBS, [Local Government Depends Heavily on Central Government Funding](#), 7 October 2020. For discussions of the evolving relationship between central and local government in the Netherlands in theory and practice, see Theo Toonen, “The Unitary State as a System of Co-Governance: The Case of the Netherlands”, *Public Administration* 68 (1990): 281-96; Martijn Groenleer and Frank Hendriks, “Subnational Mobilization and the Reconfiguration of Central-Local Relations in the Shadow of Europe: The Case of the Dutch Decentralized Unitary State”, *Regional and Federal Studies* 30:2 (2020): 195-217.

<sup>xv</sup> For a conspectus of these criticisms, see the Memoranda of Explanation (*Memorie van toelichting*, MvT) for the three decentralization acts discussed below: *MvT Jeugdwet, DPP II, 2012-2013*, 33684-3; *MvT Wet maatschappelijke ondersteuning 2015, DPP II 2013-2014*, 33841-3; *MvT Wijziging van de Wet werk en bijstand en enkele andere sociale zekerheidswetten (Participatiewet), DPP II 2013-2014*, 33801-3.

<sup>xvi</sup> The key figures in this group were Nico de Boer, editor of a series of leading social service journals; Jos van der Lans, Senator for the Green Left (*GroenLinks*) Party (1999-2007); and Pieter Hilhorst, Leader of the Amsterdam Labour Party and Alderman (*Wethouder*) for Finance and Youth Care from 2012-2014. Major statements of their ideas include: van der Lans, *Ontregelen. De herovering van de werkvloer* (Amsterdam: Augustus, 2008), and *Eropaf! De nieuwe start van het sociaal werk* (Amsterdam: Augustus, 2010); de Boer and van der Lans, *Burgerkracht. De toekomst van het sociaal werk in Nederland* (The Hague: Raad voor Maatschappelijke Ontwikkeling, 2011), *Burgerkracht in de wijk. Sociale wijkteams en de lokalisering van de verzorgingstaat* (The Hague: Platform31 (2013), and *DEcentraal. De stad als sociaal laboratorium*, (Amsterdam: Atlas Contact, 2014); Hilhorst and van der Lans, *Sociaal doe-het-zelven. De idealen en de politieke praktijk* (Amsterdam: Atlas Contact, 2013), and *Nabij is beter. Essays over de beloften van de 3 decentralisaties* (Kwaliteits Instituut Nederlandse Gemeente (KING)-VNG, 2015).

<sup>xvii</sup> Philip Blom, *Red Tory: How the Left and Right Have Broken Britain and How We Can Fix It* (London: Faber and Faber, 2010), esp. ch. 10. Blom’s ideas were taken up explicitly both by Piet Hein Donner, Christian Democratic Minister for Neighborhoods and Housing in Rutte’s previous coalition government, and by the left-leaning critics of the bureaucratic welfare

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state, including Hilhorst as Amsterdam Labour Party leader. See Wilma van Meteren, “Donner wil burgers meer laten meedoen. Brits model van wijkondernemingen vindt navolging in Nederland”, *Trouw* 28 June 2011; de Boer and van der Lans, *Burgerkracht*: 13; Hilhorst and van der Lans, *Sociaal doe-het-zelven*: chs. 3, 9, *slotbeschouwing*.

<sup>xviii</sup> <https://www.rijksoverheid.nl/documenten/toespraken/2013/09/17/troonrede-2013>.

<sup>xix</sup> [Tweede Kamer, “Van verzorgingsstaat naar participatiesamenleving”, plenaire verslagen, 2/7/2014.](#) For a critical response to the debate, see Kim Putters, *Rijk geschakeerd. Op weg naar de participatiesameleving*, (The Hague: SCP, 2014).

<sup>xx</sup> The clearest expression of this confluence was the semi-official reform manifesto *Burgerkracht in de wijk* (2013), written de Boer and van der Lans for the Ministries of Health, Welfare and Sport and Internal Affairs, with a foreword by Martin van Rhijn, Labour Secretary for Social Security.

<sup>xxi</sup> *Evaluatieonderzoek Wet op de jeugdzorg, DPP II 2009-2010, 32202-1*), cited in *MvT Jeugdwet*, 10.

<sup>xxii</sup> See for example the MvTs for the Jeugdwet and WMO, and the retrospective interviews in Jasper Loots and Piet-Hein Peeters, *Vijf jaar lokaal sociaal domein. Veel gedaan, te weinig bereikt* (BoekXpress Soest, 2020). For the municipalities’ aspirations towards greater policy autonomy, see Commissie Toekomst Lokaal Bestuur, *Wil tot verschil*.

<sup>xxiii</sup> *MvT Jeugdwet*, 88.

<sup>xxiv</sup> See for example the interview with Gerber van Nijendaal (ROB) in Loots and Peeters, *Vijf jaar lokaal sociaal domein*, 143-56.

<sup>xxv</sup> *Kennis delen. Signalement van de ROB*, (The Hague, 2020), 7.

<sup>xxvi</sup> Friele et al., *Eerste evaluatie Jeugdwet*; Transitie Autoriteit Jeugd, *Tussen droom en daad. Op weg naar een volwassen jeugdinstelling* (The Hague, March 28, 2018; Rekenkamer Rotterdam, *Het komt niet in de buurt. Onderzoek naar aanpak knelpunten functionering wijkteams* (Rotterdam: June 2018); Inspectie Gezondheidszorg en Jeugd and Inspectie Justitie en Veiligheid, *Kwetsbare kinderen onvoldoende beschermd. Toezicht bij de jeugdbescherming*

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en jeugdreclassering (The Hague, November 2019); Kromhout, et al., *Sociaal domein op koers?*

<sup>xxvii</sup> For youth care budget deficits, see Ministerie van Volksgezondheid, Welzijn en Sport, *Benchmarkanalyse uitgaven jeugdhulp in 26 gemeenten* (The Hague, April 19, 2019); Gemeente Amsterdam, *Jaarverslag 2018* (2019), 9, 20; “Tekort in Den Haag door bezuinigen en meer gebruikers maatschappelijke zorg”, Omroep West 16/4/19, <https://www.omroepwest.nl/nieuws/3823497/Tekort-in-Den-Haag-door-bezuinigingen-en-meer-gebruikers-maatschappelijke-zorg>. On waiting lists, see NJi, *Wacht maar. Onderzoek naar wachttijden en wachtlijsten in jeugdzorg en jeugdhulp* (Utrecht, 2017); Gemeente Amsterdam, *Bestuursrapportage 2018 Jeugdinstel Amsterdam* (2019), 32-3, Bijlage 4; Inspectie Gezondheidszorg en Jeugd, *Samen werken aan veiligheid in Rotterdam* (The Hague, 2019), 19.

<sup>xxviii</sup> Inspectie Jeugdzorg, *De kwaliteit van de jeugdhulp in buurtteam West in Utrecht* (Utrecht, 2015); Gemeente Utrecht, *Een positief verhaal, Eindrapportage Visitatiecommissie 2016* (September 2016); Gemeente Utrecht, *Rapportage van de beoordelingscommissie subsidieaanvraag Buurtteamorganisaties Jeugd en Gezin 2019-2024* (2018); Loots and Peeters, *Vijf jaar lokaal sociaal domein*, 28-31, 81, 188.

<sup>xxix</sup> In 2018, Utrecht had a small budget deficit for youth care, of 2.7%, <https://utrecht.jaarverslag-2018.nl/p23678/inleiding>; for the over-time trend, see Gemeente Utrecht, *De Utrechtse aanpak in het sociaal domein. Model en werking in de praktijk* (November 2020), 10. In comparison, the average youth care budget deficit for a sample of cities with more than 100,000 inhabitants (including Rotterdam) was 8.5% in 2018, and much higher in Amsterdam and The Hague (see sources cited in note 27 above).

<sup>xxx</sup> CBS *Jeugdhulp 2019* (The Hague, 2020), 13. For an over-time comparison of the proportion of young people receiving non-residential youth care in Utrecht with the national average, see Gemeente Utrecht, *De Utrechtse aanpak*, 9; and for the share of young people receiving residential (institutional) care compared to other Dutch cities, see Frouke Sondeijker, Jan-Kees Helderman, Onno de Zwart, Johan de Kruijf, and Maarten Kwakernaak, *Eigenwijs transformeren* (Utrecht: Verwey-Jonker Instituut/Nijmegen: Institute for Management

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Research, Radboud University, 2021), 31. Lokalis, the organization responsible for the youth care neighborhood teams, estimates that it has provided support to 27% of Utrecht families since 2015: *Jaarverslag 2019*, 5.

<sup>xxxii</sup> Sondeiker et al., *Eigenwijs transformeren*, 30-31, 95; Centraal Bureau van Statistiek, *Armoede en sociale uitsluiting 2019* (The Hague: CBS, 2020), 48-9; [https://www.cbs.nl/nl-nl/dossier/dossier-asiel-migratie-en-integratie/hoeveel-mensen-met-een-migratieachtergrond-wonen-in-nederland-;](https://www.cbs.nl/nl-nl/dossier/dossier-asiel-migratie-en-integratie/hoeveel-mensen-met-een-migratieachtergrond-wonen-in-nederland-)  
<https://digitaal.scp.nl/armoedeinkaat2019/waar-wonen-de-armen-in-nederland/>; Utrecht Monitor 2019, “Armoede en schuldhulpverlening”, downloaded from [www.utrecht-monitor.nl](http://www.utrecht-monitor.nl), 4 June 2020; <https://www.volksgezondheidsmonitor.nl/armoede-en-rondkomen-van-inwoners-utrecht/page395.html>.

<sup>xxxiii</sup> Thus, an authoritative analysis of municipal coalition formation over the past decade found nothing noteworthy about Utrecht’s experience, which the authors assimilate to that of Amsterdam and other cities where right-wing populism made little headway: see Joan Smithuis, Hub van Wersch, and Joop van den Berg, *Van campagne tot compromis. Collegevorming in Nederlandse gemeenten* (Amsterdam: Boom, 2019).

<sup>xxxiii</sup> Gemeente Utrecht, *Contourennota Transitie Jeugdzorg* (October 2011), 9: “The youth care transition is an enormous operation. We don’t think it is good to do the whole transfer of tasks from the state and the provinces to the municipalities in a single Big Bang. It makes better sense to gain experience in the coming time with a new way of working and the new role of the municipality in youth care.”

<sup>xxxiv</sup> Charrettes are becoming an important instrument in the participatory design of public goods. See Patrick M. Condon, *Design Charrettes for Sustainable Communities* (Washington, D.C.: Island Press, 2008); Rob Roggema (ed.), *The Design Charrette: Ways to Envision Sustainable Futures* (Dordrecht: Springer Netherlands, 2014); Matthew Carmona (ed.), *Explorations in Urban Design: An Urban Design Primer* (Farnham: Ashgate, 2014).

<sup>xxxv</sup> Gemeente Utrecht, *Contourennota: 9; Rapportage Proeftuinen Jeugdzorg Provincie Utrecht (November 8, 2012), 2012WMC74 bijlage 3: 8; 10*. Other Dutch cities also experimented with similar *proeftuinen* in the run-up to the decentralizations. These included

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Amsterdam, Leeuwarden, Eindhoven, and Nijmegen. See Boer and van der Lans, *Burgerkracht in de wijk*; Marjolein Distelbrink et al., *Proeftuinen Om het Kind: een kwalitatieve verkenning* (Utrecht: Verveij-Jonker Instituut, October 2014).

<sup>xxxvi</sup> *Rapportage Proeftuinen*, 10; Buurtteams Jeugd en Gezin Utrecht, *Een geleid projectiel*, (February. 2012). The *Contourennota* had originally envisaged that the teams would comprise two distinct figures: a “youth social worker” (*jeugdmaatschappelijkwerker*), who would handle a broad spectrum of simpler issues, and a more experienced “family worker” (*gezinswerker*), with a lower case load, who would be responsible for more complex multi-problem families, providing some support directly while coordinating any specialist care that might be needed. This role division was not adopted in the *proeftuinen*.

<sup>xxxvii</sup> *Rapportage Proeftuinen: 9*; Buurtteams Jeugd en Gezin Utrecht, *Een geleid projectiel*, (revised version, January 2014); Gemeente Utrecht, *Aansluiten bij de kracht van mensen: Utrecht vernieuwt de sociale zorg*, (November 2015), 46; interview with Pieterneel Boerenboom (Gemeente Utrecht), February 20, 2020.

<sup>xxxviii</sup> Gemeente Utrecht, *Kadernota*, 9. The municipality explicitly declared that it sees itself as a “commission-giver (*opdrachtgever*)”, not as an “implementer”, and therefore intended to take on no new implementation functions on its own behalf in the transformed youth care system (*ibid.*, 29).

<sup>xxxix</sup> Gemeente Utrecht, *Transformatie Zorg voor Jeugd. Uitvoeringsplan 1e fase: van kaders naar inrichten, naar uitvoeren* (December 2013), 12, 30; “Raadsbrief Keuze Buurtteamorganisaties” (July 8, 2014); Boerenboom interview; interview with Marenne van Kempen (Lokalis), April 20, 2020.

<sup>xi</sup> Gemeente Utrecht, “Raadsbrief Keuze Buurtteamorganisaties”; Boerenboom and van Kempen interviews.

<sup>xli</sup> So far as we know, Utrecht was the only large municipality to choose to contract with a newly-founded organization rather than an existing provider.

<sup>xlii</sup> Gemeente Utrecht, *Zorg voor Jeugd: Uitvoeringsplan 2e fase: van inrichten naar uitvoeren* (July 2014), 13-14; *Aansluiten bij de kracht van mensen*, 59; *De Utrechtse aanpak*, 53-55, 59;

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VNG, Ambassadeur Zorglandschap jeugdhulp, *Regionaal overleg in gemeente Utrecht: ‘Leren, leren en nog eens leren is het credo’* (2018); Gemeente Utrecht, *Notitie meerjarige sturing en bekostiging jeugdhulp 2017-2020* (2017), 10; Boerenboom interview; interview with Souhail Chaghrouani (Gemeente Utrecht), May 5, 2020.

<sup>xliii</sup> Gemeente Utrecht, *3e Voortgangsrapportage Zorg voor Jeugd* (March 2016), 14-15; *Vierde Voortgangsrapportage Zorg voor Jeugd Utrecht* (April 2017), 16; VNG, *Regional Overleg in Gemeente Utrecht*; Gemeente Utrecht, *Vijfde voortgangsrapportage en uitvoeringsagenda Jeugd, april 2018-april 2019* (April 2018), 16; *Gecombineerde Voortgangsrapportage en Uitvoeringsagenda, april 2019-april 2020* (April 2019), 26; participant observation at CPA meetings, March 7 and 21, 2019; discussions and correspondence with Lisa Huibers-van Tetering and Wieke Westgeest (Gemeente Utrecht), March-December 2019; for further details, see Jan-Kees Helderma, Jonathan Zeitlin, and Charles Sabel, *Learning from Casework: An Analysis of Institutional Innovations and Development Opportunities in the Utrecht Youth Care System*, Institute for Management Research Radboud University Nijmegen/Amsterdam Centre for European Studies, University of Amsterdam (January 2020), 12-13.

<sup>xliiv</sup> Gemeente Utrecht, *Vierde Voortgangsrapportage*, 21; *Voortgangsrapportage-Uitvoeringsagenda Jeugd 2018-2019*: 16.

<sup>xliv</sup> Gemeente Utrecht, *Voortgangsrapportage-Uitvoeringsagenda Jeugd 2018-2019*: 16; *Voortgangsrapportage-Uitvoeringsagenda Jeugd 2019-2020*, 26; discussions and correspondence with Huibers-van Tetering.

<sup>xlvi</sup> The establishment of the Customization Tables relieved some of the pressure on the CPA, whose workload fell to 241 cases in 2018, a larger proportion of which involved non-contracted providers. But the Committee was still seriously overloaded; in addition, its substantive discussions were greatly hampered by limits to its access to the client’s (typically long) history of treatment. Participant observation at Customization Roundtables September 21 and 26, 2019; discussions and correspondence with Huibers-van Tetering; interview with Floor Roks (SAVE), September 3, 2019; Lisa van Tetering, “Maatwerktafels Utrecht Stad. Een analyse van cijfers en geleerde lessen van de maatwerktafels in de periode tussen 1 januari

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en 1 mei 2019” (May 6, 2019); Gemeente Utrecht, *Voortgangsrapportage-Uitvoeringsagenda Jeugd 2019-2020*, 26; for further details, see Helderma et al., *Learning from Case Work*, 14-15.

<sup>xlvii</sup> Gemeente Utrecht, *Rapport Voortgangsrapportage-uitvoeringsagenda Jeugd 2018*, 21; “Memo Pilot buurtgerichte specialistische jeugdhulp”, September 21, 2018, and “Bijlage 1. Leeropbrengsten pilot buurtgerichte specialistische jeugdhulp”; Lokalis, *Jaarverslag 2018* (2019), 6-7; VNG, Ambassadeur Zorglandschap jeugdhulp, *Utrecht. Aan de slag met burgergerichte specialistische jeugdhulp* (2019); participant observation of a site visit of the Lokalis Supervisory Board to the Leidsche Rijn Extr@ Team, September 13, 2019; for additional details, see Helderma et al. *Learning from Case Work*, 15-17).

<sup>xlviii</sup> Rekenkamer Utrecht, *Jeugdhulp in ontwikkeling*, 41

<sup>xlix</sup> *Eindrapportage visitatiecommissie*, 12

<sup>i</sup> This initiative was one of 20 such City Deals on topics ranging from developing “health hubs” to climate adaptation, inspired by an eponymous British program under the Dutch Urban Agenda. David Hamers, Marloes Dignum and David Evers, *Evaluatie City Deals (The Hague: Planbureau voor de Leefomgeving, May 31, 2017)*; Paul Prinssen, *The Use of City-Deals for Sustainable Innovation: What Can the Netherlands Learn from UK Experiences?* (Master Thesis, Utrecht University, 2017).

<sup>ii</sup> “CITY DEAL Inclusieve Stad ‘een sociaal investeringslab voor meedoen in de samenleving’”, *Staatscourant* Nr 15265 (March 25, 2016); City Deal Inclusieve Stad, *Doen wat nodig is. Experimenten die maatwerk mogelijk maken* (October 2016).

<sup>iii</sup> Freek de Meere et al., *Doen wat nodig is voor inwoners. Ervaringen uit de City Deal Inclusieve Stad*, (Utrecht: Verwey-Jonker Instituut, March 2018), esp. pp. 6-7.

<sup>iiii</sup> The name refers explicitly to the 2008 anti-bureaucratic manifesto *Ontregelen* by Jos van der Lans, one of the spiritual fathers of the decentralizations.

<sup>liv</sup> The City Deal Meetings proved highly effective in resolving individual cases, through tailored measures such as debt restructuring agreements, accelerated benefit payments and in-kind help provisions, one-time coverage of extraordinary costs, additional support for clients with

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light mental disabilities, and joint investigation of benefit fraud claims. The Ondiep experiment was very positively evaluated by all the participating parties, including the clients themselves, as well as the neighborhood teams and municipal departments. de Meere et al., *Doen wat nodig is voor inwoners, 65-78*; VNG, *Regionaal overleg in gemeente Utrecht*; Lokalis, *Rapportage Q1-2017* (2017), 16; interview with Wieke Westgeest (Gemeente Utrecht), March 22, 2019.

<sup>lv</sup> The Inclusive City Deal was followed in 2018 by a new “Simple Customization (*Eenvoudig Maatwerk*)” City Deal involving eight cities, organized by the Social Domain Program, an inter-ministerial, inter-municipal, and inter-organizational joint venture aimed at promoting collaborative learning from practice in assisting vulnerable people: <https://www.programmasociaaldomein.nl/programma>.

<sup>lvi</sup> VNG, *Regionaal overleg in Gemeente Utrecht*; interviews with Westgeest, Ruud Ilbrink (Lokalis), July 5, 2019, and Jos Linskens (Gemeente Utrecht), September 4, 2019; Gemeente Utrecht, “Raadsbrief City Deal Eenvoudig Maatwerk” (November 26, 2019).

<sup>lvii</sup> Gemeente Utrecht, “Aansluiting Schulddienstverlening op het Utrechtse model van zorg, ondersteuning en jeugdhulp” (2016); “Implementatieplan Kanteling Schulddienstverlening op 1 september 2016” (April 2016); “Raadsbrief City Deal Eenvoudig Maatwerk”; Lokalis, *Rapportage eerst halfjaar 2018* (2018), 18; *Jaarverslag 2018*, 8; Hogeschool Utrecht, *Samen aan de slag voor een Schuldenvrij Utrecht. Evaluatie Kanteling Schulddienstverlening* (Utrecht, November 2019); Gemeente Utrecht, *Utrechters Schuldenvrij Eerste Voortgangsrapportage*, 14-16; Westgeest, Ilbrink, and Linskens interviews.

<sup>lviii</sup> Gemeente Utrecht, “Raadsbrief Citydeal Eenvoudig Maatwerk”; participant observation, Customization Tables, 21 and 26 September 2019; Gemeente Utrecht, *Plan van Aanpak Huisvesting en ondersteuning kwetsbare doelgroepen*, July 2019; Susan van Klaveren, [“Intensieve samenwerking rond gezamenlijke opgave huisvesting kwetsbare doelgroepen. Interview met Marleen Hin en Pascal Budding, Gemeente Utrecht”](#), Platform 31, 15 April 2020; Gemeente Utrecht, *De Utrechtse aanpak*, 37.

<sup>lix</sup> See for example Mark Considine, Jenny M. Lewis, and Siobhan O’Sullivan, *Getting Welfare to Work: Street-Level Governance in Australia, the UK, and the Netherlands* (Oxford: Oxford

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University Press, 2015); Mark, Considine and Siobhan O’Sullivan (eds), *Contracting-Out Welfare Services: Comparing National Policy Designs for Unemployment Insurance* (Chichester: Wiley Blackwell, 2015).

<sup>lx</sup> Participant observation at a CPA meeting, March 7, 2019, and a Customization Table, September 21, 2019.

<sup>lxi</sup> Ibid.; van Tetering correspondence March-December 2019; VNG, *Regionaal overleg in gemeente Utrecht*; Gemeente Utrecht, *Vierde Voortgangsrapportage*, 14-15; *Voortgangsrapportage en uitvoeringsagenda 2018-2019*, 16.

<sup>lxii</sup> Chaghouani interviews, February 20 and May 5, 2020; interview with Joop van Zee (Gemeente Utrecht), March 22, 2019; Souhail Chaghouani, “Betekenisvol sturen en verantwoorden”, presentation November 2019; Gemeente Utrecht, *Voortgangsrapportage en uitvoeringsagenda 2018-2019*, 16; *De Utrechtse aanpak*, 55.

<sup>lxiii</sup> Chaghouani interview, May 7, 2020; Gemeente Utrecht, *De Utrechtse aanpak*, 49-51, 56-8.

<sup>lxiv</sup> Gilson et al., “Contracting for Innovation”.

<sup>lxv</sup> This term was adapted from an EU procedure for public procurement under conditions of uncertainty which allows “a public entity which knows what outcome it wants to achieve in awarding a public contract but does not know how best to achieve it to discuss, in confidence, possible solutions in the dialogue phase of the tender process with short listed bidders before calling for final bids”. See Michael Burnet, “Using Competitive Dialogue in EU Public Procurement – Early Trends and Future Developments”, *EIPASCOPE 2009/2* (Maastricht: European Institute of Public Administration).

<sup>lxvi</sup> Gemeente Utrecht, *Strategie contracteren Aanvullende Zorg Jeugd vanaf 2020* (July 2018); “Dialooggerichte aanbesteding als verander instrument. Specialistische jeugdhulp in Utrecht: buurtgericht maatwerk” (2019), <https://zorgprofessionals.utrecht.nl/zorg-voor-jeugd/de-inkoop-van-zorg-voor-jeugd/aanbesteding-specialistische-jeugdhulp/>; *De Utrechtse aanpak*, 59; interviews with Marian Dobbe-Kluijtmans (KOOS Utrecht, van Kampen, Boerenboom, and Chaghouani).

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<sup>lxvii</sup> Considine et al., *Getting Welfare to Work*, 63.

<sup>lxviii</sup> Gezondheidsraad, *Sociaal werk op solide basis* (The Hague, 2014); *Sociaal Werk Versterkt, Beroepscompetentieprofiel voor de sociaal werker: Welzijn en maatschappelijke dienstverlening* (Utrecht, 2018); Mariël van Pelt, Rudi Roose, Marc Hoijtink, Marcel Spierts, and Lisbeth Verharen (eds.), *Professionalisering van sociaal werk. Theorie, praktijk en debat in Nederland en Vlaanderen* (Bussum: Uitgeverij Coutinho, 2020), esp. chs. 4 and 6.

<sup>lxix</sup> Lokalis, *Jaarverslag 2020*, 20.

<sup>lxx</sup> <https://publiekewaarden.nl/>; interview with Albert-Jan Kruijer (IPW), March 14, 2022.

<sup>lxxi</sup> IPW, *Het grote doorbraakboek. Uit de ellende met eersteklas maatwerk* (Utrecht: IPW, 2020), 78-82.

<sup>lxxii</sup> *Ibid.*, 79-80, 104-107.

<sup>lxxiii</sup> *Ibid.*, 27-28.

<sup>lxxiv</sup> Gemeente Utrecht, “Utrecht breidt aanpak City Deal Eenvoudig Maatwerk uit” (17 December 2021).

<sup>lxxv</sup> Linskens interview; interview with Jan Donker, Policy Advisor for Debts, Department of Work and Incomes, “Een grote stap voor Werk & Inkomen”, in Gemeente Utrecht, *De Utrechtse aanpak*, 14-16.

<sup>lxxvi</sup> Gemeente Utrecht, “Utrecht breidt aanpak City Deal Eenvoudig Maatwerk uit”.

<sup>lxxvii</sup> Gemeente Utrecht, *Vortgangsrapportage opgave jongvolwassenen* (17 June 2020), 13-14, 17; Movisie, *De basis op orde voor dak-en thuisloze jongeren. Inspirende initiatieven uit de 14 pilotgemeenten van het Actieprogramma Dak- en Thuisloze Jongeren (2019-2021)*, (December 2021). For the individual case-centred use of the *doorbraakmethode* in The Hague and Hart van Brabant respectively, see also Adriaan de Jonge, “Integrale aanpak multi-problematiek bespaart 3 miljoen”, *Binnenlands Bestuur* (22 October 2020); <https://www.regio-hartvanbrabant.nl/projectenoverzicht/maatpact>.

<sup>lxxviii</sup> For a discussion of the possible orientations of social welfare workers, including those of rule enforcer and care giver, see Zacka, *When the State Meets the Street*.

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<sup>lxxxix</sup> IPW, *Het grote doorbraakboek*, 20.

<sup>lxxx</sup> On “system responsibility”, see M.R. Bruning, R. de Boer, and D.S. Verkroost, “Juridische deelstudie”, in R. Friele et al., *Eerste evaluatie Jeugdwet. Na de transitie nu de transformatieve* (The Hague: ZonMW, 2018), 91-5; Peters et al., *Beginnelen versus praktijken*, 34.

<sup>lxxxii</sup> Gemeente Utrecht *Meedoen naar Vermogen. WMO Uitvoeringsplan eerste fase: van kaders stellen naar inrichten, naar uitvoeren* (December 2013): 29-30, 51.

<sup>lxxxiii</sup> Gemeente Utrecht, “Raadsbrief Evaluatie hulp bij het huishouden en afronding maatregelen verbeterplan” (March 13, 2018).

<sup>lxxxiiii</sup> Centrale Raad van Beroep, uitspraakdatum 18 mei 2016. Zaaknummers 15/4490 WMO15, ECLI:NL:CRVB:2016:1402; 15/5356 WMO15, ECLI:NL:CRVB:2016:1403.

<sup>lxxxv</sup> Gemeente Utrecht, *Notulen Vergadering Gemeenteraad* (June 30, 2016), 99-100; Rekenkamer Utrecht, *Hulp bij Maatwerk. Een onderzoek naar de Hulp bij het Huishouden in het kader van de WMO 2015* (September 5, 2016).

<sup>lxxxvi</sup> Again unsurprisingly, this turned out to be an easy and low threshold way for the neighborhood teams to make or renew contact with elderly people in the neighborhood, and to discuss with them what other help or services they might need. Client satisfaction increased dramatically, including a drop in the number of *klachten* (complaints) and *bezwaarschriften* (to 4 and 26 respectively) over the year to October 2017. See Gemeente Utrecht, *Gewijzigd beleid Hulp bij de Huishouding. Een verkennende evaluatie* (February 2018), 10, 11-13; “Raadsbrief Evaluatie hulp bij het huishouden en afronding maatregelen verbeterplan” (March 13, 2018).

<sup>lxxxvii</sup> The key case is ECLI:NL:CRVB:2017:1477; other recent cases elaborating this judgement include ECLI:NL:RBOBR:2018:469 and ECLI:NL:CRVB:2019:236. For a thoughtful discussion of the jurisprudence, see Bruning et al. “Juridische deelstudie”, 44-48.

<sup>lxxxviii</sup> VNG, “Brief aan de leden. Maatregelen beheersing kosten abonnementstarief” (November 23, 2020).

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<sup>lxxxviii</sup> Raad van State, *En nu verder! Vierde periodieke beschouwing over interbestuurlijke verhoudingen na de decentralisaties in het sociale en fysieke domein* (The Hague, September, 30 2016 31, 57).

<sup>lxxxix</sup> Gary Lawson, “Outcome, Procedure and Process: Agency Duties of Explanation for Legal Conclusions”. *Rutgers Law Review*, 48 (1995), 313-44.

<sup>xc</sup> Kessler and Sabel, “The Uncertain Future of Administrative Law”.

<sup>xcii</sup> Stuurgroep Maatregelen financiële beheersbaarheid Jeugdwet, [Rapport](#) (April 8, 2021).

<sup>xciii</sup> [Jeugdzorg: een onderwerp van aanhoudende zorg. Uitspraak en advies van de arbitragecommissie inzake het geschil tussen Rijk \(ministerie van VWS\) en gemeenten \(VNG\) over de structurele financiering van de jeugdzorg](#) (The Hague, May 18, 2021).

<sup>xciii</sup> *Ibid.*, 24.

<sup>xciv</sup> Gemeente Nijmegen, “[Doorontwikkeling toegang en ambulante hulpverlening voor Volwassenen en Jeugd en Gezin](#)”, “Bijlage 1: toelichting doorontwikkeling naar brede basisteams” (December 2019); Yvonne Janssen, “Nijmegen zet bijl in keukentafelgesprek”, *Binnenlands Bestuur* 10 (May 25, 2021); <https://oidos.nl/over-ons/>. Full disclosure: Jan-Kees Helderma, co-author of this paper, chairs the Supervisory Board (*Raad van Toezicht*) of OIDOS, the organization responsible for the Nijmegen Youth and Family Teams. The tender for the adult teams, *Buurtteams Volwassenen Nijmegen*, has likewise been awarded to Inluzio, which runs the *Buurtteams Sociaal* in Utrecht: <https://inluzio.nl/buurtteam-volwassenen-in-nijmegen-gaat-naar-inluzio>.

<sup>xcv</sup> Gemeente Amsterdam, “College Vereenvoudigt jeugdstelsel in Amsterdam”, March 10, 2020; Ouder- en Kindteams Amsterdam, *Jaarrapportage 2021*. The reforms to the Amsterdam Youth Care system were developed under the aegis of substitute Alderman for Youth Care and Finances Victor Everhardt, one of the architects of the Utrecht model, where he held a similar position from 2010-2019. The new Parent and Child Teams Foundation is administered by Toke Tom, another key architect of the youth care system in Utrecht, where she was Director of Social Development (*Directeur Maatschappelijke Ontwikkeling*) and Theme Director for the Social Domain (*Thema Directeur Sociaal Domein*) from 2009-2020:

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<https://oktamsterdam.nl/over-ons/de-organisatie/>; <https://www.linkedin.com/in/toke-tom-b44a95a/?originalSubdomain=nl>.

<sup>xcvi</sup> <https://associatiewijkteams.nl/>; Marenne van Kempen, “Welkom aan de nieuwe staatsecretaris” (24 January 2022) “Reactie Associatie Wijkteams op hervormingsagenda driehoek” (19 April 2022);).

<sup>xcvii</sup> Such was the gravamen of the case presented by Marleen Beumer (then also Director of the Amsterdam Youth and Family Teams) and other representatives of the Associatie Wijkteams at a seminar we co-organized with the VNG Support Team for the Youth Care Landscape (*Ondersteuningsteam Zorglandschap Jeugd*) on June 7, 2018.

<sup>xcviii</sup> Yolanda de Koster, “Staatsecretaris jeugd rekt op goede afloop geschil”, *Binnenlands Bestuur* (14 January 2022); Samira Ahli, “Staatsecretaris van Ooijen: stelselwijziging nodig om jeugdzorg vlot te trekken”, *Zorgvisie* (7 March 2022); “Kabinet schrapt bezuiniging jeugdzorg, *Binnenlands Bestuur* (26 April 2022).