Treating people with kindness, tackling unfairness, and looking for ways to provide appropriate and non-discriminatory practice has a long history in social work (Forsythe 1995). Yet despite the lucidity of the notion, anti-discriminatory practice is not necessarily a concept that can be easily integrated into day-to-day practice. Often cited as good practice (ADP) and a good way of working with people, anti-discriminatory practice is generally presented, rightly, as an approach that is conducive to a positive outcome (Dominelli 2004; Payne 2005; Thompson 2005). Although we agree with the underlying assertions of Payne, Thompson, Dominelli and others, we nevertheless maintain that while it is not impossible for practitioners to adopt anti-discriminatory practice, their ability to embed the approach in their day-to-day practice would be less difficult if their organisation make the necessary changes that support anti-discriminatory practice. In our view, by creating a conducive environment for anti-discriminatory practice to thrive the organisation would be helping practitioners’ self-reflection and facilitating fundamental shift in their attitude and general outlook towards others. There is some evidence of tacit acceptance about the difficulty of implementing anti-discriminatory practice. For example it is clear that approaches towards anti-discriminatory practice have changed over the years. In its earlier form there were attempts to change people’s beliefs and attitudes, but now there is a move away from individualising and focusing on self-awareness towards greater emphasis on developing legal framework, structures, systems and processes to curb practitioners’ discriminatory practices.

**A CALL FOR CHANGE**

Anti-discriminatory practice was developed in response to social work practices that perpetuated discrimination, injustices and inequalities. The calls for an end to oppression and discrimination have a long history which gained some momentum in the 1960s. However, it was not until the 1970s and 1980s that the demands for equality were formulated into an approach that practitioners could attempt to integrate into their work. Anti-discriminatory practice challenged the negative assumptions that were endemic in society regarding race, social class, gender, age, disability and sexual orientation. During the 1970s and 1980s there
were great concerns among social work practitioners, community groups and political activists (and many other concerned individuals), about the relatively high numbers of black children in the care system. There was also disquiet about the neglect and poor education attainment of both black children and white working-class children; concerns were expressed about society’s negative attitudes towards migrants; there was anger about the police’s poor response to domestic violence and their racism; the disproportionate numbers of young black men in mental institutions; the criminalisation of non-heterosexual relationships; and the inhuman and degrading provision for people with impairment/disability. In essence, the call for change and a different response to recipients of social welfare and social work services came from a diverse group of people and organisations.

This book does not make any bold claims or challenge existing knowledge base of anti-discriminatory practice. Rather it encourages a revisiting of the concept and an acknowledgement that the driving and fundamental principles of anti-discriminatory practice still holds as good today as when it was first developed. Although in this publication we suggest that anti-discriminatory practice roots were forged during the political hothouse of the 1960s and 1970s, we are in fact reminded by Forsythe (1995) that, there was clearly a rich tradition of anti-discriminatory theory and practice in nineteenth-century social work, a vision of social inclusion and systematic challenge, within the contexts available, of structures which undermined this’ (1995: 14).

He also highlighted, and it is worth quoting in full that:

There were therefore several traditions in respect of anti-discriminatory in early British social work. On the one hand were groups supporting blatant discriminatory, segregative practices on the basis of Malthusian and neo-Darwinian eugenic theory. On the other hand were the practice and vision of such pioneers as Elizabeth Fry, Samuel Barnett or Josephine Butler which revealed as much more universalist inclusive tradition and sustained, purposeful challenge to structures of discrimination. (Forsythe 1995: 15)

Forsythe further observed that:

A third group acted in the same way towards their particular group such as Barnardo and yet reinforced, say, the religious discrimination embedded in their social and intellectual context. Fourthly there were many who simply tried to avoid inflicting discrimination on their care group by simple sensitivity and kindness rather than systematic challenge of structures (1995: 15).
The tradition of sensitivity, kindness, the avoidance of inflicting discrimination and trying to provide a universalist approach has a long history in social work. Of course it is always the case that each generation is prone to believing that they had the idea first and that they are the ones at the forefront of ‘innovative’ practice. However, as Forsythe demonstrates, social work has always taken the idea of anti-discrimination practice seriously and has strived from its inception to ensure that the concept is not forgotten and is a core aspect of practice. Anti-discriminatory practice is part of the ethos contained in the health and social care field that supports practice that is grounded within an ethical framework and is guided by the duties, principles and responsibilities as set out in the professions’ Code of Practice.

ABOUT THIS BOOK

This book is particularly aimed at practitioners, academics, students, lay readers and service users (since they are now involved in training practitioners and are contributing their knowledge in different areas of service provision). The aim of the book is not to upset people by being unnecessarily provocative. Anti-discriminatory practice, although a good practice, does have the ability to evoke fear, anxiety and mistrust. In some cases just the mere mention of the concept generally provokes uncomfortable feelings and concerns about being unfairly labelled. Paradoxically it is not uncommon for discussions and sessions on anti-discriminatory practice to turn into acrimonious battle grounds with polarisation of views and intolerant stance being taken by participants. As we know from our own experiences of running training courses, many practitioners have been bruised by their encounters with people who hold discriminatory views and who fail to see what the fuss was all about. Similarly there are those who feel they are unable to take part in serious exchanges of views about anti-discriminatory practice because they are too afraid of being labelled racists, disabilist, sexists and/or homophobic. One of the overriding objectives of this publication is to encourage discussion to take place and a plea for tolerance and better understanding about differences. It asks for people to be honest and sensitive about the subject and also to acknowledge that this is indeed a difficult subject area to explore. It is important to admit from the outset that no one is perfect and that while a person may experience discrimination and be oppressed by others they may also, at the same time, discriminate and be oppressive towards other people. In other
words no one person or group have a monopoly on experiencing or perpetuating discrimination or oppression.

This book is divided into two parts. **Part one**, consisting of 5 chapters, focuses on discussing the concept and the different models of discrimination and the legal framework within which it operates. Chapter 1 explores the nature and the extent of discrimination. It discusses the fact that discrimination has physical, psychological and emotional manifestations. In essence, understanding the nature and impact of discrimination assists in placing anti-discrimination practice in context. Chapter 2 considers different concepts and socio-cultural ideas that underpin discussions about anti-discriminatory practice. It highlights some of the complex dynamics that anti-discriminatory practice has to work within. It also tries to make the point that although the approach is empowering there is a growing danger of it becoming hijacked by intolerance, oppressive and discriminatory attitudes and beliefs. Chapter 3 demonstrates that there is a tension between approaches that are service led and those which are service user focused. It discusses how some organisations straddle between the different camps while others, for good reasons, adopt what is akin to a service user bias. Chapter 4 explores the political dimension of anti-discriminatory practice. It argues that anti-discriminatory practice was borne out of political struggles of the 1960s and 1980s; It suggests that while it is understandable that an association could be made between cultural and sexual politics and anti-discriminatory practice, it is just as important to retain the political edge of anti-discriminatory practice. Chapter 5 is interested in exploring the legislative framework that underpins the ideas and philosophy of anti-discriminatory practice. As well as providing an historical overview of how legislation has evolved in this area, it also illustrates the difference between what is actually sanctioned by law and what has developed, increasingly, as a matter of ‘culture’ within practice. **Part two**, which also consists of 5 chapters is more practice orientated. Chapter 6 concentrates on the reasons why practitioners would still need to work with anti-discriminatory practice. It argues that, despite the increasing reliance on litigation, the first port of call of discrimination is still the contact and interaction between people. In this context it is the encounter between the practitioner and the service user that is of interest. It suggests that it is within this encounter that prejudices, unfairness and discriminatory values, attitudes and behaviours are played out. Chapter 7 examines the range of skills and knowledge utilised in anti-discriminatory practice and the application of these skills in practice. Chapter 8 attempts to integrate...
anti-discriminatory practice with a (limited) number of methods and approaches utilised in social work. The aim is to discuss and consider the applicability of anti-discriminatory practice ideas in some of the different methods and approaches generally used in social work. Chapter 9 discusses the dynamic nature of anti-discriminatory practice. It focuses on some of the service areas such as: children and families; adult services; disability; mental health and community development, and suggests that there are continuous changes taking place in social work practice and, therefore, anti-discriminatory practice would need to adapt and cope with the changing socio-cultural landscape. Finally Chapter 10 discusses some complex sets of ideas about identity, meaning, culture and trust. It explores the inherent tensions in anti-discriminatory practice and argues that for the concept to remain relevant it has to continuously argue its case and reassert its effectiveness. This chapter suggests a new practice dimension and asserts the importance of an integrated approach that recognises the complexities of people’s lives and the realities of their experiences.

Although there is a logical order to the book each chapter is self-contained and could therefore be read out of sequence. It is evident that throughout the publication reference is made, in discussion, about how a particular area may be approached. However, it is important to stress that this is not a practice guideline with endless case examples; rather it is a starting point for rediscovering and reengaging with anti-discriminatory practice. We hope it is of use to you.