ON EPISTEMIC ENTITLEMENT

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WARRANT FOR NOTHING
(AND FOUNDATIONS FOR FREE)?

My life consists in my being content to accept many things
(Wittgenstein On Certainty §344)

ABSTRACT Two kinds of epistemological sceptical paradox are reviewed and a
shared assumption, that warrant to accept a proposition has to be the same thing
as having evidence for its truth, is noted. 'Entitlement', as used here, denotes a
kind of rational warrant that counter-exemplifies that identification. The paper
pursues the thought that there are various kinds of entitlement and explores the
possibility that the sceptical paradoxes might receive a uniform solution if
entitlement can be made to reach sufficiently far. Three kinds of entitlement are
characterised and given prima facie support, and a fourth is canvassed. Certain
foreseeable limitations of the suggested anti-sceptical strategy are noted. The
discussion is grounded, overall, in a conception of the sceptical paradoxes not as
directly challenging our having any warrant for large classes of our beliefs but as
crises of intellectual conscience for one who wants to claim that we do.

I

Two Kinds of Sceptical Paradox. Call a proposition a
cornerstone for a given region of thought just in case it

1. The term is already in use in contemporary epistemology in a number of
contrastive senses. My use of it contrasts in particular—though it also has points
of contact—with that of Tyler Burge in a number of important recent articles (see e.g.
Burge [1993]). Such overlap in terminology is unfortunate but, given that English has
only so many expressions for norms of doxastic acceptance, all of which are already in
use with multiple connotations, it is too late to hope to avoid it.

2. The paper originates in ideas that go back to my Henriette Hertz British Academy
lecture (Wright [1985]) which shared the root idea that an attractive response to
scepticism might draw on the possibility of non-evidential warrant. The major
strategic contrast with the present proposals is in how such warrant is conceived as
possible. In the lecture, I proposed that at least some 'cornerstones' might be regarded
as defective in factual content and that acceptance of them might accordingly be freed
from the requirements of evidence that I took to be characteristic of the factual. In the
present discussion, non-factuality is no longer assigned a role in making a case that
rational acceptance need not be evidence-based.
would follow from a lack of warrant for it that one could not rationally claim warrant for any belief in the region. The best—most challenging, most interesting—sceptical paradoxes work in two steps: by (i) making a case that a certain proposition (or restricted type of proposition) that we characteristically accept is indeed such a cornerstone for a much wider class of beliefs, and then (ii) arguing that we have no warrant for it.

The 'best' such paradoxes are, I think, of essentially two kinds, though they each allow of minor variations of detail. The first—what we may call Cartesian—makes a case that it is a cornerstone for a large class of our beliefs that we are not cognitively disabled or detached from reality in a certain way—the scenarios of a persistent coherent dream or hallucination, persistent deception by a malin génie, the envatment of one's disembodied brain, and 'The Matrix' are examples of such detachment—and then argues that we have no warrant to discount the scenario in question. So the upshot is a challenge to our possession of warrant for any of the large class of dependent beliefs in question.

There are various ways a Cartesian sceptical argument may support its two ingredient lemmas. The details cannot concern us now—otherwise we won't get to the issues I want to get to. But we do need to register a point about how the second lemma—that we have no warrant to discount the relevant scenario— is usually supported. Suppose I do have warrant to discount the suggestion that I am right now in the midst of a sustained and coherent dream? Well, if I have such a warrant, how did I get it? The proposition that I am not right now suffering such a dream is, broadly speaking, an empirical one, so any warrant I have for it must presumably consist in empirical evidence, acquired by executing some appropriate empirical procedure. However—the sceptical argument says—evidence acquired as the result of an empirical procedure cannot rationally be regarded as any stronger than one's independent grounds for supposing that the procedure in question has been executed properly. For instance, measurement-based evidence to regard the edge of my desk as near enough 1.75 metres long cannot rationally be regarded as any stronger than my independent warrant to suppose that the measuring procedure was carried out to appropriate tolerances, using a properly calibrated tape measure, and the results carefully observed, etc.
A fortiori, then, evidence for the proposition that I am not now dreaming, acquired as a result of executing some appropriate empirical procedure, cannot rationally be regarded as any stronger than my independent warrant for thinking that the relevant procedure was properly executed, and hence for thinking that it was executed at all—ergo: that I did not merely dream its execution! So it appears that my acquiring a warrant by empirical means for the proposition that I am not now dreaming requires that I already have a warrant for that same proposition. So I cannot ever acquire such a warrant (for the first time.)

No doubt that reasoning is very discussible. The only point I want to call to your attention at this stage is that—strictly—its conclusion falls short of the needed sceptical lemma. The conclusion is that I can’t get evidence to discount the supposition that I’m right now in the midst of a sustained and coherent dream. The needed lemma is that I don’t have any warrant to discount that supposition. The lacuna will matter if it’s possible to have warrant (for an empirical proposition) which does not consist in the acquisition of empirical evidence. I conjecture that this lacuna will be left unfilled by all likely ways of arguing that a Cartesian sceptical scenario cannot warrantedly be discounted.

The second principal genre of (interesting) sceptical paradox is typified by Hume’s inductive scepticism. Here there is no play with a scenario of cognitive disablement or dislocation. Rather, the sceptical argument makes a case that our epistemic procedures involve a vicious circle. The challenge posed by inductive scepticism, in the simplest case, is to show that and why a certain kind of ampliative inference is rational—one which passes from finitely many observed examples of (and no observed counterexamples to) a natural pattern to the projection that the pattern extends indefinitely to unobserved cases. The problem is sometimes presented (though not actually by Hume\(^3\)) as that of finding supplementary premises to render the type of inference in question deductively valid, and then to explain how such premises

3. Hume merely challenges his reader:
‘But if you insist that the inference is made by a chain of reasoning, I desire you to produce that reasoning’ (An Enquiry Concerning Human Understanding, Section 4, Part 2, 29).
might be justified. This, though, misrepresents matters. There is nothing general which we actually believe that will serve to transform an ampliative inductive inference into a deductively valid one. Consider—for give the usual simple-minded schema—the inference from ‘All observed Fs are G’ to ‘All Fs are G’. The belief that this is—in the right kind of context, and subject to the appropriate controls—a reasonable inference is based on the thesis (what used to be called the Uniformity of Nature) that the world abounds in natural regularities. But that thesis does not provide a premise which, conjoined with the datum that all observed Fs are G, will entail the conclusion that all Fs are G. That argument is still deductively invalid. The role of the Uniformity Thesis is rather to provide an informational setting in which the observed pattern of co-occurrence between Fs and Gs defeasibly warrants generalisation. The contention of the inductive sceptic is then that there is an implicit circularity in our procedures. Without the collateral information of the Uniformity Thesis, no inductive inference, even the very simplest, is reasonable. But the only way in which the Uniformity Thesis might itself be justified is by inductive inference. Or so the sceptical thought runs.

It’s not often observed that this pattern of scepticism generalises—that essentially this form of argument may be put to the service of scepticism about each of, for example, the material world, other minds and the past. Let P be any proposition purporting to express a routine observation about my local perceptible environment—say: that I have two hands—and consider the following trinity:

I  My current experience is in all respects as if P
II  P
III  There is a material world

Here, the sceptical thought is, proposition I typifies the best possible evidence anyone can have for P—evidence, plausibly, such that if it and its ilk are not sufficient evidence for claims about the material world, then nothing is—and yet, as in the case of induction, movement from I to II is ampliative: the inference is a defeasible one. Moreover, so the sceptical thought contends, the evidential bearing of I on II is not unconditional: the warrant provided by I for II is, as I’ve expressed the matter elsewhere,
information-dependent. And paramount among the pieces of information that have to be in place in order for the move from I to II to be warranted is III: that there is a material world in the first place (whose characteristics, at least at the level of description typified by P, are representable, and normally successfully represented, in sense experience.) But the only foreseeable way of acquiring a warrant for III, so the argument goes, would be to infer it from a warranted belief of the kind typified by P. So, again, there is a vicious circle: it is if only I can get a warrant for a specific proposition about it that I can acquire a warranted belief that there is a material world, yet it is only if the latter is already warranted and part of my collateral information that I can draw on my experience to provide warrant for specific beliefs about it.

It's obvious enough that the same pattern of sceptical argument—I'll call it the I-II-III argument—can be enveloped around each of

I (Where X is distinct from oneself) X's behaviour and physical condition are in all respects as if she was in mental state M

II X in mental state M

III There are minds besides my own

I It seems to me that I remember it being the case that P yesterday

II It was the case that P yesterday

III The world did not come into being today replete with apparent traces of a more extended history

And, although the case does not schematise quite so succinctly, the paradox also afflicts so-called abductive inference, or inference to the best explanation (when realistically conceived). Roughly, inferring from a body of attested empirical generalisations to a theory which purportedly depicts the underlying causes of their holding is justified, it will be contended, only in the context of the collateral information that there is an appropriate underlying realm of causes in the first place—yet that is something which in turn could only be known by inference from prior knowledge of the truth of particular such theories.

4. Wright [2002].
To generalise. A version of this paradox will be available whenever we are persuadable (at least temporarily) that the ultimate justification for one kind of claim—a type-II proposition—rests upon ampliative inference from information of another sort—type-I propositions. In any such case the warrantability of the inference will arguably depend upon the presupposition that there is indeed a tract of reality suitable to confer truth on type-II propositions in the first place, a domain whose details are, in the best case, broadly reflected in type-I information. A fortiori, it will depend on the first component of that: that a domain of fact which type-II propositions are distinctively apt to describe so much as exists. That is the relevant type-III proposition—a proposition of sufficient generality to be entailed by any type-II proposition. The schematic form of the resulting sceptical argument is then given by these five claims:

(i) Type-II propositions can only be justified on the evidence of (by ampliative inference from) type-I propositions.
(ii) The evidence provided by type-I propositions for type-II propositions is information-dependent, requiring (among other things) collateral warrant for a type-III proposition.
(iii) So: type-III propositions cannot be warranted by transmission of evidence provided by type-I propositions for type-II propositions across a type-II to type-III entailment—rather it's only if one already has warrant for the type-III proposition that any type-II propositions can be justified in the first place.
(iv) Type-III propositions cannot be warranted any other way.

If all four propositions are accepted, then type-III propositions are cornerstones for type-II propositions (thesis ii) which cannot themselves be warranted (theses iii and iv). So

(v) There is no warrant for any type-II proposition.

No doubt the justificational architecture postulated by the I-II-III argument is contestable in some of its local applications but there seems to be no hope whatever for the thought that it might successfully be contested everywhere. The relevant structure seems to be implicit in the very idea of cognitive locality.
Cognitive locality is the circumstance that only a proper subset of the kinds of states of affairs which we are capable of conceptualising is directly available, at any given stage in our lives, to our awareness. So knowledge of, or warranted opinion concerning the remainder must ultimately be based on defeasible inference from materials of which we are so aware. As we observed, type-III propositions are implicitly in play whenever our best justification for the truth of propositions of one kind—propositions of one distinctive type of subject matter—consists in the assembly of information about something else. That's the architecture which I-II-III scepticism attempts to impose, with varying degrees of plausibility, on the justification of propositions about the material world, about the past, about other minds and on inductive justification. And wherever such is indeed the justificational architecture, it will be plausible that a type-III proposition will form part of the informational setting presupposed in order for the relevant transitions to rank as warranted. Putting the matter in the most abstract form: suppose it granted that the best justification we can have for a certain kind of proposition—P-propositions—consists in information of another kind—Q-propositions—such that no finite (consistent) set of Q-propositions entails any P-proposition. The use of P-propositions in accordance with this conception will then carry a double commitment: a commitment to there being true P-propositions—and hence truth-conferring states of affairs for them—at all, and a commitment to a reliable connection between the obtaining of such truth-conferrers and the truth of finite batches of appropriate Q-propositions. That is the broad shape of the commitment which surfaces in the specific instances:

that there is a material world, broadly in keeping with the way in which sense experience represents it;
that other people have minds, whose states are broadly in keeping with the way they behave;
that the world has an ancient history, broadly in keeping with presently available traces and apparent memories;
that there are laws of nature, broadly manifest in finitely observable regularities,

5. This way of putting the point requires, if it is to be fully general, that infinite conjunctions of Q-propositions do not count as Q-propositions.
where each first conjunct presents a type-III proposition, while the second conjunct effects the connection necessary for the favoured kind of evidence to have the force which we customarily attach to it.

Philosophers may argue about, and be more or less generous concerning, what should be regarded as cognitively local. Descartes, at least for the purposes of the project of the Meditations, was relatively miserly, restricting the cognitively local to what was available to his reason and to certain forms of psychological self-knowledge. Twentieth century direct realism, by contrast, in the spirit that informs John McDowell's Mind and World and Hilary Putnam's Dewey Lectures, has been much more generous. But however generous one wants to be, a bound will surely have to be placed on cognitive locality at some point. Concerning what lies beyond it, our options will then be to regard it either as lying beyond our ken altogether, or as accessible to us only via the kind of inferential routine which the I-II-III argument purports to show is viciously circular.

Notice once again, however, that the thrust of this second genre of sceptical argument is that an evidential justification for the cornerstone—the type-III proposition—cannot be acquired: the claim is that in order to arrive at such a justification, one would have first to accomplish a process of justification (for a type-II proposition) which would presuppose it. So again there is a lacuna between the most that is strictly accomplished by the sceptical argument—that evidence for a cornerstone cannot be acquired by any foreseeable justificatory process—and the claim, that we have no warrant for it, which is actually what is needed to elicit the catastrophic conclusion (that there is no warrant for any belief of the type-II in question).

If I am right that the two distinguished—Cartesian and Humean—forms of sceptical argument between them capture, in essentials, all that we have to worry about, then their common lacuna suggests a common strategy of response—what I will call the unified strategy. Suppose there is a type of rational warrant which one does not have to do any specific evidential work to earn: better, a type of rational warrant whose possession does not require the existence of evidence—in the broadest sense,

encompassing both a priori and empirical considerations—for the truth of the warranted proposition. Call it *entitlement*. If I am entitled to accept P, then my doing so is beyond rational reproach even though I can point to no cognitive accomplishment in my life, whether empirical or a priori, inferential or non-inferential, whose upshot could reasonably be contended to be that I had come to know that P, or had succeeded in getting evidence justifying P. The sceptical arguments purport to show that the rejection of Cartesian scenarios, and the acceptance of type-III propositions, are both beyond warrant by such investigative accomplishment. If they were nevertheless entitlements, warranted without evidence—whether by my own work, or that of experts in my community, or that of my precursors—no sceptical conclusions need automatically follow. I would be entitled to discount the idea that my experience might be no more than a sustained lucid dream, and entitled to accept that there is a material world just as we ordinarily suppose. The cornerstones could warrantedly remain in place, even though it was conceded that our right to leave them there was unsupported by evidence for their truth. And, that being so, it wouldn’t matter if, just as the sceptical arguments contend, they are indeed cornerstones whose removal would be catastrophic.

The suggestion merely that there are such things as entitlements in this general sense—much less that they extend far enough to service the serious anti-sceptical mission called for by the unified strategy—may seem like wishful thinking. Still, my purpose here is to take it seriously, though a discussion on the present scale is bound to leave many loose ends. In what follows I’ll try merely to outline a *prima facie* case for a number of different possible species of entitlement and review some of the salient obstacles and further issues. The overall upshot will be, I believe, a prospect of at least some partial successes, and a clearer sense of what it might take to execute the unified strategy right across the board and of its foreseeable limitations.

II

*Belief and Acceptance*. An issue that needs to be considered immediately is what exactly entitlement would be a warrant to *do*. It doesn’t just go without saying that it would be warrant to
believe the proposition in question—there are issues about how ‘belief’ should be understood. One reason why it is easy to overlook the lacuna in the sceptical arguments is because it can seem impossible to understand how it can be rational to believe a proposition for which one has absolutely no evidence, whether empirical or a priori. That a warrant to believe that someone else is not currently undergoing a sustained lucid dream would have to be evidence-based seems absolutely compelling; how can it make a difference if the subject involved is oneself? Likewise, that it takes evidence to provide warrant for believing a particular (type-II) proposition about the material world seems incontestable—how can it make a difference if one simply escalates the generality of what is believed (up to a type-III proposition)? The idea of a non-evidential warrant to believe a proposition can easily impress as a kind of conceptual solecism.

I do not myself know whether the notion of belief is actually so tightly evidentially controlled as to underwrite that impression. But at this stage of our discussion, I think the best tactic with the point is to grant it and see where that leads. Let’s accordingly concede that entitlement will be best conceived as something other than a kind of warrant to believe. What else could it be? What is required is that there is a mode, or modes, of acceptance of a proposition which can be rational but which are not tantamount to believing it in the conceded central sense of ‘belief’.

It is plausible that we do have a notion—in fact a variety of notions—of this kind. We register such modes of acceptance in our ordinary thought and talk when we speak of someone as, in a particular situation, acting on the assumption that P—as, for example, when one’s manner of driving a car may be structured by the assumption that every other motorist one comes across is a dangerous fool—or as taking it for granted that P, as when the protagonists in a court of law are required to take it for granted that the prisoner is innocent until proved guilty, no matter what they actually believe on the matter—or as trusting implicitly that P, as perhaps in the matter of the reliability of travel directions or the time of day from strangers. In the same ilk, van Fraassen7 famously proposed a distinction between acceptance of an

7. van Fraassen [1980].
empirical theory and believing it to be true, arguing that evidence of a theory's empirical adequacy justifies one in doing no more than the former. Here I do not think it does justice to his intent if we equate acceptance of a theory with the very belief that it's empirically adequate—accepting a theory is rather a further thing which believing it to be empirically adequate is supposed to justify one in doing. What it justifies one in doing is, roughly, behaving in all—or very many—respects as one would do if one believed the theory to be true.

As a first approximation, then, we may propose the notion of acceptance of a proposition as a more general attitude than belief, including belief as a sub-case, which comes apart from belief in cases where one is warranted in acting on the assumption that P or taking it for granted that P or trusting that P for reasons that do not bear on the likely truth of P. Of course one may—sometimes irrationally—also believe P in such cases, in the sense implicit in a conviction that one knows that P. Successful sceptical arguments may then embarrass such convictions. The aim of the unified strategy, however, will be to show that such scepticism may prove to carry no challenge, nevertheless, to the corresponding acceptances and that warrant to accept—rather than to believe—cornerstone propositions may be enough to block the sceptical paradoxes that attend arguments to the effect there is no such thing as getting evidence to believe them.

I'll have plenty more to say about the notion of acceptance in what follows, and we will eventually converge on one particular kind of acceptance as the most germane to the purposes of the unified strategy. But to conclude this section, let me quickly respond to a fairly immediate concern about the strategy. How exactly does it promise to shore up the possibility of justified belief in type-II propositions? We are proposing to concede, after all, that we may indeed have no (evidentially) justified belief in type-III propositions—that maybe we can point to no cognitive accomplishment of which the effect is a reason to take it that they are more likely to be true than not—but countering that we may nevertheless berationally entitled to accept them. But if standard closure principles govern justified belief, then the counter comes too late to do any good. Standard closure principles will have it

8. Urged on me by Stephen Schiffer.
that justified belief in a type-III proposition will be a necessary condition for justified belief in anything one knows to entail it. To surrender the former will therefore be to surrender justified belief in type-II propositions more or less across the board. Maybe an entitlement to accept them nonetheless can be salvaged. But the idea was to use entitlement to save justification, not to replace it.

The observation is well made. It teaches that a proponent of the unified strategy must indeed impose some qualification on standardly accepted closure principles. In particular, it cannot be that evidentially justified belief is closed under (known/justifiably believed) entailment. That is not so remarkable a concession once one notices that evidential relations themselves are not so closed.9 But if we let 'warrant' disjunctively cover both evidential justification and entitlement, it can still be that warrant, inclusively so understood, obeys closure principles suitable to do justice to our strong intuitive conviction that 'justification'—pre-theoretically understood—should do so.

The specific concern about closure should be distinguished from a more general concern it illustrates: that once we admit mere entitled acceptances into the role of cornerstones, we are bound to risk 'leaching', as it were—an upwards seepage of mere entitlement into areas of belief which we prize as genuinely knowledgeable or justified. I'll come back to this more general concern towards the end.

III

Strategic Entitlement. One initially promising-looking direction is illustrated by Reichenbach's famous work on the problem of induction.10 Imagine Crusoe starving hungry on his desert island and totally unsuccessful in his attempts to find any animal or marine food sources. There are, however, plenty of luridly coloured fruits, of various kinds, all strange to him and none, so far as he can see, being eaten by any of the small number of

9. Which I take to be the minimal lesson of the kind of purported counterexample to closure of knowledge, or justification, originally pressed by Dretske [1970]. Whether or not I am justified in believing that the celebrated stripy animals are zebras but not in believing that they are not mules cleverly disguised as zebras, I unquestionably have the evidence of my eyes for the first and not for the second.
10. See especially Reichenbach [1938], §38.
seabirds that occasionally visit the island (there seem to be no avian land species there). In these circumstances, Crusoe may quite understandably feel that he has absolutely no reason to believe that any of the fruits are safe for consumption, much less nutritious. Nevertheless it's clear, assuming an interest in survival, that he is warranted in eating the fruit. Eating the fruit is, in game theoretical parlance, a dominant strategy. If the fruit is edible, he survives by eating it and will not otherwise do so; if the fruit is inedible, eating it will do him no good and may do him some harm—but the worst harm that it may do will be no worse (anyway, let's suppose he so views matters) than the harm of starvation. In all relevant possible futures, the mooted course of action either works out better than all alternatives or no worse than any alternative.11

The outlined reasoning justifies a course of action that would also be justified by (evidence for the) belief that the fruit is edible. As remarked, though, there is in the circumstances described no evidence for that belief. However in order for the Reichenbachian train of thought to serve the present purpose—that of assisting the unified strategy—something attitudinal has to be elicitable from it. In particular, we want to disclose reason to accept type-III propositions even if the possibility of obtaining evidence for them is allowed to be foreclosed by the sceptical argument. So

11. Here are three of Reichenbach's own examples:

A blind man who has lost his way in the mountains feels a trail with his stick. He does not know where the path will lead him, or whether it may take him so close to the edge of a precipice that he will be plunged into the abyss. Yet he follows the path, groping his way step by step; for if there is any possibility of getting out of the wilderness, it is by feeling his way along the path (Reichenbach [1949], p. 482).

The man who makes inductive inferences may be compared to a fisherman who casts a net into an unknown part of the ocean—he does not know whether he will catch fish, but he knows that if he wants to catch fish he has to cast his net. Every inductive prediction is like casting a net into the ocean of the happenings of nature; we don't know whether we shall have a good catch. but we try, at least, and try by the help of the best means available (Reichenbach [1968], pp. 245–6).

An example will show the logical structure of our reasoning. A man may be suffering from a grave disease; the physician tells us: 'I do not know whether an operation will save the man. But if there is any remedy, it is an operation.' In such a case, the operation would be justified. Of course, it would be better to know that the operation will save the man; but, if we do not know this, the knowledge formulated in the statement of the physician is a sufficient justification. If we cannot realise the sufficient conditions of success, we shall at least realise the necessary conditions of success. If we were able to show that the inductive inference is a necessary condition of success, it would be justified; such a proof would satisfy any demands which may be raised about the justification of induction (Reichenbach [1938] p. 349).
what, if any, attitudinal pay-off is there from the game-theoretic style of reasoning? Is there, on any natural understanding, a warrant provided for Crusoe's accepting that the fruit is edible, and should we think of him as implicitly doing so when he goes ahead and eats the fruit?

It's certainly open to us to fix such a use of the word, of course. Acceptance will stand in the appropriate generic relationship to belief just provided we regard an agent as accepting a proposition in all cases where she acts in a way which, given other aspects of her attitudinal set, would be rationally explained by her believing that proposition. So on this proposal, Crusoe, if persuaded to eat the fruits by the (cogent) reasoning outlined, thereby (warrantedly) accepts that the strange fruits are nutritious. And in general, the things one accepts will be the things one behaves—at least to a certain extent—as if one believed. In cases when the explanation of that behaviour is strategic, as in Crusoe's situation, rather than attributable to an agent's actually having evidence for the belief in question, we may then speak of a mere acceptance.

That's a possible linguistic proposal. But the resulting use of 'acceptance' may seem forced and psychologically artificial. Consider this example. You've just passed through airport security when an insurance company representative approaches you saying that, as a promotion, his company is offering free travel and accident insurance to every hundredth passenger entering the departures lounge, the only cost being that you leave him your postal address for further promotions. Suppose you are indifferent to that cost or even mildly interested to learn what the company has to offer. It then seems manifestly rational to accept the free policy, by reasoning directly analogous to Crusoe's. If the plane doesn't crash, you'll suffer no harm; and if it does crash, it will have been in your interest—in the extended sense in which one has an interest in the welfare of one's heirs after one's death—to have had the policy. Accepting the offer is therefore a dominant play. But it seems very strange to say that you thereby also accept—even if you do not believe—that the plane is going to crash, or even that you are acting on that assumption. No interesting attitudinal state would seem to be entrained.

12. More needs to be said about to what extent—see below.
13. Due to Stephen Schiffer.
There are however two salient differences between the examples. First, whereas you doubtless expect to complete your journey safely, Crusoe has no particular reason to expect that the fruit is inedible. If he had, it might still be rational for him to behave in just the same way—eating the fruit might still represent his only chance, though now, subjectively speaking, a reduced one. But then, as in the airport insurance case, it would also seem intuitively wrong to speak of him as accepting that the fruit was edible. Second, the airport example does not actually involve what it was proposed that acceptance should minimally involve, viz. the agent’s acting in a way which, given other aspects of his attitudinal set, would be rationally explained by his believing the proposition. On natural assumptions, what would be rationally explained by your believing the plane is going to crash would be, not your acceptance of an offer of free insurance, but your refusing to board the plane.

Two revisions to the proposal are thus invited: first, that acceptance that \( P \) should require absence of disbelief that \( P \): agents can be properly said to accept a proposition only when it is rationally available to them; that is, is consistent with what they believe. And second, acceptance of a proposition should require that an agent really does act in all respects as if they believed the proposition in question, and not merely in some restricted salient set of respects.

In fact, the second revision entails the first. If I actually disbelieve \( P \), then that fact is inevitably going to impact on the explanation of various things I do, or would be willing to do; so my behaviour will necessarily not be in all respects as if I believed \( P \). But the second revision is also too strong as formulated. For if the notion of acceptance is to be well conceived, there had better—of course—be some operational differences between an agent who (rationally) merely accepts a given proposition and one who (perhaps irrationally) believes it. And there will. If Crusoe believes the fruit is edible, then his mood, for example, as he eats it is likely to be very different from how it will be if he merely accepts that it is edible in the strategic kind of sense proposed. The matter needs a much more nuanced discussion than I have space to attempt here but the relevant basic point is

that the explanatory parallels between belief and mere acceptance will be restricted to their role as reasons for further thought and actions. Ordinary intentional psychological thought routinely involves a number of other—non-rationalising—kinds of explanation. There are many kinds of response—emotions, attitudes and actions—which it views as characteristic or expressive of a given psychological state without being rationalised by it. The constitutive requirement on an agent’s acceptance that P should be that she (be disposed to) accept the consequences of P and to behave, in so far as she behaves rationally, just in ways that would be practical-syllogistically rationalised by her actual desires and other beliefs/acceptances if in addition she were also to believe that P. Note that the second revision, appropriately qualified in this direction, is still going to be strong enough to entail the first.

There is much more to say but let’s take stock. There is an attitude which can naturally be associated with (some instances of) Reichenbachian reasoning: roughly, that of committing oneself to act on a certain assumption. That is certainly an attitude to the content of the assumption in question. Of course the scope of the commitment can be qualified—it may apply just to action for one specific goal in one specific context—and it’s duration can be relatively ephemeral. Crusoe’s commitment will endure just so long as he needs nutrition and no other possible way of getting it but eating the fruit obtains. What the Reichenbachian thought provides us with is one relatively clear paradigm of how such a commitment can be rational for reasons which do not impinge on the likelihood of the truth of the assumption in question. But it will seem more natural to describe such a rational commitment as involving an attitude of acceptance to the extent that its rationality generalises across a variety of situations and contexts and, in the limit, across situations and contexts in general. Beliefs of course can change. But so long as I have it that someone believes something, then ceteris paribus that piece of information goes into the explanatory machinery to which I may appeal in rationalising his actions in any context. ‘Acceptance’ will be most naturally reserved for an attitude with a similarly wide explanatory potential.

The foregoing illustrates the general point that, so long as it is insisted that rational belief is per se belief supported by
evidence, the unified strategy must ultimately rest on a developed philosophical psychology of an attitudinal state, or states, of acceptance which are belief-like, and capable of underwriting belief, yet contrast with belief. Very roughly, if we think of ‘belief’, in its core uses, as denoting a normatively constrained and normatively constraining state—a state identified by its ‘in’- and ‘out-rules’, as it were: something essentially rationally controlled by evidence and essentially rationally committal to thought and action—then the general idea I am canvassing is that it will be necessary, in trying to make something of the notion of rational entitlement, to think in terms of attitudinal states which share much of the second ingredient—the element and style of commitments involved—with belief, but not the first. Of course it will do no harm to call states of both kinds ‘beliefs’. But then the sceptical point—that certain of our cornerstone ‘beliefs’ seem to be essentially uncontrolled by any proper accumulation of evidence—will no longer carry an automatic critical impact. The question will be whether these ‘beliefs’ are properly viewed as subject to such controls in the first place or whether they are not instead examples of a species of attitudinal acceptance whose rationality, when it is rational, may be grounded differently.

Here in any case, to round off this section, is a first proposal about entitlement:

An agent X is contextually strategically entitled to accept P just in case

(i) X has no sufficient reason to believe that P is untrue; and
(ii) in the particular context and for its characteristic purposes, it is a dominant strategy for X to act—as far as the achievement of those purposes is concerned—as if he had a justified belief that P.

So then

A thinker X is absolutely strategically entitled to accept P just in case

(i) X has no sufficient reason to believe that P is untrue; and
(ii) in all contexts, it is a dominant strategy for X to act exactly as if he had a justified belief that P.
In these terms, the Reichenbachian contention about induction may be viewed as being that an acceptance of the Uniformity Thesis is an absolute strategic entitlement, and that we are accordingly justified in basic inductive inference in contexts in general. By contrast, Crusoe is merely contextually entitled to accept that the island fruits are edible. And the airline insurance example involves no, even merely contextual, strategic entitlement.

IV

How Much Can Strategic Entitlement Do? How far might strategic entitlement, roughly so characterised, go towards executing the unified strategy?

Let's review the core thought as it concerns induction. We can represent it like this:

(a) We need, if we are to lead even secure, let alone happy and valuable lives, to be able to form reliable (conditional) expectations about the future—about what will happen (if so-and-so is the case.)

(b) (i) If the Uniformity Thesis holds, inductive methods will be the most effective way of arriving at the true generalisations and theories which will support such reliable expectations.

(ii) If the Uniformity Thesis fails, no methods will do any better than induction as a means for arriving at reliable expectations.

Therefore

(c) The use of inductive methods is a dominant strategy for arriving at reliable expectations.

(d) We have no reason to believe that the Uniformity Thesis fails.

Therefore

(e) We are absolutely strategically entitled to accept the Uniformity Thesis and, hence, to accept that the world is inductively amenable.

If this reasoning is accepted, it immediately provides a modest fire-wall around inductive scepticism. Sure, it doesn’t give us the
right to say that we know that nature will be continuously inductively amenable. Indeed it appears to provide no reason for the subjective confidence which we undoubtedly repose in inductive method—someone who grasps and acts on the strategic reasoning could quite consistently, it seems, be as pessimistic about induction as you like. (However, I will return to qualify this, and the qualification will be important.) Still, what primarily seems disconcerting about the sceptical argument is the apparent implication that there is no rational basis for preferring the methodology of empirical science to divination of entrails or the tarot pack. Reichenbach complains about Hume that

he is not alarmed by his discovery; he does not realise that, if there is no escape from the dilemma pointed out by him, science might as well not be continued—there is no use for a system of predictions if it is nothing but a ridiculous self-delusion... if there is no justification for the inductive inference, the working procedure of science sinks to the level of a game...

If the reasoning to (e) above is effective, then—in perfect accord with the unified strategy—it pre-empts this depressing prospect. Maybe we do not know that Nature is Uniform and have no genuine evidence for the likelihood of its continuing inductive amenability. But if the argument succeeds, we are absolutely strategically entitled to accept that things will so continue. The methodology of empirical science will have a rational authority, at least insofar as it rests on simple inductive inference, which divination of entrails and readings of the tarot pack cannot match.

I won't here consider further whether (any version of) the Reichenbachian argument should indeed be accepted. One obvious point of vulnerability is claim (b)(ii): worlds in which Uniformity fails, one might suppose, would come in all sorts of chaotic varieties—how can we be sure, a priori, that there are

16. This much is not yet a response to the 'leaching' problem highlighted at the conclusion of Section II above.
17. The argument has of course been roundly criticised. But perhaps the most major concern about it is its seeming inability to address Goodman's 'New Riddle' (Goodman [1955]). Even if inductive generalisation of sampled evidence is a dominant strategy, that gives one no guidance about the proper description (green emeralds or grue emeralds?) of the pattern displayed by the sample.
none in which some non-inductive method of belief formation might not be predictively more successful? Our interest now, however, is in the question, with what degree of success we might expect to be able to wield the emergent notion of strategic entitlement against I-II-III scepticism in general—granted, for the sake of argument, that it may prove to carry some clout against inductive scepticism in the fashion Reichenbach hoped.

Is there any possibility that we might make out an absolute strategic entitlement to accept the type-III propositions earlier reviewed? Consider the case of perception and the material world. *Prima facie* it’s straightforward to generate an analogue of the reasoning from (a) to (e). Thus:

(a)* It is of paramount importance to us to find our way around the world, make use of its resources, avoid danger, and so on. If we are to do these things, we need to be able to form reliable beliefs about the locations and dispositions of material objects.

(b)*

(i) If the world is generally open to our perceptual faculties, ordinary observation will be the most effective way of forming such beliefs.

(ii) If the world is not generally open to our perceptual faculties, no other capacities that we possess will fare any better.

Therefore

(c)* Reliance on ordinary observation is a dominant strategy for arriving at reliable beliefs about the location and dispositions of material objects.

(d)* We have no reason to believe that the world is not generally open to our perceptual faculties.

Therefore

(e)* We are absolutely strategically entitled to accept that the world is generally open to our perceptual faculties.

And that, if allowed, would certainly be a finding worth having. But it’s clear, on reflection, that it comes short as a response to material world scepticism—in both Cartesian and I-II-III...
varieties—even in the restricted (non conviction-justifying) way in which (e) responds to inductive scepticism. It comes short as a response to Cartesian scepticism because an entitlement to accept that the world is generally open to our perceptual faculties when they are engaged seems to sit quite comfortably alongside the worry that, right now, those faculties are not engaged—that right now I am suffering a persistent lucid dream, or that I am (since yesterday, say) a brain-in-a-vat. And it comes short as a response to I-II-III scepticism about the material world because more is needed, according to that form of scepticism, to facilitate the inference from the relevant kind of type-I proposition to the relevant kind of type-II proposition than is provided by the entitlement which the reasoning actually promises to provide.

To see the last point, reflect that in order justifiably to move from a claim of type-I, concerning how things currently seem according to my experience, to a claim of type-II, concerning characteristics of local material objects, we require, according to the sceptical argument, the collateral information that:

There is a material world, broadly in keeping with the way in which sense experience represents it.

This embeds two components: the ontology of the material world, and the methodology of reliance on sense-perception as a source of belief about it. And the Reichenbachian routine, (a)*–(e)*, bears in effect only on the second. Once it is granted that there is a material world at all, we get a strategic entitlement—if the routine succeeds—to take it that it is, broadly, open to our perceptual capacities. But the reasoning simply helps itself to the ontological component—that there is an external material world at all—from the start; it is a presupposition of its premise, (a)*. No strategic entitlement issues to accept that there is a material world: only, if there is one, to accept that our sense experience yields broadly reliable representations of it. We may foresee a similar shortcoming in the attempt to address I-II-III scepticism concerning other minds and the past by versions of the same routine.

Why doesn’t the Reichenbachian reasoning fall short in a similar way (again, I am not taking a stand on whether it falls short in other ways) as a response to inductive scepticism? Because inductive scepticism, though an instance if I-II-III scepticism, precisely differs from the other examples in targeting the second
component—the methodological component—in the collateral information which it claims is necessary if the relevant form of ampliative inference is to be justified. It is not in doubt—in the standard dialectic with the inductive sceptic—that there is indeed a (spatio-temporally) extended tract of reality going beyond hitherto observed regularities. The question is: what vindicates inductive method as a way of forming beliefs about that tract of reality? And the Reichenbachian answer, crudely, is that either it works (as well as or) better than anything else or nothing works at all. What the reasoning from (a)* to (e)* makes plausible is that a methodological scepticism about perception would be as tractable by such considerations as inductive scepticism is (if that is so tractable at all). Likewise for a methodological scepticism about reliance on others’ manifest behaviour and physical condition as a guide to their mental states, or reliance on memory as a guide to the past. But scepticism about the material world, other minds and the past is classically not methodological but ontological. And for this ontological scepticism, it appears, entitlement of strategy promises no cure. If the unified strategy can offer a cure, it will be by means of a different medicine.

V

Entitlement of Cognitive Project. A second, rather different species of entitlement is suggested by one tendency in Wittgenstein’s remarks On Certainty. Here are two illustrative passages:

163. ... We check the story of Napoleon, but not whether all the reports about him are based on sense-deception, forgery and the like. For whenever we test anything, we are already presupposing something that is not tested...

Compare:

337. One cannot make experiments if there are not some things that one does not doubt. But that does not mean that one takes certain presuppositions on trust. When I write a letter and post it, I take it for granted that it will arrive—I expect this.

If I make an experiment I do not doubt the existence of the apparatus before my eyes. I have plenty of doubts, but not that. If I do a calculation I believe, without any doubts, that the figures on the paper aren’t switching of their own accord, and I also trust my memory the whole time, and trust it without reservation.
To take it that one has acquired a justification for a particular proposition by the appropriate exercise of certain appropriate cognitive capacities—perception, introspection, memory, or intellection, for instance—always involves various kinds of presupposition. These presuppositions will include the proper functioning of the relevant cognitive capacities, the suitability of the occasion and circumstances for their effective function, and indeed the integrity of the very concepts involved in the formulation of the issue in question. I take Wittgenstein’s point in these admittedly not unequivocal passages to be that this is essential: one cannot but take certain such things for granted (though I am not sure how we should interpret his implied contrast between taking for granted and ‘taking on trust’. More about trust shortly.)

That is not to deny that, if one chose, one could investigate (at least some of) the presuppositions involved in a particular case. I might go and have my eyesight checked, for example. But the point is that in proceeding to such an investigation, one would then be forced to make further presuppositions of the same general kinds (for instance, that my eyes are functioning properly now, when I read the oculist’s report, perhaps with my new glasses on.) Wherever I get in position to claim justification for a proposition, I do so courtesy of specific presuppositions—about my own powers, and the prevailing circumstances, and my understanding of the issues involved—for which I will have no specific, earned evidence. This is a necessary truth. I may, in any particular case, set about gathering such evidence in turn—and that investigation may go badly, defeating the presuppositions that I originally made. But whether it does or doesn’t go badly, it will have its own so far unfounded19 presuppositions. Again: whenever claimable cognitive achievement takes place, it does so in a context of specific presuppositions which are not themselves an expression of any cognitive achievement to date.20

19. —unbegründet (On Certainty §253).
20. It’s natural to rejoin that one may have inductive grounds for confidence in the present sound functioning of one’s perceptual faculties. But in that case one relies on the evidence for the induction—on the previous sound functioning of one’s perceptual faculties. So was that independently checked in a large number of cases? And even if so, is not one in any case now relying, without specific evidence, on one’s memory of the outcome of the checks?
These presuppositions are not just one more kind of Wittgensteinian 'hinge' proposition as that term has come generally to be understood. Hinges, broadly speaking, are standing certainties, exportable from context to context. Whereas the present range of cases are particular to the investigative occasion: they are propositions like that my eyes are functioning properly now, that the things that I am currently perceiving have not been extensively disguised so as to conceal their true nature, etc.

A natural first reaction is that if this is right—if all claimable cognitive achievement rests on specific, ungrounded presuppositions—then we just have the materials for a new—third form of—sceptical paradox. The key thought in the new paradox would be a generalisation of part of the Cartesian sceptical routine about dreaming. Plausibly, our confidence in the things which we take ourselves to have verified in a particular context can rationally be no stronger than our confidence in the kind of context-specific presuppositions just remarked. Suppose I set myself to count the books on one of the shelves in my office and arrive at the answer, 26. Then the warrant thereby acquired for that answer can rationally be regarded as no stronger than the grounds I have for confidence that I counted correctly, that my senses and memory were accordingly functioning properly, that the books themselves were stable during the count and were not spontaneously popping into and out of existence unnoticed by me, etc. Yet I will have done nothing—we may suppose—to justify my confidence in all these specific presuppositions. So how have I achieved any genuine warrant at all?

Here is a possible line of reply. If there is no such thing as a process of warrant acquisition for each of whose specific presuppositions warrant has already been earned, it should not be reckoned to be part of the proper concept of an acquired warrant that it somehow aspire to this—incoherent—ideal. Rather, we should view each and every cognitive project as irreducibly involving elements of adventure—I have, as it were, to take a risk on the reliability of my senses, the conduciveness of the circumstances, etc., much as I take a risk on the continuing reliability of the steering, and the stability of the road surface every time I ride my bicycle. For as soon as I grant that I ought—ideally—to check the presuppositions of a project, even in a context in which there is no particular reason
for concern about them, then I should agree *pari passu* that I ought in turn to check the presuppositions of the check—which is one more project after all—and so on indefinitely, unless at some point I can foresee arriving at presuppositions all of which are somehow safer than those of the initial project. If not, then there will be no principled stopping point to the process of checking: the quest for security will be endless, and therefore useless. And if that is the situation, then the right response—the reply will continue—is not to conclude that the acquisition of genuine warrant is impossible, but rather to insist that it does not require this elusive kind of security. Rather, warrant is acquired whenever investigation is undertaken in a *fully responsible* manner, and what the paradox shows is that full epistemic responsibility cannot, *per impossibile*, involve an investigation of every presupposition whose falsity would defeat the claim to have acquired a warrant. (Suggestion: the correct principle is not that any acquired warrant is no stronger than the weakest of one’s independently acquired reasons to accept each of its presuppositions. It is, rather, that it is no stronger than the warrant for any of the presuppositions about which there is some *specific antecedent reason* to entertain a misgiving.)

This line of reply concedes that the best sceptical arguments have something to teach us—that the limits of justification they bring out are genuine and essential—but then replies that, just for that reason, cognitive achievement must be reckoned to take place within such limits. The attempt to surpass them would result not in an increase in rigour or solidity but merely in cognitive paralysis.

Let me try to harness these ideas to a definite proposal about entitlement. First (to tidy up a bit) a definition: let us say that

P is a presupposition of a particular cognitive project if to doubt P (in advance) would rationally commit one to doubting the significance or competence of the project.

Then the relevant kind of entitlement—an entitlement of cognitive project—may be proposed to be any presupposition of a cognitive project meeting the following additional two conditions:

(i) We have no sufficient reason to believe that P is untrue
and

(ii) The attempt to justify P would involve further presuppositions in turn of no more secure a prior standing ... and so on without limit; so that someone pursuing the relevant enquiry who accepted that there is nevertheless an onus to justify P would implicitly undertake a commitment to an infinite regress of justificatory projects, each concerned to vindicate the presuppositions of its predecessor.

No doubt that will stand refinement, but the general *motif* is clear enough. If a cognitive project is indispensable, or anyway sufficiently valuable to us—in particular, if its failure would at least be no worse than the costs of not executing it, and its success would be better—and if the attempt to vindicate (some of) its presuppositions would raise presuppositions of its own of no more secure an antecedent status, and so on *ad infinitum*, then we are entitled to—may help ourselves to, take for granted—the original presuppositions without specific evidence in their favour. More generally, wherever we need to carry through a type of project, or anyway cannot lose and may gain by doing so, and where we cannot satisfy ourselves that the presuppositions of a successful execution are met except at the cost of making further presuppositions whose status is no more secure, we should—are rationally entitled to—just go ahead and trust that the former are met.

I said 'trust that' and not merely 'act on the assumption that'. Here is the place to register a very important gloss on the understanding of 'acceptance' needed by the unified strategy. Earlier, in discussion of the Reichenbachian approach, it was suggested that the kind of acceptance which is motivated by an (absolute) strategic entitlement would be consistent with agnosticism, even pessimism about the truth of the supposition in question. That, of course, if correct, limits the power of strategic entitlement as a response to inductive scepticism, since there is no question but that ordinary inductive thought involves, more than a strategic acceptance of the inductive amenability of the world, an implicit trust in it. Do we do better in this respect with entitlement of cognitive project? Is it an entitlement to *trust*?

Suppose it is less. In that case, to appreciate my entitlement to accept that my sensory apparatus, for example, is right now...
generally sound will be fully consistent with my taking an agnostic or sceptical view about the matter. But seems impossible to square agnosticism, say, about that with a conviction of the truth of the ordinary day-to-day things I routinely take myself to verify by perceptual means. I cannot rationally form the belief that it is currently blowing a gale and snowing outside on the basis of my present visual and auditory experience while being simultaneously agnostic, let alone sceptical, about the credentials of that experience. Sure, I can decide what beliefs it would be appropriate to form on the assumption that my sensory apparatus is currently sound, but I will not, if rational, be able to form those beliefs while I am open-minded—so unpersuaded—whether it is sound. To choose to act on an assumption is—extensionally—to choose to act in ways that would be rationalised by believing it. But this chosen range of action cannot, for a rational subject, extend to the formation of the beliefs that would be appropriate if, more, one trusted that the assumption was true. Since believing in general is not purely voluntary but is controlled by reasoning and evidence, it is not a rational option for someone who is sceptical or agnostic about the pedigree of the relevant evidence, or the character of the reasoning involved.

So much is indeed implicit in the very characterisation I gave of a presupposition of a cognitive project: something doubt about which would rationally commit one to doubting the significance or competence of the project. Since one will not (rationally) believe anything on the evidence afforded by carrying through a project of whose significance or competence one is unpersuaded, it follows immediately that if acceptance of such a presupposition is to be capable of underwriting rational belief in the things to which execution of the project leads, it has to be an attitude which excludes doubt. If there is entitlement of cognitive project, it has to be an entitlement not merely to act on the assumption that suitable presuppositions hold good, but to place trust in their doing so.

The same, indeed, must hold for absolute strategic entitlement too. More carefully, it must hold for absolute strategic entitlement to any supposition which is to underwrite a policy of belief formation (rather than merely non-doxtastic forms of action). In particular, if a strategic acceptance of the Uniformity of Nature is to ground specific inductively formed expectations—contrast:
working hypotheses—then that acceptance cannot be exhausted by the decision merely to act on the assumption of Uniformity in all contexts. For again, free action on an assumption will—in a rational subject who is uncommitted to its truth—inevitably stop short of the formation of the specific beliefs which holding it to be true would mandate. So our discussion of Reichenbach and strategic entitlement needs a crucial amendment. If there is a strategic entitlement to a policy of forming beliefs inductively, it must be an entitlement to trust that the world is so constituted that such a policy will, by and large, often enough, be successful. A strategic entitlement to accept the Uniformity of Nature and Crusoe's strategic entitlement to accept that the island fruits are edible differ in just that respect.

This is the point of convergence I promised in Section II. Acceptance, for the purposes of the unified strategy, is—or has to involve—trust. 'Warrant for nothing' is entitlement to trust. It is in the nature of trust that it gets by with little or no evidence. That is exactly how it contrasts with belief proper, and it is not per se irrational on account of the contrast. Entitlement is rational trust.

VI

How Much Can Entitlement of Cognitive Project Do? We already touched on one striking prospective capture when we noted that the presuppositions of a given cognitive project will characteristically include the proper functioning of the cognitive capacities which need to be engaged in pursuing it, the suitability of the attendant circumstances for their effective function, and indeed the integrity of the very concepts involved in the formulation of the project to hand. Since this goes for any cognitive project, there are bound to be presuppositions falling within these same three broad categories which occur at the next level up—if one were to set out to confirm the presuppositions of the original project—and so on indefinitely. So, while the details need thinking through, there seems every prospect that some presuppositions of at least these three kinds will meet the defining conditions on entitlement of cognitive project. It would follow in particular—provided the very idea of entitlement of project is in good standing—that in all circumstance where there is no specific reason to think otherwise,
we are each of us entitled to take it, without special investigative work, that our basic cognitive faculties are functioning properly in circumstances broadly conducive to their successful operation. If so, that immediately empowers us to dismiss the various scenarios of cognitive dislocation and disablement—dreams, sustained hallucination, envatment and so on—which are the stock-in-trade of Cartesian scepticism. That, for instance, I am not right now dreaming is a presupposition in the sense defined of any cognitive project involving perceptual interaction with the world, and a presupposition, moreover, which I have, right now, no reason to suppose unsatisfied and of which any effective investigation by me would involve the same presupposition over again. That indeed was the triumphant thrust of the sceptical routine we reviewed at the start: that there is no evidentially justifying the claim that I am not right now dreaming. But under the aegis of entitlement of cognitive project, that routine is tamed to issue in the benign conclusion that I am rationally entitled to take the falsity of the dreaming hypothesis on trust in any broadly empirical cognitive project; so the Cartesian sceptical argument, which depends on my having no good reason to discount it, is nipped in the bud.

This is a good result, it goes without saying, only if it is selective—only if the entitlements generated turn out to be cornerstones of our actual ways of thinking about and investigating the world and do not extend to all manner of (what we would regard as) bizarre and irrational prejudices. As a test case, suppose I undertake a project is to predict the winners in tomorrow’s card at Newmarket by rolling a pair of dice for each runner in the afternoon’s races and seeing which get the highest scores. Clearly it is a presupposition of this project that the method in question has some effectiveness. What prevents that presupposition becoming an entitlement?

The obvious answer is that clause (i) is unsatisfied—there is every reason to doubt that the method in question is effective. But that is not the fundamental point. The fundamental point is that (as we know) it would be straightforward to gather no end of empirical evidence to discredit the dice-rolling method. And this would not be possible if the various presuppositions of such evidence-gathering in turn were of ‘no more secure a prior standing’ than the dice-rolling method. If they were of no more
secure a prior standing, we'd have to admit to a stand-off and suspend judgement. So the very discreditability of the method entails that clause (ii) is unsatisfied.

A doubt now comes into focus, however. There is no entitlement to trust in the dice-rolling method because it is a method for assessing statements which allow of independent assessment by more basic means, whose reliability is of more secure prior standing. What of a case where that feature is missing? Suppose I postulate a tract of reality—it might be the realm of non-actual possible worlds as conceived by Lewis—which is spatio-temporally insulated from the domain of our usual empirical knowledge, and a special faculty—as it may be, our non-inferential ‘modal intuition’—whose operation is supposed to allow us to gather knowledge about it. Do I have an entitlement of cognitive project to trust the (alleged) faculty on any particular occasion? If not, why not? After all, I have—in the nature of the case, since I cannot compare its deliverances with the facts, independently ascertained—no reason to believe that it is unreliable (so long as its prompting are consistent); and any attempt to check on its functioning will presumably perforce involve further modal intuition, ‘of no more secure a prior standing’. But do we want Lewis’s views about the nature of modality—making no judgement about their independent merit—to turn out to be a matter of rational entitlement in any case? If not, what blocks them doing so?

The example highlights something vital about the limitations of this genre of entitlement. It may very well prove to be the case that a trust in the reliability of basic modal intuition—in our primitive, non-inferential impressions of modal validity and invalidity—turns out to be a matter of entitlement of cognitive project. What is not an entitlement—or not this kind of entitlement anyway—is the specific Lewisian metaphysics, or any specific metaphysics, of the nature of modal reality, any specific conception of the kinds of states of affairs which make modal claims true or false. We may prove to be entitled to trust, in any particular cognitive project involving modal judgement, that those of our faculties which are essentially involved in such judgement are functioning properly in circumstances broadly conducive to their effective function. But we are not thereby entitled to any particular conception of the nature of modal facts.
The point, generalised, is that entitlement of cognitive project fares no better than strategic entitlement as a response to I-II-III scepticism in general, and falls short in a similar way. Type-III propositions—that there is a material world, that there are other minds, that the world has an extended history—are indeed presuppositions of our enquiries in the sense defined. But they are not entitlements of cognitive project as characterised, since they fail to meet condition (ii). The problem with type-III propositions is not that—like 'my visual system is functioning properly on this occasion'—to accept that there is an onus to justify them in any particular context in which they are presuppositional would—plausibly—be to accept an infinite regress of similar justificatory obligations. Rather, it is that, failing some independent response to the sceptical argument, one has no idea how to justify them at all. Entitlement of cognitive project does not, any more than strategic entitlement, extend to matters of ontology. Once granted a certain conception of certain of our cognitive powers and the nature of their sphere of operation, we may be able to appeal to this kind of entitlement to make a case that, for the purposes of any particular enquiry of the relevant kind, we are entitled to take it on trust that those powers are functioning effectively in conducive circumstances. But if so, this congenial finding comes within a context in which the broad nature of the powers in question and the character of their subject matter to which they are sensitive is not in question. Once those matters do come into question, it is hard to see that anything so far said promises much in the way of answers.

VII

Entitlement of Rational Deliberation. Strategic entitlement and entitlement of cognitive project both allow that it is rational to place trust, without evidence, in two kinds of presupposition of pure enquiry—those whose acceptance generates a dominant policy in relation to the goals of (a particular kind of) enquiry, and those which believing the results of an enquiry rationally requires us not to doubt, yet which are beyond vindication by evidence except at the cost of further presuppositions of the same kind (or more generally, further presuppositions which are no more
secure). In contrast, the third genre of entitlement to be canvassed here is anchored in the constitutive requirements of rational action.

The generic thought is that since rational agency is nothing we can opt out of, we are entitled to place trust in whatever (we have no evidence against and which) needs to be true if rational decision-making is to be feasible and effective. More carefully, say that \( P \) is a general presupposition of rational deliberation just in case it may be recognised \textit{a priori} that a soundly based—justified and correct—decision on the respective merits of alternative courses of action open in a particular context is possible only if \( P \) holds good in that context—so that an agent who found herself in possession of reason to regard \( P \) as failing in a particular deliberative context would be bound to regard herself as—if only temporarily—in capacitated from rational decision-making. The proposal is, then, that an agent has an entitlement to place trust in any of the general presuppositions of rational deliberation which she has no reason to regard as failing in her particular deliberative context.

She is so entitled because the need to take decisions will, time and again, trump whatever may be the limited possibilities—especially in the light of sceptical argument—for gathering positive evidence that the general presuppositions hold good in the particular context, and because—as a rational agent—her decisions have to be informed by \textit{reasoned beliefs} about what is for the best. Since such beliefs will be possible for her only in a context in which she has trust that what she knows to be necessary conditions for their being soundly arrived at are met, only a thinker who has such trust can be a rational agent.

Two such species of necessary conditions, hence entitlements, are worth remarking. Deliberating what to do involves consideration of alternatives, in the light of one’s wishes and aims. So one general presupposition of rational deliberation is that one has sufficient self-knowledge to identify those of one’s wishes and aims which are relevant to the decision at hand. Psychological self-knowledge, to that limited extent, is an entitlement of rational deliberation.

A second example emerges from the observation that sound assessment of alternative courses of action requires, \textit{inter alia}, knowing or justifiably believing a range of (open subjunctive) conditionals which variously define what may be expected to occur
if such-and-such a direction is pursued. And such knowledge inevitably involves reviewing what support is provided for them by various relevant kinds of known generalisation: it is reasonable to believe that if I were to perform an action of such-and-such a kind, such-and-such a situation would (probably) result because it always (or usually) does, or because, although there is no established pattern, there is theoretical reason, backed by other generalisations, for that expectation. In general, ordinary rational deliberation is possible only for someone who rationally believes in certain relevant empirical generalisations. And it is well grounded only when suitable such generalisations are true.

Consider then the proposition that nature displays sufficiently many inductively and abductively ascertainable regularities to make the prosecution of those methods worthwhile. We have no reason to disbelieve this. And if it is not true, then we lose the means necessary to select the subjunctive conditionals that are needed in practical deliberation, and practical deliberation itself becomes paralysed. By the proposed notion of entitlement, we are therefore in position rationally to accept that nature displays sufficiently many inductively/abductively ascertainable regularities to make the prosecution of those methods worthwhile. But that is enough to ensure the rationality of employing those methods.

In more detail:

We cannot function effectively as deliberative agents unless we presuppose that there is a wealth of correct subjunctive conditionals.

Subjunctive conditionals are correct in virtue of nomic regularities.

So we cannot function effectively as deliberative agents unless we presuppose that there are sufficient nomic regularities to sustain a wealth of correct subjunctive conditionals.

Since there is no reason to doubt that there is such a sufficiency of nomic regularities, the supposition that there are is accordingly an entitlement by the proposal. But now suppose it may also be shown that

If a nomic regularity obtains and there are accessible grounds for believing in it at all, then here are broadly inductive, or abductive grounds for doing so—grounds that belong with the methodology of the developed empirical sciences.
Nomic regularities which make an observable difference, in other words, are symptomatised by the availability of scientific evidence that they obtain. It would follow that, in the context of our need to select correct subjunctive conditionals, and hence to find true regularities to sustain them, there is a better type of ground to rely on than the broadly scientific—say an M-ground—only if two conditions are met: first, that it likewise follows from the obtaining of a nomic regularity that, if warrantedly believable at all, there will be M-grounds for believing it; and second, that there is less chance of rogue M-grounds—M-grounds which indicate a nomic regularity where there is none—than of rogue inductive or abductive grounds. But we know of no such type of ground.

And that, it would seem, is enough. Under the rubric proposed, we have an entitlement of rational deliberation to trust that there are many nomic regularities. Any nomic regularity that has an effect on the observable is symptomatised by the availability of inductive or less direct empirical evidence. We know of no more reliable symptom. So reliance on inductive and abductive methods is the best we can knowledgeably do in pursuit of purposes which are essential to rational agency itself, and thus unavoidable.

This attempt to capture induction as an entitlement is somewhat distant from the strategic route. In particular, there is no need for the lemma that inductive inference is a dominant strategy. The essential thought is merely, that the truth of the Uniformity Thesis is a general presupposition of rational deliberation and that, absent evidence to doubt it and knowing of no superior way in general to gain access to the regularities in whose existence we are thereby entitled to trust, it is rational to rely on inductive and abductive methods in doing so.

VIII

Entitlements of Substance? If, as just argued, entitlement of rational deliberation can be made to cover inductive and abductive inference, then it ought to allow extension to an acceptance of (records concerning) a substantial past. For it is the past that offers the evidence which those methods require. So at least in context of rational deliberation, material is promised to
address I-II-III scepticism in two of the originally troublesome areas—empirical generalisations and statements concerning the past. But we still have the problem that has beset us throughout: the prospects of making out that our acceptance of an external material world and the existence of other minds are entitlements seem no better in this context than they transpired to be under the aegis of entitlement of strategy and of cognitive project. Maybe some subtle philosophy can disclose otherwise but it is no obvious presupposition of rational deliberation to conceive of the stuff of the world as matter or to acknowledge the existence of minds besides one's own. Can these—our most fundamental conceptions of the substance of the world—be made out to be matters of entitlement? I have no definite argument to offer for either answer, but must be content merely to indicate a direction by which a (partial) answer might be found.

As I stressed earlier, we may avoid particular versions of the I-II-III argument by arguing for a rejection of the justificational architecture which it presupposes—with perceptual claims, perhaps, in pole position for the attempt. But if this is to be a globally successful tactic, then we will have to do nothing less than so fashion our thinking that it nowhere traffics in propositions related as type-I propositions and type-II propositions. None of the thoughts we think must be such that their truth-makers are beyond our direct cognition, so that we are forced to rely on finite and accessible putative symptoms of their obtaining.

Could there be such a way of thinking? Earlier, it was suggested that there could not; that an unavoidable and unacceptable casualty of any such scheme of thought would be the thinker's conception of her own cognitive locality—the idea of a range of states of affairs and events existing beyond the bounds of her own direct awareness. Globally to avoid the justificational architecture presupposed by I-II-III scepticism would be to forgo all conception of oneself as having position in a world extending, perhaps infinitely, beyond one's cognitive horizon. In particular, it would be to surrender all conception of our own specific situation within a broader objective world extending spatially and temporally beyond us. However it is, of course, a real and crucial question—not to be addressed dogmatically—whether there could be any coherent such system of thought.
I shall not here try to develop an argument that there could not. Certainly, all our actual thought and activity is organised under the aegis of a distinction between states of affairs accessible to us at our own cognitive station and others that lie beyond, and it is difficult to form any clear concept of how things might be otherwise. There is however a well-known train of thought, popularly understood as Kantian and given body by Strawson’s classic discussion in Chapter 2 of *Individuals* and the memorable critique of Strawson by Gareth Evans, which argues, in effect, that cognitive locality goes with the very idea of our experience as being of an objective world, of a reality that stands independent of it. More specifically, it is only via a conception of the possibility of states of affairs and processes occurring unperceived that sense can be given to the idea that experience informs us of a reality not of its making. But that conception calls in turn for a conception of a way, or ways, in which states of affairs and processes can elude the awareness of a thinker, which—according to the Kantian train of thought—in turn necessarily involves some dimension of variation of locality—the idea of a situation obtaining, in the most abstract sense, elsewhere—and hence a conception of that dimension of variation. And now that conception in turn arguably demands some notion of the make-up—substance—of a state of affairs suitable to allow it to be situated ‘elsewhere’.

Of course, that is all—to put the matter kindly—somewhat promissory. And it impresses as ambitious to hope that our specific conceptions of space (and time) and matter might somehow precipitate themselves out of this direction of enquiry as transcendentally imposed by the very idea of objective experience. But something less specific might: it does not seem altogether fanciful that a developed (Kantian or Strawsonian) metaphysics might teach us that to operate any scheme of thought rich enough to recognise objective experience—rich enough to allow for experience of states of affairs whose existence is constitutively independent of experience—must involve a grasp of the idea of particular states, events and processes existing outside the thinker’s cognitive locality, and hence some conception of dimension(s) of locality and an appropriately co-

ordinated conception of substance. If so, then the mere conception of ourselves as capable of experience of a world cannot escape some conception of substance: of the nature of what fundamentally constitutes the kinds of states of affairs that can be situated 'elsewhere'. Assuming that conceiving of experience as objective is somehow independently mandated—of course, that raises further major issues—a somewhat minimal notion of entitlement of substance might then emerge: since some conception of one's cognitive locality and of the substance of states of affairs that are elsewhere is essential to any objective conception of experience—and since (suppose) so conceiving of experience is independently warranted or unavoidable—a thinker is entitled to the basic ontology involved in an otherwise coherent conception of what kind of thing might obtain at other localities.

Notice that this still falls short of requiring a specific ontology. Unless there are independent objections to any other ways of realising the general shape—or unless there are no such other ways—it merely gives us a permission for matter and space. And it says, so far, nothing about mind.

IX

Concluding Reflections. Let me review the main lines of the prospectus I've tried to motivate and highlight some of the matters that remain for further work.

'Warrant for nothing' is a nice phrase, but is entitlement—at least in the guise that has emerged—happily captioned by it? After all, there has been no suggestion that one is justified, by default and without evidence for their truth, in holding to certain beliefs. Rather, the proposal is that the idea of entitlement is best approached in terms of a more generic kind of propositional attitude—the kind of attitude signalled, at least in certain kinds of use, by the phrases 'acting on the assumption that', 'taking it for granted that' and 'trusting that'. We can think of both belief and other attitudes of this kind as sub-species of a more general notion of acceptance, unified by analogies and overlap in what they respectively require of a rational agent who, in one or another way, accepts a given proposition. I have not here tried to fill out the detail of the analogies and overlap.
I have suggested that the relevant mode of acceptance for the purposes of the unified strategy is trust. It is in the nature of trust that it may be placed, without stigma, in things for which one has no evidence. But it is not *per se* 'for nothing' if that is understood as 'normatively unconstrained'. Trusting without evidence can still be rational or not. Entitlements are *warrants to trust*, supported in the kinds of ways we have been reviewing. The basic respect in which 'warrant for nothing' is apt as a caption for entitlement is that recognising the rationality of trusting that P need involve none of the work—empirical or *a priori*—that would have to go into the accumulation, perhaps *per impossibile*, of evidence for believing P. Counting both entitlements and evidential justifications as types of warrant, then, entitlement is not, maybe, a warrant costing nothing at all but it is at least a warrant costing nothing of the kind that would be involved in getting evidence for the truth of the proposition in question.

That said, though, there is a further element in the way the caption is naturally understood. The question arises whether, in order to enjoy an entitlement to a particular proposition, one has *oneself* to accomplish the demonstration that there is such warrant—to recognise oneself that the case is one where trust is rational. In normal circumstances, and putting to one side special issues concerning testimony, a thinker's knowing or justifiably believing something requires that she herself have evidence for it sufficient to constitute knowledge or justified belief. By contrast we do not, at least in a wide class of cases, demand that before a thinker can justifiably infer in accordance with a principle of inference, she must herself have accomplished a justification for the use of that rule. At least in cases where a valid pattern of inference demands no special training but is followed by the 'light of natural reason', we will naturally credit a thinker with warrant to proceed as she does, even if she has given no explicit thought to that way of proceeding and would not have the slightest idea how to answer if a request for justification was made. If entitlement stands comparison in this matter with justified belief rather than warranted inference, then—in the present state of our understanding of these issues—no-one yet has ever had much in the way of entitlements. Roll on the day when we get these things straightened out, and can at last get some entitlement to our cornerstones, fend off scepticism and start accumulating some
knowledge! Clearly this is yet another issue for further attention, but entitlement had better prove to be ‘for nothing’ in this additional sense too—had better be comparable to rights of basic inference, as it were—if any but a few philosophers are to benefit from a vindication of the notion. The matter is deep and the comparison with basic logic suggestive.

I have outlined a case for three kinds of entitlement—strategic entitlements, entitlements of cognitive project, and entitlements of rational deliberation—and have gestured, in the most promissory and indefinite way, at the possibility of—and need for—a fourth, entitlement of substance. Entitlement of cognitive project seems to promise well in addressing the challenge of Cartesian scepticism, or any variety of scepticism that works by trying to dislodge a cornerstone of our intellectual or cognitive competence. Entitlements of strategy, and of rational deliberation, promise to be of use in addressing the challenge of inductive—and, more generally, methodological—scepticism, and also scepticism concerning the reliability of the various kinds of cognitive faculty that enter into the ways we form beliefs about subject matters of all kinds—provided we are granted an unchallenged conception of such subject matters. But as far as I have been able to see, these three kinds of entitlement fall short of the materials needed for a complete execution of the unified strategy. Humean—I-II-III—scepticism about the material world, and about other minds, does challenge our conception of the kinds of subject matter which, at the most general categorical level, the world puts up for our consideration. An entitlement of substance—an entitlement to have a view about the most basic categories of stuff and thing the world contains—is what it would take to close this gap. But we have glimpsed the merest outline of a recipe for the beginnings of a case there are any such entitlements.

The situation has to raise a concern about the ability of the unified strategy to fend off an unwelcome pluralism. It is, to be sure, an essential feature of the notion of entitlement that it is a matter of rational trust—and that’s sufficient safeguard, for all but the most thoroughgoing sceptic about rationality, that not just any old trustings will do. But the point remains: if the most favourable light that can be cast on our acceptance of a material world, or other minds, consists in argument that our very...
rationality means we have to have some such commitments—for instance, that any system of rational objective thought has to incorporate some conception of the kind of stuff that inhabits other cognitive localities—then we seem to have no claim to the objective correctness of the most fundamental categories of substance that we actually employ. More, there will be no obstacle in principle to the idea of alternative, equally valid ways of conceiving the substance of the world, either involving substitutions for our categories, or their augmentation in, as many would feel, bizarre and unmotivated ways. What are the barriers to an entitlement to wood spirits, ectoplasm, gods and a plethora of existing but non-actual spatio-temporally unrelated concrete possible worlds?  

That’s a concern about whether entitlement can reach far enough to meet our needs. But there are also concerns about its potency even where it does reach. In general, it has to be recognised that the unified strategy can at most deliver a sceptical solution—so will disappoint those who are disappointed with sceptical solutions in general. Sceptical solutions concede the thrust of the sceptical arguments they respond to. Kripke’s sceptical solution, for instance, concedes that meaning and its cognates are shown to be non-factual by the famous (putatively Wittgensteinian) sceptical argument. The unified strategy likewise concedes the basic point of the sceptical arguments to which it reacts, namely that we do indeed have no claim to know, in any sense involving possession of evidence for their likely truth, that certain cornerstones of what we take to be procedures yielding knowledge and justified belief hold good. It then attempts to provide an accommodation with this concession, arguing that there is nevertheless no irrationality, or capriciousness, in our proceeding in the ways we do—that we are warranted in so proceeding but warranted in a different way. That is, of course, a very important claim if it is true. But there is no disguising the fact that the exercise comes as one of damage limitation. That will disappoint those who hanker after a demonstration that there was all along, actually, no real damage to limit—that the

22. The last is no mere rhetorical flourish. Lewis’s ontology stands to (most of) ours as an ontology of other minds stands to solipsism.

23. Note: have no claim to know, not: do not know.
sceptical arguments involve *mistakes*. Good luck to all philosophers who quest for such a demonstration.24

A more specific concern about potency is what I earlier termed the ‘leaching’ problem. The general picture is that the cornerstones which sceptical doubt assails are to be held in place as things one may warrantedly trust without evidence. Thus at the foundation of all our cognitive procedures lie things we merely implicitly trust and take for granted, even though their being entitlements ensures that it is not irrational to do so. But in that case, what prevents this ‘merely taken for granted’ character from leaching upwards from the foundations, as it were like rising damp, to contaminate the products of genuine cognitive investigation? If a cognitively earned warrant—say my visual warrant for thinking that there is a human hand in front of my face right now—is achieved subject to a mere entitled acceptance that there is a material world at all, then why am I not likewise merely entitled to accept that there is a hand in front of my face, rather than knowing or fully justifiably believing that there is?

The short answer is that there is leaching, but that it is at one remove and can be lived with. In general, to be entitled to trust that, for example, my eyes are right now functioning effectively enough in conditions broadly conducive to visual recognition of local situations and objects is to be entitled to claim that my vision is right now a source of reliable information about the local perceptible environment and is hence at the service of the gathering

24. Stephen Schiffer (see e.g. Schiffer [2003], pp. 68–9, and Schiffer [forthcoming]) usefully distinguishes between ‘happy face’ and ‘unhappy face’ solutions to paradoxes. Happy face solutions consist, broadly in the disclosure of mistakes in the premisses or reasoning of the paradox. But in the general run of philosophical paradoxes, Schiffer counsels us to ready for the possibility that there is no solution of this kind, that the only way out will be via conceptual revision. There is then a further division: weak unhappy face solutions propose conceptual revisions that are broadly conservative of the purposes and utility of the paradox-generating concepts; but in other cases—where only a *strong* unhappy face solution is possible—each of the possible paradox-preempting revisions will involve significant loss.

The general form of solution to the paradoxes of scepticism pursued by the unified strategy rather straddles the boundary between happy face and weak unhappy face. One can treat the sceptical arguments as involving a mistaken conflation of evidential justification and warrant—as overlooking the possibility of rational entitlement. Or one can see the invocation of entitlement as, in effect, a form of conceptual revision—extension—of our conception of the range of ways in which acceptance of a proposition can be justified. But in any case, the proposal does not wear the happiest of faces—that would only belong to a solution which somehow faulted the sceptical reasoning as applied to evidence.
of perceptual knowledge. To be entitled to trust that other humans have mental states whose character may be accurately discerned by applying our normal interpretative criteria to the things they say and do is to be entitled to trust that other minds can be known in standard ways. And to be entitled to trust in the soundness of a basic inferential apparatus—to anticipate a discussion of the status of fundamental rules of inference on which I have not here embarked—is to be entitled to regard its correct deployment as serving the generation of proofs and hence, since what is proved is known, to be entitled to claim knowledge of the products of reasoning in accordance with it. In general, the effect of conceding that we have mere entitlements for cornerstones is not uniformly to supplant evidential cognitive achievements—knowledge and justified belief—with mere entitlements right across the board but to qualify our claims to higher order cognitive achievement. I am right now in possession of a plethora of perceptual knowledge concerning occurrences around me. That is a claim which, if the unified strategy delivers as hoped, I will be rationally entitled to make. But in order to be able to know that it is true, I need (this is a closure step, of course) to be able to know the presuppositions of its truth, some of which—we are taking it—sceptical argument has put beyond evidence. So scepticism demands the surrender of higher order knowledge—the claim to know that we know. But entitlement, in the best case, promises to save the warrantability nevertheless of the first order claim to know. And maybe that is enough to be going on with.

Dissatisfaction may remain. Let C be any cornerstone which sceptical argument persuades us is beyond evidence and let P be any ordinary, non-basic belief in the region of enquiry for which C is a cornerstone which, in line with the train of thought we just ran through, we are supposedly entitled to regard as knowledgeable nonetheless. Let warrant include both evidence and entitlement, and assume that, although closure across (known) logical consequence is qualified for evidential justification (as suggested at the end of Section I), it holds for warrant. Then the

25. For an initiation of discussion of the part entitlement may play in the epistemology of basic logic, see my [forthcoming].
26. The following train of thought is a version of an objection put to me by Sebastiano Moruzzi.
leaching problem, in a sharper formulation, is that the following trio of claims may all seem to be warranted:

First, if we run a risk in accepting C, then we run a risk in accepting P. This seems merely to articulate an immediate implication of C’s being a cornerstone for the class of beliefs typified by P.

Second, we do run a risk in accepting C.—after all, entitled as we may be, the fact has not gone away that we have no evidence for C.

Third, P is known.—a claim we are warranted (entitled) in making, by hypothesis. But now it appears that we must be warranted in claiming both that P is known and that we run a risk in accepting it. And that seems, near enough, a contradiction. A major part of the point of the concept of knowledge is that it is meant to mark a state in which belief is safe, in which it is risk-free. If it does not do that, what is the content of the claim to have knowledge that P?

The reply I am making in behalf of the unified strategy, transposed to this form of the leaching worry, is that what is wrong is not the third claim but the (consequent of the) first. What necessarily inherits the risk we run in trusting C without evidence is not our belief that P—for we may in fact have reliable evidence for P—but our belief that we have reliable evidence for it. To be sure, to claim to know P is indeed to promise that it is safe to accept P. However, that promise is not automatically worthless, or inappropriate, if the claim to know is not itself knowledgeable. It will still have every point if enough has been done to ensure that all that remains to put the knowledge claim at risk is the possible failure of conditions in which everybody, speaker and audience, (rationally) trusts.

One final matter. The discussion has proceeded with no mention of the opposition between internalist and externalist views of knowledge and justification. But its spirit, it may seem, has been very much internalist: entitlements, it appears, in contrast with any broadly externalist conception of warrant, are essentially recognisable by means of traditionally internalist resources—a priori reflection and self-knowledge—and are generally independent of the character of our actual cognitive
situation in the wider world—indeed, are designed to be so. Anyone who thinks that the paradoxes of scepticism are best solved, or dissolved, by proper emphasis on the external character of knowledge, or genuine warrant, is therefore likely to be impatient with the present project. If knowledge, and justification, are essentially environmental—are constituted by (perhaps reflectively inescrutable) contingencies of our cognitive powers and the way they enable us to interact with the external world—then no mere sceptical paradox, developed in the armchair, can show that we have no knowledgeable or justified beliefs. So why bother trying to make out entitlements?

Fully to address this reservation would need a complex and extensive discussion. But one immediate observation is that what is put in doubt by sceptical argument is—of course—not our possession of any knowledge or justified belief—not if knowledgeable, or justification, are conceived as constituted in aspects of the external situation in which we come to a belief. (How indeed could armchair ruminations show anything about that?) What is put in doubt is rather our right to claim knowledge and justified belief. It is this which the project of making out entitlements tries to address and which, on what seems to me to be a correct assumption, externalism is impotent to address.

That assumption is that epistemic values are subject to a division broadly similar to one within moral values. While some meta-ethical views—classical utilitarianism, for instance—can be seen as driven by a sort of moral monism, it is intuitively plausible is that there are at least two quite different kinds of virtue which an action may possess or lack: virtue of consequence (utility), and virtue of provenance—of conscience, or integrity—relating to the attitudinal states of the agent that determined her choice to act in that particular way. The two types of virtue are not, of course, independent—good conscience requires that one reckon with the foreseeable consequences of one’s actions—and there seems no reason to expect that one should generally trump the other, still less to expect reducibility in either direction. I want to endorse a broadly analogous distinction in the ethics of belief: that we should allow a comparable kind of division between considerations of intellectual integrity and considerations to do

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27. This claim would need qualification to allow for entitlements of substance.
with the situational provenance and other potentially fortunate or unfortunate aspects of the circumstances of a particular belief (for instance, its being the product of a reliable—truth-conducive—belief-forming mechanism). Both categories of virtue are important—indeed, I would argue, indispensable. So those philosophers who have done so have been right to lay stress on notions of knowledge, or justification, which emphasise the second. But, again, there is no reason to expect either type of virtue to reduce to, or trump, the other.

Descartes’ project in the Meditations was one of harmonisation of his beliefs with the requirements of rational conscience and its timeless appeal is testimony to the deep entrenchment of virtues of intellectual integrity in our cognitive lives. The right to claim knowledge, as challenged by scepticism, is something to be understood in terms of—and to be settled by—canons of intellectual integrity. The paradoxes of scepticism are paradoxes for the attempt at a systematic respect of those canons. They cannot be addressed by a position which allows that in the end thoroughgoing intellectual integrity is unobtainable, that all we can hope for is fortunate cognitive situation. When good conscience fails, there are still, indeed, other good—circumstantial—qualities which our beliefs may have. But what is wanted is good conscience for the claim that this possibility is realised on the grand scale we customarily assume.28

28. Versions of some of these ideas were presented in my NYU seminars on Scepticism in Spring 2002, and later in that year at a departmental colloquium at the University of Bristol, at the European Summer School in Analytical Philosophy held in Paris and at the Birkbeck Philosophy Society. They also featured prominently in a series of three seminars given at the University of Bologna in January 2004. My thanks to all who participated in those discussions, which generated innumerable improvements. I have also been greatly helped by the comments of my colleagues—Roy Cook, Philip Ebert, Nikolaj Jang Pedersen, Agustin Rayo, Marcus Rossberg, and Robbie Williams—in the Archê AHRB project on Foundations for Classical Mathematics, who have patiently allowed several of our weekly project seminars to be diverted onto this material, trusting in its eventual relevance to the issue of fundamental a priori knowledge. My thanks to Annalisa Coliva, Duncan Pritchard, Stephen Schiffer, and Tim Williamson for helpful comments on an earlier draft. I am especially grateful to David Enoch and Joshua Schechter who have been working independently [Enoch and Schechter, unpublished manuscript] on a generalised development of the broadly Reichenbachian direction, focused on the justification of belief-forming methods, and who each provided me with extensive constructive criticisms and comparisons with their own approach. I hope to take up the comparisons on another occasion. Most of the research for the paper was conducted during my tenure of a Leverhulme Research Professorship and I once again gratefully acknowledge the support of the Leverhulme Trust.
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ON EPISTEMIC ENTITLEMENT

by Crispin Wright and Martin Davies

II—Martin Davies

EPISTEMIC ENTITLEMENT, WARRANT TRANSMISSION AND EASY KNOWLEDGE

ABSTRACT Wright’s account of sceptical arguments and his use of the idea of epistemic entitlement are reviewed. His notion of non-transmission of epistemic warrant is explained and a concern about his notion of entitlement is developed. An epistemological framework different from Wright’s is described and several notions of entitlement are introduced. One of these, negative entitlement, is selected for more detailed comparison with Wright’s notion. Thereafter, the paper shows how the two notions of entitlement have contrasting consequences for non-transmission of warrant and how they go naturally with two conceptions of the presuppositions of epistemic projects. Problems for negative entitlement are explained and solutions are proposed.

In the first section of his paper, Crispin Wright distinguishes two kinds of sceptical paradox—the Cartesian and the Humean—which, he suggests, ‘capture, in essentials, all that we have to worry about’. Sceptical arguments of both kinds are supposed to show that we lack a warrant for crucial propositions that Wright calls ‘cornerstones’. But in each case there is a gap in the argument. The sceptic needs to move from our having no evidential justification to our having no warrant at all. So one strategy for responding to the sceptic is to appeal to a kind of warrant that is not a matter of evidential support—a kind of warrant that ‘we do not have to do any specific evidential work to earn’. This is the kind of warrant that Wright calls ‘entitlement’. The main business of the central sections (III–VIII) of Wright’s paper is then to make a start on the major philosophical project of providing a substantive account of our epistemic entitlements. So he considers the prospects for, and the limitations of, strategic entitlements and entitlements of cognitive project, of rational deliberation, and of substance.

In my paper, I focus on structural features of Wright’s notion of entitlement. I begin (Section I) with an earlier discussion of
sceptical arguments that covers some of the same ground as the first section of his paper in this symposium. Then, in Section II, I turn to the question that Wright addresses in his second section, namely, the question of what epistemic entitlement is an entitlement to do (to believe, to accept, or something else). I suggest that Wright's answer to this question, when taken together with some ideas about transmission of epistemic warrant, may impose a strain on our ordinary thinking about the proper management of our web of belief.

While I do not press that concern about Wright's notion of entitlement, I go on to describe a different notion, negative entitlement (Section III). I show how the two notions yield different answers to questions about transmission of epistemic warrant and how the negative notion does not impose the just-mentioned strain on our ordinary thinking about belief (Section IV). And I connect the two notions of entitlement with two ways of thinking about the presuppositions of a cognitive or epistemic project (Section V). In the final two sections, I explain a problem that is faced by the epistemological framework into which the notion of negative entitlement naturally fits and then propose a solution.

I

Two Patterns of Sceptical Argument: Dreaming and I-II-III. In his British Academy Lecture, 'Facts and Certainty' (1985), Wright begins from 'two simple patterns of argument which can be brought to bear upon a variety of large regions of discourse so as to generate what seem to be genuine sceptical paradoxes' (ibid., p. 430). Arguments that exhibit the first pattern make use of sceptical possibilities that I am dreaming, that I am a brain in a vat, or that I am hallucinating. Thus, for example, if the sceptic can argue for the principle (C) that 'at no time t do I have sufficient reason to believe that I am not dreaming at t' (ibid., p. 432) then we seem to be led to the conclusion that perception does not provide a basis for knowledge or even for reasonable belief. And the sceptic does appear to be well placed to argue for that principle, to the extent that neither empirical evidence nor \( a \ priori \) considerations can furnish me with a reason to believe that I am not dreaming.
The second pattern of sceptical argument is to be appreciated by 'reflecting on the intuitive inadequacy of G. E. Moore’s [1959] “proof” of the existence of the external world' (ibid., p. 434). Moore’s argument can be set out as follows:

MOORE (I) I am having an experience as of one hand [here] and another [here].

MOORE (II) I have hands.

If I have hands then an external world exists.

Therefore:

MOORE (III) An external world exists.

MOORE (I) is a proposition about Moore’s experience and, on one conception of perceptual warrant, MOORE (II) is arrived at by inference from this proposition. On another conception, it is the experience itself, rather than a belief about the experience, that provides the defeasible warrant for believing the proposition about hands. But, whichever conception of perceptual warrant is adopted, the key question at this point in Wright’s account is whether the support for MOORE (II) is transmitted to MOORE (III) across the *modus ponens* inference in which the conditional premise is supported by an elementary piece of philosophical theorising.

On behalf of the sceptic, Wright (ibid., pp. 435–6) asks us to compare Moore’s argument with the following:

ELECTION (I) Jones has just written an ‘X’ on that piece of paper.

ELECTION (II) Jones has just voted.

If Jones has just voted then an election is taking place.

Therefore:

ELECTION (III) An election is taking place.

Here, the evidence summarised in ELECTION (I) provides defeasible support for ELECTION (II); and this premise, together with the conditional premise that is warranted by a conceptual connection between voting and elections, clearly entails ELECTION (III).

Given this relationship between ELECTION (II) and ELECTION (III), we might expect that empirical evidence against
ELECTION (III) would count against ELECTION (II) by going into the scales on the opposite side from the evidence summarised in ELECTION (I). In particular, we might expect that evidence that there is no election taking place would leave intact the status of Jones's writing an 'X' on the paper as evidence supporting the belief that Jones has just voted. It would simply outweigh that evidence. But, Wright stresses, this is not, in general, the correct picture (ibid., p. 436):

Imagine ... that you live in a society which holds electoral 'drills' as often as we hold fire drills, so that the scene you witness of itself provides no clue whether a genuine election is going on or not. In that case, unless you have further information, the knowledge that Jones has placed an 'X' on what looks like a ballot paper has no tendency whatever to support the claim that he has just voted.

In a situation where I have reason to believe that what I am watching is a drill rather than an election, the support ordinarily provided for ELECTION (II) by ELECTION (I) is not outweighed but removed.¹ So, Wright says (ibid., p. 436):

The evidential support afforded by [ELECTION (I)] for [ELECTION (II)] is itself conditional on the prior reasonableness of accepting [ELECTION (III)] ... Knowledge of the first does not begin to provide support for the second unless it is antecedently reasonable to accept the third.

The imagined sceptic then says that Moore's argument is relevantly similar (ibid., p. 437):

1. We are here in the vicinity of John Pollock's (1974) distinction between rebutting and undercutting defeaters. Wright does not commit himself to any specific analysis of the distinction between outweighing and removing evidential support, but that there is some such distinction is intuitively very plausible and I shall follow Wright in presuming upon it.

When Wright speaks of the scene 'provid[ing] no clue whether a genuine election is going on or not' should we think of this as the background information making it rational to assign equal probabilities to the genuine election possibility and the election drill possibility? For if that were the situation, then the probability of the election possibility given Jones's writing an 'X' would be 0.5 (supposing that Jones would write an 'X' only if there were either a genuine election or a drill). The probability of Jones's having just voted given Jones's having just written an 'X' would also be about 0.5 and, presumably, significantly higher than its prior probability. So it would be difficult to maintain that Jones's writing an 'X' 'has no tendency whatever to support the claim that he has just voted'. The main point is that Jones's writing an 'X' does nothing to support the claim that he has just voted against the claim that he has just taken part in an election drill.
Once the hypothesis is seriously entertained that it is as likely as not, for all I know, that there is no material world as ordinarily conceived, my experience will lose all tendency to corroborate the particular propositions about the material world which I normally take to be certain.

As a result (ibid.; emphasis added): 'Only if Moore already has grounds for [MOORE (III)] does [MOORE (I)] tend to support [MOORE (II)].'

The sceptic's point is that ELECTION (III) cannot be supported by inference from ELECTION (II) when this is supported in turn by evidence of the kind described in ELECTION (I). Similarly, MOORE (III) cannot be supported by inference from particular claims like MOORE (II) when these are supported in turn by evidence of the kind described in MOORE (I), that is, by the evidence provided by putatively perceptual experiences. According to the sceptic, independent and antecedent support for ELECTION (III) and MOORE (III) is what is needed. But while independent evidence in support of ELECTION (III) might be gathered, there is no prospect of such support for MOORE (III). If this pattern of sceptical argument is accepted, then, as Wright says (ibid., p. 438),

We seem bound to recognize that all our evidential commerce is founded upon assumptions for which we have no reason whatever, can get no reason whatever, and which may yet involve the very grossest misrepresentation of reality.

Of course, Wright himself is by no means committed to the sceptical conclusion. The question, though, is how to avoid it. In the second half of 'Facts and Certainty', he notes that we could escape the sceptical bind 'if it could be reasonable to accept a group III proposition without reason; that is, without evidence' (ibid., p. 459). This leads Wright to consider the possibility that there are propositions that lie outside the domain of cognitive achievement. These propositions would not be known in a narrow sense; but they might still be known in a more inclusive sense. As Wittgenstein says in On Certainty (1969), 357–9:

357. One might say: ‘“I know” expresses comfortable certainty, not the certainty that is still struggling.’
358. Now I would like to regard this certainty, not as something akin to hastiness or superficiality, but as a form of life ...
Wright actually explores the idea that these propositions lie outside the domain of cognitive or epistemic achievement because they lie outside the domain of truth-evaluability—they are *not* fact-stating. But it seems that the general structure of Wright’s proposal as involving narrower and more inclusive notions of knowledge or warrant could be retained even if we were not to go so far as to deny the fact-stating status of the propositions to which only the more inclusive notion (‘comfortable certainty’) applied. We might distinguish between a narrower notion of knowledge or warrant that is an achievement and a more inclusive notion that embraces assumptions that we are epistemically entitled to make. As Wright says at the very end of the paper (1985, p. 471; second emphasis added):

> If ... the concept of reasonable belief ... embraces certainty in Wittgenstein’s more inclusive sense, then the argument for C [the principle mentioned in the first paragraph of this section] fails: it does not follow from the impossibility of my achieving cognition that I am not dreaming at t that I cannot be legitimately certain that I am not.

Before turning from Wright’s 1985 lecture to his paper in the present symposium, I want to draw attention to one aspect of his account of the sceptic’s arguments. In the discussion of both the (ELECTION) argument and the (MOORE) argument, Wright’s sceptic appears to take a small but important step. From the agreed point that if it were antecedently reasonable to reject the type-III proposition then the putative support for the type-II proposition would be removed, the sceptic moves to the apparently different claim that it is only if it is antecedently reasonable to accept the type-III proposition that the type-II proposition is really supported. Wright himself does not dispute this latter claim. His appeal to the idea of epistemic entitlement is intended as a way of providing the antecedent warrant that the sceptic demands. But we could dispute the claim and, in what follows, I consider epistemological accounts that do dispute it.
Cornerstones, Entitlement, and Non-Transmission of Warrant. In his paper in this symposium, Wright returns to the two kinds of sceptical paradox, organising his discussion around the notion of a proposition being a cornerstone for a given region of thought. If we were to lack warrant for the cornerstone proposition then we could not rationally claim to have warrant for any belief in the region. In line with the first pattern of sceptical argument, the negation of the dreaming hypothesis, or of the brain-in-a-vat hypothesis, is taken to be a cornerstone for a large class of beliefs including, we may suppose, many perceptually based beliefs. In line with the second pattern of sceptical argument, type-III propositions are taken to be cornerstones for corresponding regions of type-II beliefs.

As in the earlier account, it is allowed that the project of assembling evidential support for the cornerstone would be futile. In the case of the first pattern (p. 169): 'So it appears that my acquiring a warrant by empirical means for the proposition that I am not now dreaming requires that I already have a warrant for that same proposition. So I cannot ever acquire such a warrant (for the first time).’ In the case of the second pattern (p. 171): ‘So, again, there is a vicious circle.’ The sceptical conclusion threatens. But, as before, there appears to be a way out of the sceptical bind (pp. 174–5):

Suppose there is a type of rational warrant which one does not have to do any specific evidential work to earn ... Call it entitlement. If I am entitled to accept P, then my doing so is beyond rational reproach even though I can point to no cognitive accomplishment in my life ... whose upshot could reasonably be contended to be that I had come to know that P, or had succeeded in getting evidence justifying P.

This appeal to antecedent entitlement—entitlement to our cornerstones—is the beginning of the unified strategy for responding to both patterns of sceptical argument.

2. We should note that, in the definition of a cornerstone, Wright says that from a lack of warrant for the cornerstone proposition it would follow that one could not rationally claim warrant for any belief in the region—not that one would not have warrant for any belief in the region. At the outset, he is not explicit about the significance that he attaches to the distinction; but it looms large in the concluding section of his paper.

We should ask, as Wright does in the second section of his paper, what the nature of this entitlement is. What is it an entitlement to do? It is initially introduced as an entitlement to 'accept' a proposition P, and Wright goes on to suggest that it is not a non-evidential warrant to believe a proposition P but something like a warrant to act on the assumption that P, take it for granted that P, or trust that P (pp. 175–6). Later, he settles on the idea that entitlement is rational trust (p. 194). So the overall picture is that, against the background of our rational trust that the type-III proposition is true, the type-II proposition is supported by evidence and we have a warrant to believe it.

Someone might query whether something less than an antecedent warrant to believe the type-III proposition can really secure this favourable outcome for the type-II proposition. Wright addresses this question in the concluding section of his paper.4 But suppose, for the moment, that we do indeed have a warrant to believe the type-II proposition. Then a second question arises. Given that the type-II proposition obviously entails the type-III proposition, do we end up with a warrant to believe the type-III proposition as well? Does the I-II-III argument serve to transform the lead of rational trust into the gold of justified belief? In order to address this question, we need first to sketch Wright's ideas about non-transmission of epistemic warrant—going back, once again, to his 1985 lecture.

Within his discussion of the second pattern of sceptical argument—the I-II-III pattern—Wright introduces the idea of non-transmission of epistemic warrant in the specific form of non-transmission of evidential support (1985, pp. 436–7):

> It simply is not true that whenever evidence supports a hypothesis, it will also support each proposition which follows from it. The important class of exceptions illustrated are cases where the support offered to the hypothesis is conditional upon its being independently reasonable to accept one in particular of its consequences.

So, for example, it may be that the evidence described in ELECTION (I) supports ELECTION (II). But this support is not transmitted to ELECTION (III) because (at least according to Wright's sceptic) the support offered for ELECTION (II) is

4. See his discussion of the 'leaching' problem, pp. 207–9.
already conditional upon its being antecedently reasonable to accept ELECTION (III). Similarly, even if the evidence described in MOORE (I) were to support MOORE (II), this support would not be transmitted to MOORE (III). For the support offered for MOORE (II) would be conditional upon its being (per impossibile, according to the sceptic) antecedently reasonable to accept MOORE (III).

This suggests a first shot at a general principle limiting transmission of epistemic warrant—something along the following lines:

**Non-transmission of warrant**

Epistemic warrant is not transmitted from the premises of a valid argument to its conclusion if the putative support offered for one of the premises is conditional on its being antecedently and independently reasonable to accept the conclusion.6

In his new paper, the issue of non-transmission arises again when Wright says (p. 172):

Type-III propositions cannot be warranted by transmission of evidence provided by type-I propositions for type-II propositions across a type-II to type-III entailment—rather it’s only if one already has warrant for the type-III proposition that any type-II propositions can be justified in the first place.

The point here is not that evidential support cannot be transmitted across the type-II to type-III entailment because, given the sceptical argument, there is no evidential support for the type-II proposition in the first place. Rather, even supposing that there is evidential support for the type-II proposition and that there is some kind of antecedent warrant, perhaps entitlement, for the type-III proposition (since it is a cornerstone), the evidential support for the type-II proposition still cannot be transmitted to the type-III proposition. It provides no additional support for the type-III proposition. As Wright puts it in another recent paper, the I-II-III arguments are not cogent (2003, p. 57):


6. We can allow that the putative warrant for believing the premise of an argument might be provided by some further warranted belief or by something other than a belief such as, for example, a perceptual experience.
[A cogent argument] is an argument, roughly, whereby someone could/should be moved to rational conviction of the truth of its conclusion—a case where it is possible to learn of the truth of the conclusion by getting warrant for the premises and then reasoning to it by the steps involved in the argument in question. Thus a valid argument with warranted premises cannot be cogent if the route to warrant for its premises goes—of necessity, or under the particular constraints of a given epistemic context—via a prior warrant for its conclusion. Such arguments, as we like to say, 'beg the question'.

Say that a particular warrant, w, transmits across a valid argument just in case the argument is cogent when w is the warrant for its premises.

With this much about non-transmission of warrant by way of background, we can return to the question whether, at the end of a I-II-III argument, the entailed type-III proposition ends up with any more warrant than it started out with—whether, by following through a I-II-III argument, we can perform a kind of epistemic alchemy. It seems to me that the principles governing transmission of warrant dictate a negative answer to this question. The direction of the inferential step from type-II to type-III is opposite to the direction in the space of warrants—for, according to Wright, the warrant for the type-III proposition is antecedent to the warrant for the type-II proposition. But this negative answer, taken together with the idea that we do indeed have a warrant to believe the type-II proposition, seems to impose some strain on our ordinary thinking about the proper management of our web of belief.

Ordinarily, we think that, if I review some of my beliefs, P₁, ..., Pₙ, and notice a valid argument from those premises to Q then I should adopt the belief Q or, if other considerations argue against Q, then I should reconsider my beliefs P₁, ..., Pₙ. If there are warrants for me to believe P₁, ..., Pₙ then, if I also believe Q, I shall again believe something for which there is a warrant. I shall think the thing that is the thing to think. But there is a distinction between believing something that is, as it happens, the thing to think and believing something because it is the thing to think. If I believe P₁, ..., Pₙ because there are warrants for doing so, then I do well doxastically. If I start out believing P₁, ..., Pₙ because there are warrants for doing so, and I go on to believe Q
precisely because it follows from those premises, once again I do well doxastically.

These familiar thoughts suggest that, given the obvious entailment in the I-II-III argument, if we believe the type-II proposition that is supported by the evidence described in the type-I proposition, then we should also believe the type-III proposition that is the argument’s conclusion. If considerations about non-transmission argue for going no further than the antecedent trust in the type-III proposition then we should reconsider whether belief is the proper attitude towards the type-II proposition. At the end of the second section of his paper, Wright offers a quick response to what is, I think, nearly enough this concern. But the response does not quite address head-on the question whether, if we start out with rational trust and then consider the I-II-III argument, we should, in the end, believe the type-III proposition.7

I am not committed to the view that this concern poses a serious threat to Wright’s account of epistemic entitlement. But I shall go on to describe a different notion of entitlement for which the concern does not arise.

7. The concern is attributed to Stephen Schiffer; p. 177, n. 8. The response has two components. One is that closure principles for specific kinds of warrant are liable to be subject to restrictions. Wright’s example is evidential warrant; an even more obvious case is non-inferential warrant. The other component is that warrant, construed inclusively so as to encompass both evidential justification and entitlement, is subject to less restricted, or even unrestricted, closure principles.

One way of responding to the concern would be to allow that entitlement is, after all, entitlement to believe. With just that change, Moore’s argument, for example, would remain a case of non-transmission of warrant. But despite the non-transmission, there would be closure of warrant to believe. We would have a warrant for believing the type-II proposition; and at the conclusion of the argument we would still have what we had at the outset, namely, a warrant for believing the type-III proposition. The warrants would be of different types. The first would be an achieved evidential warrant; the second would be a warrant of entitlement. But we should not expect unrestricted closure for specific kinds of warrant.

A more radical way of responding to the concern about the proper attitude that should be taken towards type-III propositions would be to regard those propositions as being outside the domain of our ordinary thinking about doing well doxastically. Lying outside the domain of cognitive achievement, those propositions would also be ‘outside the domain of what may be known, reasonably believed, or doubted’ (1985, pp. 470–1). So, even if belief were the proper attitude towards a type-II proposition, belief could not be the proper attitude towards the entailed type-III proposition.
III

The Structure of Entitlement. As I noted at the end of Section I, there is a striking feature of Wright’s appeal to entitlement as a way of escaping the sceptical bind. He does not challenge the sceptic’s claim that, in order to have a warrant for the belief that there is, say, a computer in front of me, I need an antecedent warrant for ruling out the dreaming hypothesis, the brain-in-a-vat hypothesis, and so on (the first pattern of sceptical argument). Nor does he challenge the sceptic’s claim that, in order to have a warrant for believing a type-II proposition such as the proposition that I have hands, I need an antecedent warrant for believing (or at least for trusting in the truth of) a type-III proposition such as the proposition that an external world exists (the second pattern of sceptical argument). The appeal to entitlement is supposed to make good the accepted need for an antecedent warrant—despite the fact that there seems to be no way to earn such a warrant.

An alternative strategy would be to challenge the sceptic’s claim. We could deny that, in general, we need all these antecedent warrants. We could do this, even while allowing that both my warrant for believing that there is a computer in front of me and my warrant for believing that I have hands are defeasible. We could allow that there are propositions that are rather like cornerstones in that a warranted doubt about such a proposition defeats a putative warrant for any belief in the corresponding region. Furthermore, we could allow that, for such a cornerstone-like proposition P, even an unwarranted doubt about P would make it impossible for one rationally to avail oneself of a warrant for any belief in the corresponding region. But a cornerstone-like proposition is not yet a cornerstone. According to the alternative strategy, as according to Wright’s strategy, doubt about P would be epistemically damaging. But the alternative strategy would not, in general, allow that, in order to avoid epistemical damage, we need a

8. Here we have a distinction between the conditions for having a warrant and the conditions for rationally claiming (or rationally availing oneself of) a warrant. Someone with an unwarranted doubt about a cornerstone-like proposition P may still have an undefeated warrant for believing that he has hands, for example. But he cannot rationally combine that doubt with a claim to have such a warrant.
positive warrant—earned or unearned—for some attitude towards P that excludes doubt. For there may be no doubt and no reason to doubt even though doubt is not excluded by a competing attitude towards the proposition P. Indeed, someone might have no doubt about P and no reason to doubt P without even being able to grasp the proposition P.9

This, in barest outline, is the strategy that James Pryor (2000, 2004) adopts in the case of the justification of perceptual beliefs. Pryor develops an argument on behalf of the sceptic and ends with (2000, p. 532):

[The sceptic about perceptual justification] says that if you’re to be justified in believing that things are as they perceptually seem to you, you need to have antecedent reason to believe that you’re not in certain sceptical scenarios.

But while Wright grants the sceptic this point, Pryor disputes it (ibid.):

According to the dogmatist [about perceptual justification], when you have an experience as of p’s being the case, you have a kind of justification for believing p that does not presuppose or rest on any other evidence or justification you may have. To be justified in believing p, you do not need to have the antecedent justification the sceptic demands.

Pryor does not make explicit use of any notion of entitlement and he certainly has no need for the idea that one is entitled to adopt some attitude towards the propositions for which the sceptic demands antecedent warrant—that there is an external world, that one is not dreaming, or that one’s perceptual apparatus is working properly. But we could introduce a notion of entitlement into the dogmatist account in one of at least two ways.

First, since warranted doubt about one’s perceptual apparatus would defeat the warrant for a perceptual belief and even

9. We should note, once again, that Wright’s definition of a cornerstone has it that without a warrant for a cornerstone proposition one cannot rationally claim to have a warrant for any belief in the region. On the alternative conception, as presumably on Wright’s conception, the requirements for rationally claiming a warrant are stricter than the requirements for having a warrant. But, on the alternative conception, in the absence of doubt (warranted or unwarranted) about a cornerstone-like proposition, one can both have a warrant, and rationally claim to have a warrant, for believing that one has hands, for example.
unwarranted doubt would prevent one from availing oneself of that warrant, we could say that one has an entitlement not to doubt, not to call in question, or not to bother about, various things—unless there is some reason to doubt. This would be an entitlement not to adopt the attitude of doubt where Wright has an entitlement to adopt the attitude of trust. If entitlement is introduced into the dogmatist account in this first way, then it is a negative notion that operates at the same point—the cornerstone or cornerstone-like proposition—as does Wright’s positive notion. It is this notion of negative entitlement that I shall compare with Wright’s notion in the sections that follow.  

Second, while the sceptic says that we have no warrant for our perceptual beliefs without an antecedent warrant for a cornerstone proposition, we could say that one has an entitlement to one’s perceptual beliefs provided only that there is no warrant for doubt about the cornerstone-like proposition. If entitlement is introduced into the dogmatist account in this second way, then it is a positive notion; indeed, it is a more positive notion than Wright’s since it is entitlement to adopt the attitude of belief rather than just entitlement to adopt the attitude of trust. But it operates at a different point from Wright’s notion. Roughly, it applies to type-II propositions rather than type-III propositions.  

It is this second notion of entitlement that we find in the work of Tyler Burge. He says, for example (1993, pp. 458–9):

The distinction between justification and entitlement is this: Although both have positive force in rationally supporting a propositional

10. The difference between negative entitlement and Wright’s notion of entitlement is not adequately captured by the distinction between not adopting the attitude of doubt and adopting the attitude of trust. Indeed, it might be said that this latter distinction marks no significant difference in cases where the question whether one’s perceptual apparatus is working properly is allowed to arise. For, if one is entitled not to adopt the attitude of doubt and the question arises then, presumably, one should adopt some such attitude as belief or trust. The difference between negative entitlement and Wright’s notion must be understood, rather, against the background of the difference between two epistemological frameworks. The dogmatist disputes the sceptic’s demand and says that, in the absence of any reason to doubt that one’s perceptual apparatus is working properly, a perceptual experience itself provides an epistemically adequate warrant for belief. This warranted perceptual belief may then figure in inferential warrants for other beliefs such as the belief that an external world exists or the belief that one’s perceptual apparatus is working properly. The difference between the two epistemological frameworks is, in large part, a difference over the proper justificatory order. See below, especially Sections VI and VII. (I am indebted, here and elsewhere, to discussion with Paul Horwich.)
attitude or cognitive practice, and in constituting an epistemic right to it, entitlements are epistemic rights or warrants that need not be understood by or even accessible to the subject. We are entitled to rely, other things equal, on perception, memory, deductive and inductive reasoning, and on—I will claim—the word of others. The unsophisticated are entitled to rely on their perceptual beliefs. Philosophers may articulate these entitlements. But being entitled does not require being able to justify reliance on these resources, or even to conceive such a justification.

This passage might suggest a third way to introduce entitlement into the dogmatist account. Perhaps we could introduce a notion of entitlement to rely on various cognitive capacities or faculties. We could say that one is entitled to rely on the proper operation of one’s perceptual apparatus unless there is some reason to think that it is not working properly. This does not, so far, sound like an entitlement to adopt any attitude towards a proposition. But, of course, reliance on one’s perceptual apparatus would play a role in one’s doing something, just as reliance on the proper operation of a power drill might play a role in one’s putting together a piece of furniture. In particular, we should say that one is entitled to rely on the proper operation of one’s perceptual apparatus in forming beliefs about one’s perceptible environment. So, the third notion of entitlement is, after all, closely involved with the adoption of attitudes, in particular, with the formation of beliefs. Indeed, Burge says (2003a, p. 531): ‘An epistemic entitlement to rely on a perceptual state or a perceptual system just is an entitlement to hold appropriately associated perceptual beliefs.’

IV

Unearned Assumptions and Negative Entitlement. If the third notion of entitlement is not really separate from the second notion, then we only need to consider two notions of entitlement that might be introduced into the dogmatist account. One is the negative notion of entitlement not to doubt, not to call in question, or not to bother about, Wright’s type-III propositions—unless there is a reason to doubt. The other is the notion that Burge uses: entitlement is a species of warrant for beliefs, and it applies to Wright’s type-II propositions. Each notion is legitimate—though, of course, if both are in play then we need to
mark the difference terminologically. But it is vital that the negative notion of entitlement not to call cornerstone-like propositions in question should be distinguished from Wright’s own notion of an unearned warrant to assume, whether this is to believe or to trust, that cornerstone propositions are true. As we shall see at the end of this section, these two notions have quite different consequences for non-transmission of warrant.

Consider again the argument (ELECTION). We are asked to imagine ‘that you live in a society which holds electoral “drills” as often as we hold fire drills, so that the scene you witness of itself provides no clue whether a genuine election is going on or not’ (Wright, 1985, p. 436). It is plausible that, if I lived in such a society, then the evidence of Jones writing an ‘X’ on what looked like a ballot paper would not constitute a warrant for my believing that Jones had just voted. From that starting point, I would need additional information, some positive reason to think that this was not a drill but a genuine election, before that evidence could provide a warrant for believing that Jones had just voted. In short, I would need to earn the assumption that an election is taking place [ELECTION (III)].

But there is another kind of case. Suppose that I live in a society where there are elections every few years and no election drills, nor even rumours of election drills. In this case it is not nearly as plausible that the evidence of Jones writing an ‘X’ on what looks like a ballot paper could not constitute a warrant for believing that Jones had just voted unless I had an antecedent positive reason for ruling out the election drill possibility.\textsuperscript{11}

It might be suggested that we can acknowledge the importance of the difference between these two cases even while agreeing that, in both, the evidence constitutes a warrant only against the background of an assumption that this is a genuine election and not just a drill. For, it might be said, the important distinction is between an assumption that is earned and an assumption that is unearned—perhaps a default assumption. In the first case, the

\textsuperscript{11} As described, the two cases differ in whether or not there really are election drills. If there is an intuitive difference between the cases just as described, then presumably this reflects some externalist element in our conception of warrant. But we can take it that, in the first case, I have a belief—indeed, a warranted belief—that what looks like an election is quite likely to be an election drill. In the second case, I have no such belief and no warrant for such a belief.
background assumption has to be earned. I need to do something substantive to rule out the election drill possibility. In the second case, it might be said, the same background assumption is unearned. I just assume, or take it for granted, that an election, rather than a drill, is taking place. And I have the epistemic right to take this for granted in the absence of any reason to doubt that an election is taking place or to think that it might just be a drill. I have a warrant for my assumption even though I have undertaken no ‘specific evidential work’ to earn that warrant.  

This is Wright’s notion of entitlement and, whether or not he would make use of it in this particular case, the notion surely holds some appeal. It promises, not only some relief from the sceptic’s challenge, but also a fairly plausible account of the way in which, when there are no election drills nor even rumours of drills, the evidence of Jones writing an ‘X’ on what looks like a ballot paper could provide a warrant for believing that Jones had just voted.

However, it is not clear that, in every case where earning the right to a background assumption is intuitively not required, we should postulate an unearned or default background assumption. A thinker to whom we would, on this proposal, credit a default background assumption may not have any such assumption in mind. Even in a situation where there are regular elections and no drills, I might not have in mind any assumption to the effect that this is a genuine election and not an election drill. I might not even have the concept of an election drill.

In the case of a perceptual warrant, a thinker may simply take the deliverances of perceptual experience as veridical, without having in mind the assumption that the deliverances of perceptual experience are veridical. Certainly a thinker need not have in mind any assumptions about lighting conditions being normal, about perceptual apparatus working properly, or about not being the envatted victim of a powerful but deceptive scientist. A thinker could have a perceptual warrant for a belief while lacking

12. This account would, of course, face the question why, in the absence of empirical investigation, the assumption that a genuine election is taking place enjoys default status, not only descriptively—this is what I do assume—but normatively—this is what I have the epistemic right to assume. This question would have to be answered by a substantive philosophical account of our epistemic entitlements, of the kind offered by Wright in his paper. (This is not to say that Wright himself is committed to our having an entitlement to the assumption that a genuine election is taking place.)
the intellectual resources even to formulate such assumptions. As Burge (1993, 2003a, 2003b) argues, retaining the notion of an assumption—a kind of propositional attitude—in all such cases is an over-intellectualisation of the epistemological situation.

Consistently with Burge’s or Pryor’s account of the epistemological situation, and using Burge’s notion of entitlement, we could say that the thinker is entitled to his perceptual belief that he has hands and that he is entitled to rely on the proper operation of his perceptual apparatus. Switching to the negative notion of entitlement, we could add that the thinker is entitled not to bother about, nor even to consider, the possibility that his perceptual apparatus might not be operating properly. But we must not slide from this to the idea that, since the thinker does not doubt that his perceptual apparatus is operating properly, he assumes this. For the thinker need not be capable of adopting any attitudes towards that proposition.

We might say that the negative notion of entitlement not to doubt a type-III proposition takes account of the Wittgensteinian idea that we are dealing here with ‘something animal’ (OC, 359) more fully than does Wright’s notion of entitlement to trust that the proposition is true. But however that may be, there is a clear difference between the two notions in respect of their consequences for transmission of warrant.

If, as Wright does, we accept the sceptic’s claim that we need an antecedent warrant for adopting some propositional attitude towards type-III propositions, then Moore’s argument, for example, is a case of non-transmission of warrant. The argument involves a vicious circularity. Warrant is not transmitted from MOORE (II) to MOORE (III) because the putative support offered for MOORE (II) by the experience described in MOORE (I) is conditional on its being antecedently reasonable to accept MOORE (III). Thus, as we saw towards the end of Section II, if the antecedent warrant—entitlement—to accept MOORE (III) is an entitlement to trust, rather than an entitlement to believe, then it seems that the inference from MOORE (II) to MOORE (III) cannot provide a warrant for believing MOORE (III). And this is so, even if we do have a warrant for believing MOORE (II).

But suppose that, with Burge and Pryor, we say that there is no need for an antecedent warrant—not even for an antecedent
unearned warrant. Suppose we say that the evidence described in a type-I proposition by itself supports the type-II proposition. Then there is no vicious circularity. The direction of the inferential step coincides with the direction in the space of warrants and the I-II-III argument could be a route to a first warrant for believing that there is an external world [MOORE (III)]. In short, if we reject the sceptic’s claim and employ only the negative notion of entitlement for type-III propositions, then Moore’s argument is not a case of transmission-failure. It is for this reason that I said, at the end of Section II, that for the alternative notion of entitlement—negative entitlement—the concern about whether following through a I-II-III argument can yield a warrant to believe the type-III proposition does not arise.

In Sections VI and VII, we shall return to the consequences of the two notions of entitlement—Wright’s notion and the negative notion—for issues about warrant transmission. But first, I want to connect that difference with the idea of the presuppositions of a cognitive or epistemic project.

V

Presuppositions and Entitlements of Cognitive Project. When, in Section 5 of his paper, Wright turns to entitlements of cognitive project, he says (p. 189):

To take it that one has acquired a justification for a particular proposition by the appropriate exercise of appropriate cognitive capacities—perception, introspection, memory, or intellection, for instance—always involves various kinds of presupposition. These presuppositions will include the proper functioning of the relevant cognitive capacities, the suitability of the occasion and circumstances for their effective function, and indeed the integrity of the very concepts involved in the formulation of the issue in question.

A presupposition of a cognitive project is defined as a proposition P for which to doubt P (in advance) ‘would rationally commit one to doubting the significance or competence of the project’ (p. 193).

Some presuppositions have the feature that, although it would be possible to undertake an investigation as to their truth or falsity, an attempt to provide evidence of their truth would involve a further cognitive project with its own presuppositions ‘of no more secure a prior standing’, and an attempt to provide evidence of the truth of these presuppositions in turn would involve yet a further cognitive project, and so on. In short, a presupposition P may have the feature that to accept ‘an onus to justify P’ would be to ‘undertake a commitment to an infinite regress of justificatory projects’ (p. 192). The key idea about entitlements of project is that such a presupposition is an entitlement provided only that (p. 191): ‘We have no sufficient reason to believe that P is untrue.’ And to say that a presupposition is an entitlement is to say that ‘we should—are rationally entitled to—just go ahead and trust’ that the presupposition is met (p. 192).

According to the definition of a presupposition, doubt about the presuppositions of an epistemic project would be epistemically damaging. It is consistent with the definition to suppose that warranted doubt, or a warrant for doubt, about a presupposition would defeat any putative warrant that an epistemic project might yield and that even unwarranted doubt would make it impossible for one rationally to avail oneself of any warrant that the project might yield. So, rational pursuit of an epistemic project requires negative entitlement to the project’s presuppositions. But Wright’s account of entitlements of cognitive project goes beyond this. For it suggests that, in order rationally to carry out an epistemic project, and in order rationally to take oneself to have arrived at a reason to believe a particular conclusion, one needs to adopt an attitude—trust—towards the presuppositions of that project. So, do we need to assume, trust, or believe that the presuppositions of our epistemic projects are true? Or is it enough that we should not doubt those presuppositions or call them into question? Do we need entitlement as Wright conceives it or only negative entitlement?

In earlier work,14 I have considered the presuppositions of epistemic projects in the context of arguments about self-knowl-

edge and externalism about content.\textsuperscript{15} I have been particularly concerned with the presupposition that there is such a proposition to think as the purported proposition that formulates the issue on which the project is focused. I take it that this is encompassed in one of the presuppositions that Wright mentions, namely, the presupposition of ‘the integrity of the very concepts involved in the formulation of the issue in question’.

In his seminal contribution to the topic of externalism and self-knowledge, Burge says (1988, pp. 653–4):

\begin{quote}
Among the conditions that determine the contents of first-order empirical thoughts are some that can be known only by empirical means. To think of something as water, for example, one must be in some causal relation to water—or at least in some causal relation to other particular substances that enable one to theorize accurately about water … To know that such conditions obtain, one must rely on empirical methods. To know that water exists, or that what one is touching is water, one cannot circumvent empirical procedures. But to think that water is a liquid, one need not know the complex conditions that must obtain if one is to think that thought.
\end{quote}

In order to think that water is wet, and even to know that I am thinking that water is wet, I do not need to know anything of externalist philosophical theory, and I do not need to know that the conditions required by that theory actually obtain. This, in essence, is why there seems to be a problem with combining self-knowledge and externalism. For it seems that self-knowledge and philosophical theorising together provide a route to too-easy knowledge that certain environmental conditions obtain (McKinsey, 1991).

Burge also says (1988, p. 653; emphasis added): ‘It is uncontroversial that the conditions for thinking a certain thought must be presupposed in the thinking.’ In my view, this is the heart of the solution to the apparent problem posed by self-knowledge and externalism.\textsuperscript{16} But my present concern is with two different ways of interpreting Burge’s remark about presupposition.

\textsuperscript{15} See, for example, Davies (1998, p. 354): ‘In any given epistemic project, some propositions will have a presuppositional status. Suppose that the focus of the project P is the proposition A, and that the investigation is carried out using method N. Then within P it is presupposed, for example, that A is a hypothesis that can be coherently entertained (can be believed, doubted, confirmed, disconfirmed); and it is also presupposed that N is a method that can yield knowledge, at least with respect to A.’

\textsuperscript{16} See especially Davies, 2003b.
On one possible interpretation—not the one that Burge intends—Burge is saying that, in thinking that I am thinking that water is wet, I assume that various conditions on the world around me are met. I do not need to earn an antecedent positive warrant for the assumption; rather, I am entitled to make the assumption. According to this first interpretation, Burge’s account of authoritative self-knowledge makes use of something like Wright’s notion of entitlement to empirical background assumptions.

This appeal to unearned assumptions seems once again to over-intellectualise the epistemological situation. For it is not especially plausible that, just in thinking that I am thinking that water is wet, I assume that some particular environmental conditions E obtain. In response to this worry it might be said that, for a thinker who has not engaged in any philosophical theorising, the assumption is just that there is such a proposition to think as that I am thinking that water is wet. Perhaps it is only philosophical theorising that leads me from this basic assumption to the further assumption that environmental conditions E obtain. But even the basic assumption seems too sophisticated to be required of every thinker who enjoys authoritative self-knowledge. So, although the notion of an unearned assumption will surely have some application in epistemological theory, it is better to interpret Burge in a different way. He is not saying that I assume—or trust or believe—that the requirements for thought actually obtain. Rather, he is saying that I rely on the obtaining of the requirements for thought rather as I rely on the reliability of perceptual mechanisms in normal conditions. I rely on these things even though they may be beyond my conceiving.

In fact, in response to a recent paper of mine (Davies, 2003b), Burge himself is explicit about this (2003b, p. 264):17

I do not assimilate this notion of presupposition to a notion of assumption by the individual ... In order to think that water is wet, an individual need not have the concepts necessary to assume that the

17. I say (Davies, 2003b, p. 117–8): 'Perhaps there is a distinction to be drawn between assumptions and presuppositions. But, on the face of it, Burge is allowing that in thinking that water is wet, or in thinking that I am thinking that water is wet, I presuppose or assume that the conditions necessary for me to think that thought do obtain.' In response, Burge says (2003b, p. 264): 'I do not assimilate this notion of presupposition to a notion of assumption by the individual, as Davies conjectures.'
relevant conditions for thinking the thought are in place. A child can think that water is wet without having the concepts condition, environment, causal relation between environment and individual subject, normal, and so on. I did not intend presupposition to be a propositional attitude. It is an impersonal relation between the thinking and actual principles or conditions governing its possibility.

Such a presupposition plays no epistemic role in justifying ... an individual's authoritative self-knowledge.

While Burge is particularly concerned with self-knowledge, the point applies more generally. If I am to be warranted in believing a proposition Q then I must be able to think or entertain that proposition. The requirements for thinking the thought are presupposed in the thinking. This does not mean that, in order to be warranted in believing Q, I must have either an earned or an unearned warrant for assuming that those presupposed conditions C are met. But still, a warranted belief that the conditions C are not met would defeat the warrant for Q. And even an unwarranted belief that those conditions are not met would make it impossible for me rationally to avail myself of the warrant for Q.\textsuperscript{18}

If this is right then, at least in the case of one of the presuppositions of an epistemic project, it is just negative entitlement that is required.

VI

The Problem of Easy Knowledge. The title of Wright's paper implicitly suggests that one problem that an account of entitlement might face is that it should make knowledge or warrant too easy. Indeed, this problem arises for the dogmatist epistemology of perceptual beliefs into which the negative notion of entitlement fits so naturally. I explain the problem in this section and then, in the next section, propose a solution.

Stewart Cohen (2002) raises a problem for epistemological views that seek to avoid a particular sceptical challenge by allowing what he calls 'basic knowledge'. The sceptical challenge

\textsuperscript{18} If I am to have a warrant for believing Q then I must not have a warranted doubt about whether the presupposed conditions C are met. If I am rationally to claim to have a warrant for believing Q then I must not have a doubt—warranted or not—that the conditions C are met.
is similar to the one that Wright (1985) develops from his reflections on the intuitive inadequacy of Moore’s argument. In Cohen’s exposition, it is posed by ‘the problem of the criterion’ (2002, p. 309):

A natural intuition (pretheoretically anyway) is that a potential knowledge source, e.g., sense perception, can not deliver knowledge unless we know the source is reliable. But surely our knowledge that sense perception is reliable will be based on knowledge we have about the workings of the world. And surely that knowledge will be acquired, in part, by sense perception. So it looks as if we are in the impossible situation of needing sensory knowledge prior to acquiring it ... Scepticism threatens.

One way to avoid the challenge is to deny the following problematic principle (ibid.):

KR A potential knowledge source K can yield knowledge for S, only if S knows K is reliable.

To deny that principle (KR) and accept that a belief source, such as sense perception, ‘can deliver knowledge prior to one’s knowing that the source is reliable’ is to allow basic knowledge (ibid., p. 310). But, Cohen argues (ibid., p. 311): ‘Once we allow for basic knowledge, we can acquire reliability knowledge very easily—in fact, all too easily, from an intuitive perspective ... We can call this “The Problem of Easy Knowledge”.

Cohen’s first instance of the problem of easy knowledge arises from the following example (ibid., pp. 312–3):

TABLE (I) I am having an experience as of this table being red.
TABLE (II) This table is red.
If this table is red then it is not the case that this table is white but illuminated by red lights.

Therefore:

TABLE (III) It is not the case that this table is white but illuminated by red lights.

According to someone who allows for basic knowledge, my warrant for believing TABLE (II) is constituted by the visual

experience described in TABLE (I), provided only that I do not have any reason to doubt that the lighting conditions are normal or that my perceptual apparatus is working properly. In particular, my warrant for believing TABLE (II) does not depend on my having any antecedent warrant for believing TABLE (III). I have a simple a priori warrant for believing the conditional premise; and it is straightforward to perform the modus ponens inference. But, as Cohen says (ibid., p. 313), ‘It seems very implausible to say that I could in this way come to know that I’m not seeing a white table illuminated by red lights.’

Wright (2003, pp. 60–63) discusses this same example—though with a wall instead of a table. His view, like Cohen’s, is that one could not, just by looking at a surface, acquire a warrant for believing that it is not illuminated by red lights. And, according to Wright, the principles governing transmission of warrant have the desired result that the evidential warrant for TABLE (II) is not transmitted to TABLE (III) (ibid., p. 61):

While you have—no doubt quite justifiably—taken it for granted that the conditions were generally suitable for the acquisition of reliable information by causal-perceptual means, it would be absurd to pretend that you had gained a reason for thinking so . . . just by dint of the fact that those specific possibilities [such as deceptive lighting] are logically excluded by the beliefs which, courtesy of your background assumption, you have now confirmed.

The warrant for TABLE (II) is not transmitted to TABLE (III) because it only counts as a warrant in the first place because of my antecedent warrant for assuming, or taking for granted, TABLE (III).

However, suppose that, as against Wright’s view, there is no need for an antecedent warrant—not even an antecedent unearned warrant—for assuming, trusting, or believing that TABLE (III) is true. Suppose that the evidence described in TABLE (I) by itself supports TABLE (II). Then, not only do I have an evidential warrant for believing TABLE (II), but also, by following through the modus ponens argument, I can gain—perhaps for the first time—a warrant for believing TABLE (III). When the evidence described in TABLE (I) is the warrant for TABLE (II), the argument from TABLE (II) and the conditional premise to TABLE (III) is cogent and the principle limiting
transmission of epistemic warrant (Section I) is not triggered. So the epistemological view that goes naturally with the notion of negative entitlement faces the problem of easy knowledge in a way that Wright's view does not.

Cohen's second instance of the problem of easy knowledge arises from the thought that, once basic perceptual knowledge is allowed, we have an easy—too easy—route to knowledge that perceptual experience is reliable, or at least to a battery of evidence that seems to support the hypothesis that perceptual experience is reliable. Cohen calls this form of the problem of easy knowledge 'the Problem of Easy Evidence' (ibid., pp. 317–8).

Consider the following argument (ibid., p. 318):

| EVIDENCE (0) | I am having an experience as of this table being red. |
| EVIDENCE (1) | This table is red. |
| EVIDENCE (2) | This table visually appears to be red. |

Therefore:

| EVIDENCE (3) | On this occasion, at least, my colour vision operated correctly. |

As before, I have a perceptual warrant for believing EVIDENCE (1), constituted by the visual experience described in EVIDENCE (0). Furthermore, I have a first-personal warrant for believing EVIDENCE (2). From EVIDENCE (1) and EVIDENCE (2), it follows that the table is the way it visually appears to be. But, according to Cohen, it is implausible that I could in this way come to know that, at least on this occasion, my colour vision operated correctly or that I could in this kind of way amass evidence to support the claim that my colour vision is generally reliable.

VII

Limiting the Rational Deployment of Warrants. If we adopt the notion of negative entitlement and the epistemological framework into which it naturally fits, then Moore's argument turns out not to be an example of transmission-failure (Section IV). Furthermore, as we have just seen, looking at a table turns out to be a way of gaining a warrant for believing, first, that it is not a white table illuminated by red lights and, second, that one's
colour vision is operating correctly. Earlier, we noted that, if warrant is transmitted from premises to conclusion in Moore’s argument, then a concern (developed towards the end of Section II) does not arise. That is a good result. But there is also a cost. For if Moore’s argument is not an example of transmission-failure then we need something else to say about why it is unsatisfying as a response to the sceptic.

That is one problem for negative entitlement; and Cohen’s problem of easy knowledge is another. Both problems have the same source, namely, the shift from Wright’s notion of entitlement and his acceptance of the sceptic’s demand to the negative notion of entitlement and rejection of the sceptic’s demand. For, once that shift is made, the (MOORE) argument, and the (TABLE) and (EVIDENCE) arguments, no longer trigger the principle that limits transmission of warrant as Wright defines that notion. Thus in the case of the (EVIDENCE) argument, for example, Wright will claim that the experience described in EVIDENCE (0) counts as a warrant for believing EVIDENCE (1) only because we have an antecedent warrant—entitlement—for assuming the truth of the conclusion EVIDENCE (3). But, after the shift, we have to deny this. In this section, I want to sketch an idea that offers an alternative response to the problems posed by transmission of epistemic warrant in these arguments.

If we replace Wright’s notion of entitlement to trust with the purely negative notion, then we deny that a lack of positive warrant for a cornerstone-like proposition P is, by itself, epistemically damaging. But warranted doubt about P is still damaging. For it defeats or removes a putative warrant for any belief in the corresponding region. And if that is so then even an unwarranted doubt is damaging to our pursuit of epistemic projects. For a doubt about P rationally commits one to not availing oneself of a warrant for any belief in the corresponding region.20

20. Pryor (2004) draws a distinction between ‘what you have justification for believing, and what you are rationally committed to believing, given the beliefs and doubts you in fact already have’. He then says (ibid.): ‘Suppose you suspect that your colour vision might not be working properly. This doubt is in fact unjustified, but you have not realized that. In any case, I’m inclined to say that your doubt would make it irrational for you to form any beliefs about colour, on the basis of your visual experiences. Even though your experiences might very well be giving you justification for those beliefs.’
If this much is right then we can, it seems to me, take one further step. For suppose that we undertake an epistemic project whose conduct is conditioned by an initial supposition that \( P \) is, or may very well be, false. Suppose, in short, that the conduct of the project is conditioned by suppositional doubt about \( P \). Then, within the context of that project it is not possible rationally to avail oneself of those warrants that would, in reality, be defeated by a warranted doubt about \( P \).

Now there is a kind of epistemic project whose conduct is conditioned by suppositional doubt, namely, the project of settling the question whether a particular proposition is true. As I understand this idea, the epistemic project of settling a question begins with my regarding that question as open pro tem. By this, I do not mean that I work myself into a state of really doubting that the proposition is true. When I begin by regarding a question as open, I suppose, for the purposes of the project, that the proposition is, or may very well be, false. This initial supposition then conditions my conduct of the project. In particular, it conditions my rational deployment of epistemic warrants as I try to answer—to settle—the question that I have begun by regarding as open. If I try to settle the question whether or not some cornerstone-like proposition \( P \) is true then I begin by suppositionally doubting that \( P \) is true and my conduct of the question-settling project is conditioned by that suppositional doubt. But then, within the context of that project, I cannot rationally avail myself of a warrant for any belief in the corresponding region. So, in particular, I cannot deploy those warrants to settle the question in favour of \( P \). This is so even though in reality—outside the context of the question-settling project—I do have warrants for those beliefs. And it is so whether in reality I have a positive entitlement to assume \( P \) (as on Wright's account) or just a negative entitlement not to call \( P \) into question (as on the alternative account).

To see how a suppositional doubt conditions the conduct of a question-settling project, imagine that I undertake the project of settling the question whether or not there is an external world as ordinarily conceived—whether instead, perhaps, I am the envatted victim of a powerful but deceptive scientist. In particular, imagine that I attempt to settle that question in favour of an external world by deploying the warrants that I have
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for believing the premises of Moore’s argument. I begin the project by regarding the question of the truth of the conclusion of Moore’s argument as open pro tem. So my conduct of the question-settling project is conditioned by the initial supposition that Moore’s conclusion is, or may very well be, false.

As the sceptic points out, if I really believed what I now suppose—if I really doubted Moore’s conclusion—then I could not rationally regard my experience as constituting a warrant for believing MOORE (1). Just so, within the context of a project whose conduct is conditioned by the suppositional doubt, I cannot rationally avail myself of the warrant for believing MOORE (1). In short, I cannot settle the question whether or not the conclusion of Moore’s argument is true—and, in particular, cannot settle it in favour of Moore’s conclusion—by deploying the epistemic warrants that I have for believing the premises.

The idea of the epistemic project of settling a question offers—I hope—an alternative response to the problems posed by transmission of epistemic warrant. In a fuller treatment, this idea would be set against the background of a distinction between two kinds of epistemic project—deciding what to believe and settling a question—and two notions of transmission of epistemic warrant. The two kinds of epistemic project correspond to two dialectical purposes of arguing that Frank Jackson calls the teasing-out purpose and the convincing purpose. Principles limiting the two kinds of transmission of warrant correspond to limitations on arguments that can be effectively propounded for each of the two purposes and so to two notions of how an argument can beg the question. But all of that is for another paper. Here, I only want to indicate how the idea of settling a question gives us something to say about the intuitive inadequacy of Moore’s argument and about Cohen’s problem of easy knowledge.

In the concluding section of his paper, Wright says (p. 206):

In general, it has to be recognised that the unified strategy can at most deliver a sceptical solution . . . The unified strategy . . . concedes the basic point of the sceptical arguments to which it reacts, namely that we do indeed have no claim to know, in any sense involving possession

of evidence for their likely truth, that certain cornerstones of what we take to be procedures yielding knowledge and justified belief hold good.

In the alternative epistemological framework that I have been exploring, the warrants for the premises of Moore’s argument provide us with a reason to believe the conclusion. Warrant is transmitted, in Wright’s sense: MOORE (III) is what we should believe. But we cannot rationally avail ourselves of the warrant for MOORE (II) within the epistemic project of settling the question whether or not MOORE (III) is true—even though, in reality, it is an epistemically adequate warrant. This is the point at which we concede something to the sceptic. Moore’s argument furnishes a warrant, but not a question-settling warrant, for MOORE (III).\(^{23}\)

Turning now to the first of Cohen’s two examples of the problem of easy knowledge, we can say that it is implausible that I could settle the question whether or not the table is white but illuminated by red lights by deploying my warrants for believing TABLE (II) and the conditional premise. But the unwanted result is not a consequence of allowing basic knowledge. Suppose that I were to doubt the truth of the conclusion TABLE (III). Suppose that I were to believe that this is, or may very well be, a white table illuminated by red lights; in short, that the lighting is, or may very well be, deceptive. This belief—this doubt—would rationally commit me to not availing myself of the perceptual warrant for believing TABLE (II). Just so, if I were to begin an epistemic project by suppositionally doubting TABLE (III) then, within the context of that project, I could not rationally avail myself of the perceptual warrant for believing TABLE (II). I have an epistemically adequate warrant for believing TABLE (II) and warrant is transmitted, in Wright’s sense: TABLE (III) is what I should believe. But I cannot deploy my warrant for TABLE (II) in order to settle the question whether or not TABLE (III) is true.

Finally, the situation is similar with the second of Cohen’s examples. If I were to doubt the truth of EVIDENCE (3) then I

\(^{23}\) It remains to connect this point with Wright’s distinction between knowing and having a \textit{claim} to know (p. 206, n. 23).
could not rationally take my visual experience as of the table being red as providing any support at all for EVIDENCE (1). Just so, in the context of the project of settling the question whether or not EVIDENCE (3) is true, I cannot rationally avail myself of the perceptual warrant for EVIDENCE (1).

VIII

Conclusion. Wright accepts the sceptic’s demand that there should be antecedent epistemic warrants for the propositions that Wright calls ‘cornerstones’ and for the presuppositions of cognitive and epistemic projects. Epistemic entitlement, as Wright conceives it, is a kind of epistemic warrant, though not a warrant that is earned.

In this paper, I have been exploring the prospects for a different notion of entitlement—I have called it ‘negative entitlement’. This is not a kind of epistemic warrant, for negative entitlement is not an entitlement to assume, trust, or believe any proposition. Since we can scarcely hope to earn an antecedent warrant for Wright’s cornerstone propositions, and since it is not coherent to aim to earn a warrant for the presuppositions of every epistemic project in which we engage, negative entitlement fits naturally into an epistemological framework in which the sceptic’s demand is disputed. Thus, for example, negative entitlement goes naturally with the dogmatist account of perceptual justification that Pryor favours.

If the sceptic’s demand is accepted then there are examples of non-transmission of epistemic warrant, as Wright defines that notion. These examples include Moore’s argument and the two problematic arguments that Cohen considers. So we have a ready account of the intuitive inadequacy of Moore’s argument as a response to the sceptic; and we avoid Cohen’s problem of easy knowledge. But if the sceptic’s demand is disputed then Moore’s argument is not an example of transmission-failure and neither are Cohen’s two arguments. So we need to find something else to say about why Moore’s argument is unsatisfying; and we need a solution to the problem of easy knowledge. I have tried to meet these needs by appealing to the idea that, even where warrant is transmitted from the premises to the conclusion of an argument, still it may not be possible rationally to deploy the warrants for
the premises in order to settle the question whether or not the conclusion is true.

I have defended negative entitlement and the epistemological framework into which it fits by responding to the objections that arise out of the differences from Wright's account over warrant transmission. But I have been relatively cautious in arguing for negative entitlement and against Wright's notion. Still less have I ventured any substantive account of our epistemic entitlements as Wright does in the central sections of his paper. At the outset, I contrasted epistemic entitlement with epistemic achievement. But while entitlement is not itself an epistemic achievement, understanding the nature and source of entitlement would certainly be an epistemological achievement of some magnitude.²⁴

REFERENCES


²⁴ My first thoughts about warrant transmission and about transmission-failure were prompted by reading Crispin Wright's British Academy Lecture. I have continued to learn from that lecture and from Wright's subsequent writings on the topic. I am much indebted to Tyler Burge and Jim Pryor—to their writings on epistemology and, in recent years, to conversations with each of them. Special thanks to Mark Greenberg for comments and conversations over many years and for his detailed comments on a penultimate draft.