Comments on Miranda Fricker's *Epistemic Injustice*

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COMMENTS ON MIRANDA FRICKER’S *EPISTEMIC INJUSTICE*

**ABSTRACT**

Miranda Fricker’s *Epistemic Injustice* is a wide-ranging and important book on a much-neglected topic: the injustice involved in cases in which distrust arises out of prejudice. Fricker has some important things to say about this sort of injustice: its nature, how it arises, what sustains it, and the unhappy outcomes associated with it for the victim and the society in which it takes place. In the course of developing this account, Fricker also develops an account of the epistemology of testimony. Focusing my attention on that account, my central claims are two. First, at least some of Fricker’s arguments against existing (inferentialist and non-inferentialist) views in the epistemology of testimony are less than fully persuasive, and the (non-inferentialist) view she ends up endorsing is not all that different from the views she criticizes. Second, her reasons for harboring doubts regarding the role of a principle of default entitlement within a non-inferentialist account are not persuasive. Neither of these claims affects the overall argument Fricker is trying to run. Rather, they suggest that Fricker may have picked more fights than she needed to in the epistemology of testimony. If so, we have reason to detach Fricker’s important work on epistemic injustice from some of the details of the story she tells regarding the epistemology of testimony.

Miranda Fricker’s new book, *Epistemic Injustice*, is a timely discussion of a topic that has been neglected in the epistemological literature. Among other things, it makes the case that there is a sort of distinctly epistemic injustice—an injustice pertaining to a person in her capacity as a knower—that is done to a speaker when the credibility of her say-so is downgraded by a hearer out of prejudice. This sort of downgrading of a speaker’s credibility reflects the hearer’s prejudicial attitudes towards one or more of the groups to which she takes the speaker to belong. I think that Fricker’s main thesis on this score is correct and important, and that the book’s extended argument on this score serves as a corrective to the more narrowly-focused epistemological literature on the topic of testimony.

In my brief comments I will not be addressing the big picture claims Fricker is making. For one thing, I find myself in broad agreement with most of what Fricker has to say at the big-picture level regarding testimonial injustice. For another, what I hope are my most useful comments are directed at the story Fricker offers...
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concerning the epistemology of testimony. I will be arguing for two related claims. First, at least some of Fricker’s arguments against existing (inferentialist and non-inferentialist) views in the epistemology of testimony are less than fully persuasive, and the (non-inferentialist) view she ends up endorsing is not all that different from the views she criticizes. Second, her reasons for harboring doubts regarding the role of a principle of default entitlement within a non-inferentialist account are not persuasive. Neither of these claims affects the overall argument Fricker is trying to run. Rather, they suggest that Fricker may have picked more fights than she needed to in the epistemology of testimony. If so, we have reason to detach Fricker’s important work on epistemic injustice from some of the details of the story she tells regarding the epistemology of testimony.

In the part of the book aimed at testimony, Fricker’s ambition is to establish the existence of the phenomenon she calls ‘testimonial injustice’. The paradigmatic case of this sort of injustice is one she calls an *identity-prejudicial credibility deficit*, which she characterizes as “a credibility deficit owing to identity prejudice in the hearer” (28). All hearers assess testimony for credibility; the identity-prejudicial credibility deficit arises when the hearer downgrades her assessment of the credibility of a piece of testimony, where this downgrading reflects the hearer’s own prejudice against a social group in which she places the speaker. Fricker argues persuasively that such prejudice affects the speaker in her capacity as a knower: among other things, having one’s credibility systematically called into question will corrode one’s own self-confidence (and so one’s disposition to self-trust), and it can (and typically will) have a negative affect on one’s role in projects involving communication or social coordination. Fricker advances a solid case for thinking that this sort of injustice is a significant feature of the lives of those who are (or are perceived to be) members of social groups that are themselves the target of prejudice.

In the course of making her case for the existence and significance of this sort of testimonial injustice, Fricker addresses the two main positions in the epistemology of testimony. She introduces this topic as follows:

Accounts of the epistemology of testimony can be seen as falling into two broad varieties: inferentialist and non-inferentialist. There is room for a diversity of views … but a key motivation for any will be the author’s inclination vis-à-vis inferentialist and non-inferentialist pictures of the obligations upon a hearer if she is to gain knowledge from her interlocutor. (61)

She goes on to summarize the two positions as follows:

Roughly speaking, then, in the epistemology of testimony it can seem as though we must plump for one of two epistemological stories. One story presents the hearer as gaining knowledge only if he rehearses an appropriate inference. The other story seems to present the hearer as gaining knowledge by way of one or another default of uncritical receptivity such that he is entitled to accept what he is told without exercising any critical capacity. (62)

Fricker goes on to argue that, while the phenomenology of acceptance of another’s say-so would appear to support the latter (“non-inferentialist”) view,
considerations of hearer responsibilities in the consumption of testimony appear to favor the former ("inferentialist") view. She ends up trying to defend a version of non-inferentialism that nevertheless imposes a substantial requirement on hearer responsibility.

I have some misgivings about this part of Fricker's discussion. Some of my misgivings pertain to the terms in which she sets up the debate. One misgiving I have regarding the way Fricker sets up the debate is that she appears to be running together two distinct issues. More specifically, it is not entirely clear whether she regards the dispute as concerning the conditions on acquiring knowledge through testimony, or rather the conditions on being justified in accepting (entitled to accept) what one is told. Although these are separate questions, they appear to be run together in her discussion. Thus the non-inferentialist view is described as “present[ing] the hearer as gaining knowledge by way of one or another default of uncritical receptivity such that he is entitled to accept what he is told without exercising any critical capacity.” And later she describes non-inferentialism as a view about “the obligations on a hearer if she is to gain knowledge from her interlocutor” (61), and as a view that postulates a kind of “default of credulity” in its account of “empirical justification” (62). Since the question about the condition on acquiring knowledge from another’s say-so is distinct from the question about the condition on being entitled to accept (justified in accepting) another’s say-so, one ought to be clear about which view one is advancing about which epistemic status. This is especially important given that some authors in the literature (e.g., Faulkner 2000) have argued for what they call ‘mixed’ or ‘hybrid’ views in the epistemology of testimony.

A second concern I have with the way Fricker sets up the debate concerns how, if at all, Fricker’s discussion connects to the main current discussions in the epistemology of testimony literature.1 The main current discussion in the literature concerns the issue of reductionism. Here the question is this: does the sort of justification enjoyed by testimonial belief reduce to other, more basic sorts of justification, or is it sui generis? Such an issue is often addressed by way of asking whether the doxastic justification of testimonial belief requires that the hearer have positive reasons to think that the piece of testimony she observed is credible, as so-called reductionists maintain, or whether it suffices that there be no reasons to think that the testimony is not credible, as so-called anti-reductionists maintain. To be sure, the issue of the doxastic justification of testimonial belief ought to be distinguished in its turn from the issue of a subject’s entitlement (or “epistemic right”) to accept a piece of testimony: thus one might think that positive reasons are needed for a subject to be entitled to accept a piece of testimony, yet deny that doxastic justification supervenes on these reasons. (Such, so far as I can tell, is the view developed in Faulkner (2000), although what I call ‘doxastic justification’ he calls ‘warrant.’) It is not obvious how Fricker’s discussion of the inferentialism/non-inferentialism debate relates to the reductionism/anti-reductionism discussion. From her discussion it would seem that she regards
these two debates as two sides of the same coin—that all and only reductionists are inferentialists, and that all and only anti-reductionists are non-inferentialists. But the parallelism is not obvious. Consider the possibility of an inferentialist anti-reductionism, according to which a testimonial belief is doxastically justified only if one forms one’s belief on the basis of a defensible inference, but where the inference in question does not cite positive reasons for regarding the testimony as credible. (Perhaps the inference is from $S$ said that $p$ to $p$, or from $S$ said that $p$ and I have no reasons not to trust her to $p$.) Such a view holds that a hearer’s recognition that $S$ said that $p$ counts as a reason for the hearer to believe that $p$, but that the status of $S$’s say-so as such a reason does not depend on the hearer’s having any positive reasons to regard that say-so as credible. The very possibility of such a view, which appears closely related to the position defended in McDowell (1994), suggests that the two debates do not line up quite so cleanly.

These worries about the way Fricker frames the debate are related to other, more substantial worries I have about her position. She aims to develop her own non-inferentialist position in reaction to what she sees as the shortfalls of inferentialism as well as the difficulties facing extant versions of non-inferentialism; I worry that at least some of her criticisms of earlier views are unwarranted, and that as a result her own non-inferentialist view suffers from a relative lack of motivation.

I begin first with her generic criticism of inferentialism. (I am not sure how much stock Fricker puts in this criticism, but given that she mentions it often, I think it worth raising.) Fricker often suggests that inferentialist positions run afoul of ‘the phenomenology’ involved in the accepting of testimony (61–4 and 80). By this she appears to have in mind that we typically accept testimony in a more or less ‘direct’ way, one that does not involve reflecting on our reasons for doing so. Since inferentialism, on her presentation of that view, “presents the hearer as gaining knowledge only if he rehearses an appropriate inference” (62; italics added), it would appear that inferentialism is in trouble.

This criticism does not appear to pose a very serious threat to any plausible version of inferentialism. After all, inferentialism is a thesis in epistemology, not psychology: its claim is that what justifies a hearer in accepting a piece of testimony are her reasons for accepting it. (Or perhaps inferentialism is a thesis about the conditions on the entitled acceptance of testimony; as I mentioned above, it’s not clear precisely what inferentialist view Fricker has as her target.) The fact that a hearer accepts a piece of testimony without having those reasons consciously in mind as she does so is something that any inferentialist should gladly concede. The inferentialist merely insists, as a condition on, for example, the hearer’s having formed a doxastically justified testimonial belief, that those reasons be accessible to the hearer, in the sense that she (the hearer) could cite them as part of a would-be justifying inference, if the need to do so were to arise.2 My own opinion is that, since inferentialism is an epistemic thesis, it should not be saddled with a view about the psychology of acceptance. Since the phenomenology of testimonial uptake is a psychological matter, I conclude that the objection from phenomenology would
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appear to be in trouble from the start. This is not to say that inferentialism is ultimately acceptable, only that it cannot be shown to be unacceptable by appeal to claims about the non-inferential phenomenology of acceptance. (I will return to this below.)

Next I move to one of Fricker’s criticisms against extant non-inferentialist positions. The criticism in question is directed against those versions of non-inferentialism that are formulated in terms of a principle of (defeasible but) default entitlement to accept the word of another. Fricker begins by acknowledging that such a principle can be advanced on the basis of empirical considerations – those having to do with our de facto tendencies towards trust on the side of the hearers, and towards truthfulness on the sides of the speaker – or on the basis of a priori considerations – those having to do with, for example, the role of uncritically accepted testimony in the learning of a first language, or else the role of rational sources in the pursuit of truth. Fricker’s generic criticism is directed against both sorts of default-entitlement view. She writes, “Both empirical and a priori default accounts seem to assume that if no inference is made by the hearer, then her reception of her interlocutor’s word must be uncritical” (66). She repeats this criticism in several other places. She writes, “A general default of accepting the word of others critically unmediated would be justificationally lax” (65). This sort of criticism is sprinkled throughout her discussion: she describes the default-entitlement view alternatively as

present[ing] the hearer as gaining knowledge by way of one or another default of uncritical receptivity such that he is entitled to accept what he is told without exercising any critical capacity;

effectively represent[ing] the hearer’s critical faculties as in snooze mode at the very moment when she takes in knowledge from an interlocutor;

represent[ing] the hearer as having his critical faculties in snooze mode unless and until he is alerted to some cue for doubt that flicks a switch to reawaken his critical consciousness (62, 65, 66; italics added).

Thus it is clear that she is unsympathetic to a default-entitlement view, on the grounds that it is “justificationally lax” for allowing the hearer’s critical faculties to be “in snooze mode”.

It is worth noting that there are various default-entitlement views, of varying strengths, and that this “snooze mode” objection would appear at best to be effective only against the very strongest of these views. Thus consider the following three distinct views, all of which appeal to a default-entitlement to accept testimony:

(1) For all speakers S, testimonies that p, and hearers H, H is entitled to accept S’s testimony that p, provided that there are no relevant defeaters (against p or against the credibility of S’s say-so).

(2) For all speakers S, testimonies that p, and hearers H, H is entitled to accept S’s testimony that p, provided that (a) there are no relevant defeaters, and
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(b) H would likely have picked up on any relevant defeaters, had there been any.

(3) For all speakers S, testimonies that p, and hearers H, H is entitled to accept S’s testimony that p, provided that (a) there are no relevant defeaters, and (b) H recognizes that there are no relevant defeaters.

Of these (1) is the most permissive view: any case that satisfies the conditions provided in (2) or (3) will satisfy the conditions provided in (1), but not vice versa. And on the plausible assumptions that ‘recognizes’ entails ‘knows’ and that there is a safety condition on ‘knows’, (2) is strictly more permissive than (3). Consider in this light the “snooze mode” objection. Perhaps this objection scores points against (1): since (1) merely requires the de facto absence of relevant defeaters in order for the hearer’s acceptance to be entitled, it appears to sanction entitled acceptance even in cases in which the hearer is credulous in her acceptance (her critical faculties are in “snooze mode”). But it is far from obvious that the same point can be made against proposals (2) or (3). After all, neither (2) nor (3) sanctions an acceptance of testimony unless the consumer of testimony was properly sensitive to the possible presence of relevant defeaters. How can the consumer be sensitive in that way if her critical faculties are in “snooze mode”? After all, relevant defeaters do not simply “announce themselves” – one has to be relatively vigilant, “on the lookout” for their presence. It is true that the operation of the faculties that render a hearer appropriately sensitive might not be accessible to the hearer herself: she might not be able to tell why it is that a piece of testimony “just doesn’t seem right” to her. But even in such cases, it would be false to say that the hearer’s critical faculties are “in snooze mode”.

This is important because many empirically-minded versions of the default-entitlement view have explicitly discussed the need for subpersonal, automatic processes in the hearer to be sensitive to the presence of indications of deceit or incompetence in the speaker. (Indeed, Fricker herself cites one such discussion in Coady (1992, 47).) As versions of a default-entitlement view, such empirically-minded accounts are closer to (2) or (3) than to (1). But perhaps Fricker intends her “snooze mode” objection to bear against those versions of the default-entitlement view that seek to ground the entitlement on a priori considerations. Here a view like Tyler Burge’s (1992) a priori defense of a default entitlement principle comes to mind. But while Fricker does devote a good deal of time to criticizing Burge’s version of a default-entitlement principle, it is unclear to me whether her “snooze mode” objection scores any points against Burge’s view.

Fricker correctly notes that Burge does not spend much time discussing “the remaining obligations on the hearer in terms of his on-stage display of sensitivity to whether or not the default holds in any particular case.” (Fricker 2007, 68) Nevertheless, it is worth pointing out that Burge does have much to say that bears indirectly on this question. His 1992 discussion of preservative memory is instructive, since it is on an analogy with the epistemic role of preservative memory
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(in the acquisition of knowledge through proofs) that he models the epistemic role of testimony (in the acquisition of knowledge through accepting the word of another). He highlights the importance of properly-functioning cognitive processes at play in the background when he writes,

Even in empirical reasoning, memory has a purely preservative function that does not contribute to the force of the justification, but simply helps assure the proper working of cognitive capacities over time. (494; italics added)

What is more, Burge explicitly acknowledges that when one’s cognitive capacities do not work properly, this can affect one’s entitlement in the case at hand. This is seen in his acknowledgement of one sort of condition under which one's entitlement to rely on preservative memory is defeated, and so will have to be defended by further reasoning (perhaps involving substantive memory). He writes,

When a purely preservative instance [of memory] is reasonably challenged, because memory has proved unreliable, one may have to rely on substantive memory. (494; italics added)

The important point here is that in the face of (the allegation of) relevant failures of memory, the capacity of preservative memory to preserve one's entitlement to a memory-sustained belief is called into question, with the result that one might have to rely on “substantive memory” in order to (defeat the defeater and) recover an entitlement for the belief in question. More generally, Burge’s position acknowledges something to the following effect: when a given cognitive system is operating in what for it are normal conditions, yet it is unreliable in its production or sustainment of belief, the default entitlement associated with the subject’s reliance on that system is defeated. On the twin assumptions, first, that normal conditions for the cognitive system(s) implicated in the reception of testimony are conditions involving the regular run of speakers, and second, that such systems would be unreliable under these conditions if their critical faculties were in “snooze mode,” this would suggest that Burge’s version of the default-entitlement view, like that in Coady (1992), is closer to (2) or to (3) than it is to (1). In that case, Fricker’s “snooze mode” objection fails to score points.

I move on now to a third and final point. In addition to my concerns over the terms in which she sets up the debate, and my concerns regarding her criticisms of extant versions of inferentialism and non-inferentialism, I would like to raise the issue regarding the proper category in which to place Fricker’s views in the epistemology of testimony. In particular, while she advertises her position as one that is non-inferentialist, it is unclear to me whether Fricker’s position should so count. Although I raise this as an issue rather than a concern—it has to do in the first instance with proper taxonomy among positions within the epistemology of testimony – I think that the issue does raise some questions about the nature of the position she aims to occupy.

Fricker’s overall position appears to be this. To be justified in accepting (entitled to accept?) the word of another, one must critically assess the credibility of the
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proffered testimony. However, one can be critical in the relevant sense merely in virtue of being (counterfactually) sensitive to the presence of relevant defeaters, in the sense that, were such defeaters to be present, one would register this and would begin to employ more consciously critical capacities in assessing the testimony’s credibility. Fricker’s model of all of this, in what she terms her ‘virtue epistemology account’ of the epistemology of testimony, is to treat our assessments of a testimony’s credibility as a species of perception and perceptual judgment. On her view, a hearer *perceives* that a given piece of testimony is (or is not) credible, and this perception itself is the manifestation of the hearer’s critical assessment of the testimony.

There is much to admire in this position. (I return to this below.) But it is worth pointing out that even if Fricker is correct in all that she says here, she still has not furnished us with a version of non-inferentialism. To see this, consider the content of a perceptual judgment regarding the credibility of a piece of testimony (or a testifier). The content of such a judgment would be something like this: *this piece of testimony that p is (is not) credible.* (Alternatively, it might be: *this testifier is (is not) credible, or perhaps this testifier is (is not) credible on this occasion of testifying.* I disregard these complications in what follows.) Note, though, that it is one thing to say that a hearer perceives that a given piece of testimony that p is credible; it is another to say that the hearer is justified in accepting the testimony that p. How does the former relate to the latter? One natural suggestion is that *the hearer’s perceiving that the testifier/testimony that p is credible* constitutes a reason that justifies her in accepting the testifier’s testimony that p (and, by extension, justifies the hearer in coming to believe that p). But this would be a version of inferentialism, which Fricker is at pains to reject. So assuming that *a hearer’s perceiving that this testifier/piece of testimony that p is credible* is not a reason on the basis of which the hearer accepts (and is justified in accepting) the testifier’s testimony, how then does it relate to the hearer’s acceptance of (and her justification in accepting) the testimony?

It is in answer to something like this question that Fricker cites a passage from Robert Audi. Speaking of a situation of an extended conversation with a stranger in which the hearer slowly begins to regard the speaker as trustworthy, and so slowly begins to develop the disposition to take the speaker at her word, Audi wonders what might explain this slow shift in the hearer’s attitudes and acceptance dispositions. He writes,

> One possibility is an unconscious inference, say from the general credibility of [the stranger’s] account to the conclusion that this proposition, as an essential part of it, is true. But perhaps the cognitive influence of my standing beliefs, such as a newly formed belief that she is credible, need not proceed through an inference from them. Another possible explanation is more moderate: even apart from my forming beliefs about her credibility, her eventually becoming, in my eyes, a quite credible person, can in some fairly direct way produce in me a general disposition to believe her (Audi 1998, 133, as cited in Fricker 2007, 70; italics in original).
It is noteworthy that Audi here is addressing what appears to be a *psychological* question: what explains the hearer’s changing reactions to the speaker? There is something quite attractive about Audi’s answer to this question: we need not advert to any inference, even to unconscious inference, to explain the hearer’s changing reactions towards the speaker over the course of the conversation. But—and this is very important—it is another question entirely how best to account for the *epistemological* dimension of the exchange. Even if we accept Audi’s “more moderate” explanation for the psychological question, it remains open to the epistemologist to hold that it is in virtue of the hearer’s reasons for trusting the speaker that she (the hearer) is justified (or not, as the case may be) in accepting the speaker’s say-so. Indeed, this is precisely the sort of position Audi himself appears to have settled on: a non-inferentialist account of the psychological process of acceptance (what Fricker sometimes calls the “phenomenology of acceptance”), but an inferentialist account of the epistemology of acceptance (holding that a speaker is not justified in accepting a piece of testimony unless she has adequate undefeated reasons for acceptance—reasons that the hearer *could* employ in an inference, whether or not she actually carried out such an inference). Thus the appeal to the Audi quote above leaves a key question unaddressed: what does Fricker take to be the *epistemological* connection between a hearer’s perceptual judgment that a given testifier/piece of testimony is trustworthy, on the one hand, and the hearer’s acceptance of the testimony, on the other?

Although Fricker is less than fully explicit on this matter, here is one possible way she might approach this question. A subject’s reception of information through testimony, like her reception of information through perception, involves her reliance on a cognitive system that is sensitive to the presence of defeaters. Precisely for this reason, beliefs formed by the subject through her reliance on that system are reliably formed. This reliability is not perfect, of course. But its degree of reliability passes a threshold required for the relevant epistemic status (justification or entitlement). In the testimony case, the reliability in question is attained in virtue of the subject’s perceptual capacity for non-inferential uptake of conditions that predict competence and sincerity in the speaker. (It is this that constitutes her sensitivity to the reliability of the testimony). And the fact that the hearer is sensitive in this way to the speaker’s reliability—together (perhaps) with the fact that the cognitive system that underwrites this sensitivity is a natural part of human psychology—entitles the subject to rely on that system in belief-formation. The entitlement is presumptive: it can be defeated, as when in a particular case (involving “normal conditions”) the subject fails to be sensitive to the presence of relevant defeaters, or when in a particular case (involving “normal conditions”) the system in question is not properly functioning (in the sense that *bad* there been defeaters, she would have missed them etc.).

Notice, though, that the foregoing is a version of the “default entitlement” formulation of the non-inferentialist view, and Fricker claims to reject this kind of non-inferentialism. We must then ask: are there other ways Fricker’s ‘virtue
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epistemology account’ might endorse non-inferentialism yet manage to avoid having to postulate a principle of default entitlement? Here is another possibility. The mature hearer perceives that a given testifier/piece of testimony that p is credible. But (this line of thought continues) to perceive that a given piece of testimony that p is credible is also (at least in some cases?) to be in a position to perceive that p itself, albeit indirectly, through the testimony.10 Then, insofar as one’s justification for one’s perceptual beliefs is non-inferential, one’s justification for one’s testimonial beliefs is correspondingly non-inferential (testimonial belief being a case of extended perceptual belief). By extension, then, we might say that one is entitled to accept (is justified in accepting) testimony that p whenever the testimony enables one to perceive that p.

But even if Fricker were to adopt this sort of model, it is by no means clear that this would allow her to avoid the appeal to a principle of default entitlement. Let us use ‘telling’ to designate happy cases of testimony, those in which the testimony is both reliable and veridical. Then the claim on the table is that one is entitled to accept (is justified in accepting) testimony that p whenever (i) the testimony that p amounts to a telling that p, and (ii) one’s understanding of the testimony and one’s perception of it as reliable entitle one to assume (i). (Condition (ii) is a condition on hearer responsibility; it is needed in order to avoid the counterintuitive implication that any hearer, no matter how gullible or lucky in recovering the attested proposition, is entitled to accept any testimony that is both reliable and veridical.) Now take a case in which a hearer confronts a piece of testimony she regards as both true and reliable. With respect to any such case, we can raise the question whether what the hearer *takes* to be a case of true and reliable testimony that p really is such. After all, not every case that a hearer regards as credible testimony that p turns out to be such. For this very reason the hearer’s assumption that (i) holds, needed (according to this model) for the hearer to be justified in accepting the testimony, is itself fallible. What, then, should we say about the hearer’s entitlement to such a fallible assumption?21 My sense is that the hearer is default-entitled to rely on it, with defeat of this entitlement contingent on positive reasons for thinking that (i) fails to hold in a given case. Notice, though, that if the assumption does have this status, then the present attempt to model the epistemology of testimony is not one that would enable Fricker to avoid the need to appeal to a principle of default entitlement.

It appears, then, that two of Fricker’s commitments are in tension with one another: one is her commitment to non-inferentialism, and the other is her commitment to avoiding the appeal to a principle of default entitlement. If these two commitments should turn out to reveal an incompatibility – something I do not claim to have shown here – then Fricker would be faced with a dilemma. She would then have to acknowledge one of two things: either that her account is a version of inferentialism after all; or else that her non-inferentialist account makes an ineliminable appeal to a principle of default entitlement (her objections to such principles notwithstanding).
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I want to conclude by emphasizing that I do not intend this as a hostile dilemma; my sense is that either way, she can claim to have advanced the debate. If she opts for the former horn of the dilemma, she can claim to have advanced the case for inferentialism by blunting the main objection against inferentialist views. To the criticism of inferentialism that it over-intellectualizes what is involved in being justified in accepting the word of another, Fricker could respond that her version does no such thing, but instead regards our reasons for accepting testimony to be themselves nothing beyond perceiving that the testimony is credible. On the other hand, if she opts for the latter horn, endorsing a default entitlement version of non-inferentialism, she might claim to have advanced the debate by filling in the details of the background cognitive processes in virtue of which we have such a default entitlement to accept the word of others. I would guess that she would opt for the latter: with the exception of its appeal to a default entitlement principle, this option conforms closely to her characterization of her own position. At the same time, I would think that she should be more attracted to the inferentialist picture (at least as it is presented here) than she appears to be. After all, as presented above, the inferentialist picture merely requires that the hearer possess reasons for acceptance—it does not require that she consciously have them in mind as she considers whether to accept the testimony. And it would appear that Fricker’s position can regard ordinary hearers as satisfying this demand. After all, Fricker writes that “...in exercising a sensitivity to the status of the default of acceptance, the hearer can only be exercising a sensitivity to ... the balance of reasons for and against accepting what she is told.” (69; italics added) Thus it remains unclear to me whether Fricker’s settled opinion is best and most charitably construed as a development of non-inferentialism, or as a defense of a novel form of inferentialism. My only claim here is that she has not given an argument that is decisive between these two options.12

REFERENCES


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NOTES
1 I thank John Greco for this point.
2 In fact, as I will go on to argue below, something like this position—a non-inferentialist account of the psychology of testimonial uptake, together with an inferentialist account of the epistemology of acceptance—is occupied by Audi (1997), and Fricker’s own account comes very close as well. See my comments in the last paragraph of this commentary.
3 See, for example, Coady (1992) or Stevenson (1993), both of which take inspiration from comments sprinkled throughout Davidson (1984).
4 See Burge (1992).
5 I thank an anonymous referee from this journal for indicating the need to make this point, and for suggesting the various versions of the default-entitlement view.
6 See also Goldberg and Henderson (2006) and Goldberg (2007) for further discussion.
7 And to be fair to Burge, it is important to frame the discussion at the level of entitlement rather than justification, since he takes great pains to distinguish them. He writes, “The distinction between justification and entitlement is this: Although both have positive force in rationally supporting a propositional 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.” He goes on to make clear that his claim is one at the level of entitlement: “We are entitled to rely, other things equal, on perception, memory, deductive and inductive reasoning, and on – I will claim – the word of others.” (458)
8 This is not to say that Burge’s epistemology is reliabilist; it isn’t. It is only to say that Burge allows that, at least in conditions where a properly functioning belief-forming process could be expected to be reliable, de facto unreliability in the methods used is something that can defeat an entitlement.
9 Some textual evidence, from Audi (1997) (italics added):

… [A]t least normally, a belief based on testimony is thereby justified (i.e., counts as testimonially justified) provided the believer has overall justification for taking the attester to be credible regarding the proposition in question. Having this justification implies a capacity for inference, say about the attester’s reliability, but not making an actual inference, conscious or unconscious. (412)

I cannot acquire justification for believing something on the basis of testimony unless I have some degree of justification for believing that the attester is credible, as well as for certain other propositions, such as that I heard the testimony correctly. This
justification cannot come entirely from testimony…. Other grounds of justification, such as perception or memory, must at least tacitly cooperate. But their cooperation can be justificational without being inferential: they need not produce in me beliefs of premises from which I infer that the attester is credible; they simply give me a justification for framing such premises if I need them. (413)

(In this quote just present, Audi’s use of ‘inferential’ is psychological: in claiming that the cooperation of perception or memory can be ‘justificational without being inferential,’ he means to say that the hearer does not need to engage, consciously or unconsciously, in the drawing of any inference, although the fact that they justify implies that they furnish the subject with the materials from which she could devise premises in an inference, were such needed by her.) And finally this:

Often, when we hear people attesting to various things, we just believe these things, non-inferentially and even unreservedly. But this natural psychological process yields knowledge and justification only when certain epistemic conditions are met: there must be grounds, from another source, for knowledge and justification, even if there need be no knowledge or justified beliefs of the propositions warranted by these grounds. In the case of testimonially based knowledge, there must be knowledge, even if not necessarily justification, on the part of the attester, whereas in the case of testimonially based justification there must be justification, even if not knowledge, on the part of the recipient. The first requirement concerns the attester’s epistemic situation with respect to the proposition attested to; the second concerns the recipient’s epistemic situation with respect to the attester, or the proposition, or both. Together, the requirements indicate how, although, psychologically speaking, testimony is a source of basic beliefs, it is not, epistemically speaking, a basic source of knowledge or justification. (414)

10 For a version of the view that the perception of testimony that p is an indirect way to perceive that p, see Millikan (2000), and also, arguably, McDowell (1994).

11 Those who favor McDowell’s approach to epistemology might think to challenge the legitimacy of this question, as betraying a desire for a “common factor” between the veridical case (telling that p) from the illusory case (testimony that p that does not amount to a telling that p). Although I have my concerns about McDowell’s “disjunctivist” epistemology, I do not have time to go into this here. Suffice it to say that the argument I am discussing in the text ought to convince those not convinced by McDowell-style disjunctivist epistemology.

12 I would like to thank Miranda Fricker, for the gracious way with which she corrected my misunderstandings of her position (any remaining misunderstanding is entirely my fault); John Greco, for discussions on these topics; and an anonymous referee for this journal, for helpful comments on an earlier draft.

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