Scenes of Subjection
TERROR, SLAVERY, AND SELF-MAKING
IN NINETEENTH-CENTURY AMERICA

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To Gilbert
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Introduction

The "terrible spectacle" that introduced Frederick Douglass to slavery was the beating of his Aunt Hester. It is one of the most well-known scenes of torture in the literature of slavery, perhaps second only to Uncle Tom's murder at the hands of Simon Legree. By locating this "horrible exhibition" in the first chapter of his 1845 Narrative of the Life of Frederick Douglass, Douglass establishes the centrality of violence to the making of the slave and identifies it as an original generative act equivalent to the statement "I was born."1 The passage through the blood-stained gate is an inaugural moment in the formation of the enslaved. In this regard, it is a primal scene. By this I mean that the terrible spectacle dramatizes the origin of the subject and demonstrates that to be a slave is to be under the brutal power and authority of another; this is confirmed by the event's placement in the opening chapter on genealogy.2

I have chosen not to reproduce Douglass's account of the beating of Aunt Hester in order to call attention to the ease with which such scenes are usually reiterated, the casualness with which they are circulated, and the consequences of this routine display of the slave's ravaged body. Rather than inciting indignation, too often they immure us to pain by virtue of their familiarity—the oft-repeated or restored character of these accounts and our distance from them are signaled by the theatrical language usually resorted to in describing these instances—and especially because they reinforce the spectacular character of black suffering. What interests me are the ways we are called upon to participate in such scenes. Are we witnesses who confirm the truth of what happened in the face of the world-destroying capacities of pain, the distortions of torture, the sheer unrepresentability of terror, and the repression of the dominant accounts?3 Or are we voyeurs fascinated with and repelled by exhibitions of terror and suffering? What does the exposure of the violated body yield? Proof of black sentience or the inhumanity of the "peculiar institution"? Or does the pain of
the other merely provide us with the opportunity for self-reflection? At issue here is the precariousness of empathy and the uncertain line between witness and spectator. Only more obscene than the brutality unleashed at the whipping post is the demand at this suffering be materialized and evidenced by the display of the tortured body—endless recitations of the ghastly and the terrible. In light of this, how does one expression to these outrages without exacerbating the indifference to suffering that is the consequence of the numbing spectacle or contend with the narcissistic identification that obliterates the other or the prurience that too often is the response—such displays? This was the challenge faced by Douglass and other foes of slavery, and this is the task I take up here.

Therefore, rather than try to convey the routinized violence of slavery and its term through invocations of the shocking and the terrible, I have chosen to look elsewhere and consider those scenes in which terror can hardly be discerned—slaves napping in the quarters, the outrageous darkly antics of the minstrel stage, the institution of humanity in slave law, and the fashioning of the self-possessed individual. By defamiliarizing the familiar, I hope to illuminate the terror of the mundane and quotidiant rather than exploit the shocking spectacle. What concerns me here is the diffusion of terror and the violence perpetrated under the rubric of leisure, paternalism, and property. Consequently, the scenes of subjection examined here focus on the enactment of subjugation and the constitution of the subjectidual include the blows delivered to Topsy and Zip Coon on the popular stage, slaves forced to dance in the marketplace, the simulation of will in slave law, the fashioning of identity, and the processes of individuation and normalization.

Human Flesh

When Charlie Moses reflected on his years of slavery, the "preacher's iniquity" noted by the Works Progress Administration interviewer who recorded his testimony did not blunt his anger. In recounting the harsh treatment received by plowed folks, he emphasized that the enslaved were used like animals and treated as "they existed only for the master's profits: "The way us niggers was treated was pitiful. Master would beat, knock, kick, kill. He done ever' thing he could 'cept eat. We was worked to death. We worked Sunday, all day, all night. He whipped us til some jus' lay down to die. It was a poor life. I knows it ain't right to have hate in your heart, but, God almighty!" As if required to explain his animosity toward his former owner who "had the devil in his heart," Moses exclaimed that "God mighty never meant for human beings to be like animals. Us niggers has a soul an' a heart an' a min'. We ain' like a dog or a horse."4

In some respects, Tom Windham's experience of enslavement was the opposite of that described by Charlie Moses; he reported that his owner had treated him well. Nonetheless, like Moses, he too explained the violation of slavery as being made a fact of burden. While Moses detailed the outrages of slavery and highlighted the tくり of the institution by poignantly enumerating the essential features of the slave's humanity—a soul, a heart, and a mind—Windham, in conveying the injustice of slavery, put the matter simply: "I think we should have our liberty cause us

ain't hogs or horses—us is human flesh."5 The flesh, existence defined at its most elemental level, alone entitled one to liberty. This basic assertion of colored folks' entitlement to freedom implicitly called into question the rationales that legitimated the exclusion of blacks from the purview of universal rights and entitlements. As Moses and Windham were well aware, the discourse of humanism, at the very least, was double-edged since the life and liberty they held in esteem were racial entitlements formerly denied them. In short, the selective recognition of humanity that undergirded the relations of chattel slavery had not considered them men deserving of rights or freedom. Thus in taking up the language of humanism, they seized upon that which had been used against and denied them.

However, suppose that the recognition of humanity held out the promise not of liberating the flesh or redeeming one's suffering but rather of intensifying it? Or what if this acknowledgment was little more than a pretext for punishment, dissimulation of the violence of chattel slavery and the sanction given it by the law and the state, and an instantiation of racial hierarchy? What if the presumed endowments of man—conscience, sentiment, and reason—rather than assuring liberty or negating slavery acted to yoke slavery and freedom? Or what if the heart, the soul, and the mind were simply the invades of discipline rather than that which confirmed the crime of slavery and proved that blacks were men and brothers, as Charlie Moses had hoped.

Here I am interested in the ways that the recognition of humanity and individuality acted to tether, bind, and oppress. For instance, although the captive's bifurcated existence as both an object of property and a person (whether understood as a legal subject formally endowed with limited rights and protections, a submissive, culpable or criminal agent, or one possessing restricted capacities for self-fashioning) has been recognized as one of the striking contradictions of chattel slavery, the constitution of this humanity remains to be considered. In other words, the law's recognition of slave humanity has been dismissed as ineffectual and as a vote-face of an imperiled institution. Or, worse yet, it has been lauded as evidence of the hegemony of paternalism and the integral relations between masters and slaves. Similarly, the failure of Reconstruction generally has been thought of as a failure of implementation—that is, the state's indifference toward blacks and unwillingness to ensure basic rights and entitlements sufficient to explain the racist retribution of the postwar period. I approach these issues from a slightly different vantage point and thus consider the outrages of slavery not only in terms of the object status of the enslaved as beasts of burden and chattel but also as they involve notions of slave humanity. Rather than declare paternalism an ideology, understood in the orthodox sense as a false and distorted representation of social relations, I am concerned with the savage encroachments of power that take place through notions of reform, consent, and protection. As I will argue later, rather than bespeaking the mutuality of social relations or the expressive and affective capacities of the subject, sentiment, enjoyment, affinity, will, and desire facilitated subjugation, domination, and terror precisely by preying upon the flesh, the heart, and the soul. It was often the case that benevolent correctives and declarations of slave humanity intensified the brutal exercise of power upon the captive body rather than ameliorating the chattel condition.
Likewise, in considering the metamorphosis of chattel into man catalyzed by the abolition of slavery, I think it is important to consider the failure of Reconstruction not simply as a matter of policy or as evidence of a flagging commitment to black rights, which is undeniably the case, but also in terms of the limits of emancipation, an ambiguous legacy of universalism, the exclusions constitutive of liberalism, and the blameworthiness of the freed individual. Therefore I examine the role in facilitating relations of domination, the new forms of bondage enabled by proprietal notions of the self, and the pedagogical and legislative efforts aimed at transforming the formerly enslaved into rational, acquisitive, and responsible individuals. From this vantage point, emancipation appears the grand event of liberation than a point of transition between modes of servitude and racial subjection. As well, it leads us to question whether the rights of man and citizen are realizable or whether the appellation "human" can be borne equally by all.6

In response to these questions, I contend that the recognition of the humanity of the slave did not redress the abuses of the institution nor the wanton use of the captive warranted by his or her status as chattel, since in most instances the acknowledgment of the slave as subject was a complement to the arrangements of chattel property rather than its remedy; nor did self-possession liberate the former slave from his or her bonds but rather sought to replace the whip with the compulsory contract and the collar with a guilty conscience. Put differently, I argue that the barbarism of slavery did not express itself singularly in the constitution of the slave is subject but also in the forms of subjectivity and circumscribed humanity imputed to the enslaved; by the same token, the failures of Reconstruction cannot be recounted solely as a series of legal reversals or troop withdrawals; they also need to be located in the very language of persons, rights, and liberties. For these reasons the book examines the forms of violence and domination enabled by the recognition of humanity, licensed by the invocation of rights, and justified on the grounds of liberty and freedom.

In exploring these issues, I do not intend to offer a comprehensive examination of slavery and Reconstruction or to recover the resistances of the dominated but to critically interrogate terms like "will," "agency," "individuality," and "responsibility." As stated previously, this requires examining the constitution of the subject by dominant discourses as well as the ways in which the enslaved and the emancipated grappled with these terms and strove to reappropriate them in fashioning themselves as agents. For these reasons, the scenes of subjection at issue here consider the Manichaean identities constitutive of slave humanity—that is, the slave subordinate and/or willful criminal, the calculation of humanity, the fabulation of the will, and the relation between injury and personhood. While the calibration of sentence and terms of punishment determined the constricted humanity of the enslaved, the abused and encumbered individuality of the emancipated resulted largely from the equation of responsibility with blameworthiness, thereby making duty synonymous with punishment. The enduring legacy of slavery was readily discernable in the travestied liberation, castigated agency, and blameworthiness of the free individual. By the same token, the ubiquitous fun and frolic that supposedly demonstrated slave contentment and the African's suitedness for slavery were mirrored in the panic about idleness, intemperate consumption, and fanciful expressions of freedom, all of which justified coercive labor measures and the constriction of liberties. Apparent here are the entanglements of slavery and freedom and the dutiful submission characteristic of black subjectivity, whether in the making and maintaining of chattel personal or in the fashioning of individuality, cultivation of conscience, and harnessing of free will.

In light of these concerns, part I examines a variety of scenes ranging from the auction block and the minstrel stage to the construction of black humanity in slave law. In this part, issues of terror and enjoyment frame the exploration of subjection, for calculations of socially tolerable violence and the myriad and wanton uses of slave property constitute of enjoyment determine the person fashioned in the law and the blackness conjured up on the popular stage. Part II interrogates issues of agency, willfulness, and subjection in the context of freedom. In particular, it examines the liberal discourse of possessive individualism, the making of the contractual subject, and the wedding of formal equality and black subjugation. The period covered thus extends from the antebellum era to the end of the nineteenth century. Despite the amazing tumults, transitions, and discontinuities during the antebellum period, Reconstruction, and the Gilded Age, I feel this scope is justified by the tragic continuities in antebellum and postbellum constitutions of blackness. The intransigence of racism and the antipathy and abjection naturalized in Plessy v. Ferguson recast blackness in terms that refuged relations of mastery and servitude. Thus, an amazing continuity belied the hypostatized discontinuities and epochal shifts installed by categories like slavery and freedom.

The first chapter, "Innocent Amusements: The Stage of Sufferance," examines the role of enjoyment in the economy of chattel slavery. Specifically it considers enjoyment in regard to the sanctioned uses of slave property and the figurative capacities of blackness. In this chapter, I contend that the value of blackness resided in its metaphorical aptitude, whether literally understood as the fungibility of the commodity or understood as the imaginative surface upon which the master and the nation came to understand themselves. As Toni Morrison writes, "The slave population, it could be and was assumed, offered itself up as surrogate selves for meditation on problems of human freedom, its lure and its elusiveness."7 Indeed, blackness provided the occasion for self-reflection as well as for an exploration of terror, desire, fear, loathing, and longing.8 In examining the torturous constitution of agency and the role of feelings in securing domination, the chapter looks at popular theater, the spectacle of the slave market, and the instrumental amusements of the plantation. At these sites, the enactment of subjection occurs by way of coerced agency, simulated contentment, and the obliteration of the other through the slipping on of blackness or an empathic identification in which one substitutes the self for the other.

In these instances, the exercise of power was inseparable from its display because domination depended upon demonstrations of the slaveholder's dominion and the captive's abasement. The owner's display of mastery was just as important as the legal title to slave property. In other words, representing power was essential to reproducing domination. As James Scott states, a significant aspect of maintaining relations of domination "consists of the symbolization of domination by demonstrations and enactments of power."9 These demonstrations of power consisted of
forcing the enslaved to witness the beating, torture, and execution of slaves, changing the names of slave children on a whim to emphasize to slave parents that the owner, not the parents, determined the child’s fate, and requiring slaves to sing and dance for the owners’ entertainment and feign their contentment. Such performances confirmed the slaveholder’s dominance and made the captive body the vehicle of the master’s power and truth.

The innocent amusements and spectacles of mastery orchestrated by members of the slaveholding class to establish their dominance and regulate the little leisure allowed the enslaved were significant components of slave performance. Consequently, it is difficult, if not impossible, to establish an absolute and definitive division between “going before the master” and other amusements. Moreover, this accounts for the ambivalent pleasures afforded by such recreations. The vexed character of good times and the reallocation of orchestrated amusements for other ends are the focus of the second chapter, “Redressing the Pained Body: Toward a Theory of Practice.” In “going before the master,” the enslaved were required to sing or dance for the slave owner’s pleasure as well as to demonstrate their submission, obsequiousness, and obedience. What was demanded by the master was mitigated by the enslaved; yet the capitulation of the dominated to these demands must be considered as pragmatism rather than resignation since one either complied with the rules governing socially sanctioned behavior or risked punishment. In addition, these performances constituted acts of defiance conducted under the cover of non-sense, indirection, and seeming acquiescence. By virtue of such tactics, these performances were sometimes turned against their instrumental aims; at the same time, the reliance on masquerade, subterfuge, and indirectness also obscured the small acts of resistance conducted by the enslaved. After all, how does one determine the difference between “putting on ole massa”—the simulation of compliance for covert aims—and the grins and gesticulations of Sambo indicating the repressive construction of contended subjection? At the level of appearance, these contending performances often differed little. At the level of effect, however, they diverged radically. One performance aimed to reproduce and secure the relations of domination and the other to manipulate appearances in order to challenge these relations and create a space for action not generally available. However, since acts of resistance exist within the context of relations of domination and are not external to them, they acquire their character from these relations, and vice versa. At a dance, holiday fest, or corn shucking, the line between dominant and insurgent orchestrations of blackness could be effaced or fortified in the course of an evening, either because the enslaved utilized instrumental amusements for contrary purposes or because surveillance necessitated cautious forms of interaction and modes of expression.

The simulation of agency and the enactment of willful submission in the domain of law are examined in the third chapter, “Seduction and the Ruses of Power.” It contends that the rhetoric of seduction—the power ascribed to the dependent and the subordinate—deployed in the law licensed extreme acts of violation in the name of feelings, intimacy, and reciprocity rather than recognizing the influence of the weak. Issues of sexual violation and domination are the particular focus of the chapter, and in this regard, seduction is considered “a meditation on freedom and slavery” and willfulness and subjugation in the arena of sexuality. In effect, seduction is considered a story of intimacy and power that dissipates the violence of the law and the violation of the enslaved. In exploring these issues, the chapter reads Harriet A. Jacobs’s Incidents in the Life of a Slave Girl, Written by Herself, as an effort to deform the masterful rhetoric of seduction by positioning the “slave girl” as a willful agent determined to obtain freedom rather than her owner’s affection and employing cunning and duplicity in the narrative. In this regard, the reversibility of seduction both legitimates violence and enables an enactment of rebellion and a usurpation of power in Jacobs’s narrative.

Jacobs’s narrative is also instructive regarding the issue of freedom. The critique of freedom exemplified by the loophole of retreat—a space of freedom that is at the same time a space of captivity—and the difficulties experienced in trying to assume the role of free and self-possessed individual presage the critique of emancipation advanced by former slaves in the postbellum context. The entanglements of slavery and freedom underlined by Jacobs’s continued servitude and vastly improved yet far from ideal condition are the central issues examined in the second half of the book. Part II focuses on the extended servitude of the emancipated, the fashioning of the obligated and blameworthy individual, and the injurious constitution of blackness. In this section I consider the changes wrought by emancipation and the shifting registers of racial subjection. Chapter 4, “The Burdened Individuality of Freedom,” serves as an introduction to Part II. Primarily it focuses on the legacy of slavery in the postbellum context and the instability and ambivalence of rights discourse. The fifth chapter, “Fashioning Obligation: Indebted Servitude and the Fetter of Slavery,” extends this discussion by examining the contractual subject represented in pedagogical manuals for the freed. Basically, it contends that will and responsibility replaced the whip with the tethers of guilty conscience. Of particular interest are liberal notions of responsibility modeled on contractual obligation, calculated reciprocity, and, most important, indebtedness since debt played a central role in the creation of the servile, blameworthy, and guilty individual and in the reproduction and transformation of involuntary servitude.

Chapter 6, “Instinct and Injury: Bodily Integrity, Natural Affinities, and the Constitution of Equality,” examines issues of rules, equality, and exclusion. Based upon the argument advanced in the preceding chapters regarding the entanglements of slavery and freedom, I maintain that the vision of equality forged in the law naturalized racial subordination while attempting to prevent discrimination based on race or former condition of servitude. What concerns me here are the corporeal politics spanning the divide between slavery and freedom—the bodily degradation of the African espoused in the majority opinion of Dred Scott v. Sanford by Judge Roger Taney (which Taney insisted excluded blacks from the “person” of the Constitution imagined by the founding fathers and was sufficient reason for their continued exclusion) and the feared loss of white bodily integrity that upheld the separate-but-equal doctrine in Plessy v. Ferguson. I argue that Plessy exemplifies the corporeal anxieties of the liberal order and illuminates the double bind of equality and exclusion that distinguishes modern state racism from its antebellum predecessor rather than simply providing an instance of the dismantling of the civil rights agenda legislatively enacted in the years 1865–1875. Thus this reading does not consider Plessy v. Ferguson an aberration of liberal ideals but rather a striking
example of the commonplace—the wedding of equality and exclusion in the liberal state. Of signal importance in *Plessy* are the strategies of disavowal that remove the state from the domains that it in effect constitutes, the primacy granted to affect in determining the scope and enjoyment of rights and the duties of the state, and the reinscription of degradation in the elaboration of the separate-but-equal doctrine.

In short I argue that despite the shift from the legal-status ascriptions characteristic of the antebellum period, the emphasis on the blood, sexuality, and conningling in postemancipation racial discourse ultimately refuged the status-race of chattel slavery. Here again, sentiment sanctions black subordination because affinity and desire ultimately eclipse equality. While the inferiority of blacks was no longer the legal standard, the various strategies of state racism produced a subjugated and subordinated class within the body politic, albeit in a neutral or egalitarian guise. Notwithstanding the negatory power of the Thirteenth Amendment, racial slavery was transformed rather than annulled. As suggested earlier, this transformation was manifested in debt-peonage and other forms of involuntary servitude that conscripted the newly emancipated and putative free laborer, an abiding legacy of black inferiority and subjugation, and the regulatory power of a racist state obsessed with blood, sex, and procreation. The encumbrances of emancipation and the fettered condition of the freed individual, at the very least, lead us to reconsider the meaning of freedom, if they do not cast doubt on the narrative of progress.

A Note on Method

How does one tell the story of an elusive emancipation and a travestied freedom? Certainly, reconsidering the meaning of freedom entails looking critically at the production of historical narratives since the very effort to represent the situation of the subaltern reveals the provisionality of the archive as well as the interests that shape it and thereby determine the emplotment of history. For example, the imperative to construct a usable and palatable national past certainly determined the picture of slavery drawn in the testimonies gathered by the Works Progress Administration, not to mention the hierarchical relations between mostly white interviewers and black interviewees. Bearing this in mind, one recognizes that writing the history of the dominant requires not only the interrogation of dominant narratives and the exposure of their contingent and partisan character but also the reclamation of archival material for contrary purposes. As Gayatri Spivak remarks, “The subaltern cannot appear without the thought of the ‘elite.’” 12 In other words, there is no access to the subaltern consciousness outside dominant representations or elite documents. Accordingly, this examination of the cultural practices of the dominated is possible only because of the accounts provided by literate black autobiographers, white amanuenses, plantation journals and documents, newspaper accounts, missionary tracts, travel writing, amateur ethnographies, government reports, et cetera. Because these documents are “not free from barbarism,” I have tried to read them against the grain in order to write a different account of the past, while realizing the limits imposed by employing these sources, the impossibility of fully recovering the experience of the enslaved and the emancipated, and the risk of reinforce-
to consider the form resistance assumes given this context. My attempt to read against the grain is perhaps best understood as a combination of foraging and disfiguration—raiding for fragments upon which other narratives can be spun and misshaping and deforming the testimony through selective quotation and the amplification of issues germane to this study.

Of course the WPA testimony is interested, provisional, and characterized by lapses of forgetting, silences, and exclusions, but what sources are immune to such charges? John Blassingame has detailed the difficulties inherent in using the WPA sources because of the power differential between white interviewers and black interviewees, the editing and rewriting of these accounts, and the time lapse between the interview and the experience of slavery; nonetheless he concedes that they are an important source of information about slavery. 17 I agree with Blassingame’s assessment and would also add that there is no historical document that is not interested, exclusive, or a vehicle of power and domination, and it is precisely the latter that I am trying to bring to the fore in assessing everyday practices, the restricted confines in which they exist, and the terms in which they are represented. Besides, contemporaneous narratives and interviews are no less selective in their representations of slavery. The WPA testimony is an overdetermined representation of slavery, as are all of the accounts. Therefore, the work of reconstruction and fabulation that I have undertaken highlights the relation between power and voice and the constraints and closures that determine not only what can be spoken but also (the identity of) who speaks. In so many words, I approach issues of subjectivity and agency by examining the possibilities and constraints of various practices from performance to the rhetorical strategies of law. Again, my reading of slave testimony is not an attempt to recover the voice of the enslaved but an attempt to consider specific practices in a public performance of slavery that encompasses the slave on the auction block and those sharing their recollections decades later. 18 In this regard, the gap between the event and its recollection is bridged not only by the prompting of interviewers but also by the censored context of self-expression and the uncanny resemblance between “puttin’ on ole massa” and the tactics of withholding aimed at not offending white interviewers and/or evading self-disclosure.

The effort to examine the event of emancipation is no less riddled by inescapable ironies, the foremost of these being the discontinuity between substantial freedom and legal emancipation. Inevitably one is forced to confront the discrepant legacy of emancipation and the decidedly circumscribed possibilities available to the freed. In short, how does one adequately render the double bind of emancipation—that is, acknowledge the illusory freedom and travestied liberation that succeeded chattel slavery without gainsaying the small triumphs of Jubilee? Certainly one must contend with the enormity of emancipation as both a breach with slavery and a point of transition to what looks more like the reorganization of the plantation system than self-possession, citizenship, or liberty for the “freed.” In the place of the grand narrative of freedom, with its decisive events and incontrovertible advances, I offer an account that focuses on the ambivalent legacy of emancipation and the undeniably truncated opportunities available to the freed. Lacking the certainty of a definitive partition between slavery and freedom, and in the absence of a consummate breach through which freedom might unambivalently announce itself, there is at best a transient and fleeting expression of possibility that cannot ensconce itself as a durable temporal marker. If periodization is a barrier imposed from above that obscures the involuntary servitude and legal subjection that followed in the wake of slavery, then attempts to assert absolutist distinctions between slavery and freedom are untenable. Fundamentally, such assertions involve distinctions between the transient and the epochal, underestimate the contradictory inheritance of emancipation and the forms of involuntary servitude that followed in the wake of slavery, and diminish the reign of terror that accompanied the advent of freedom. Put differently, does the momentousness of emancipation as an event ultimately efface the continuousities between slavery and freedom and the dispossession inseparable from becoming a “propered person”? If one dares to “abandon the absurd catalogue of official history,” as Edouard Glissant encourages, then the violence and domination perpetuated in the name of slavery’s reversal come to the fore. 19 From this vantage point, emancipation seems a double-edged and perhaps obfuscating label. It discloses as well as obscures since involuntary servitude and emancipation were synonymous for a good many of the formerly enslaved. This is evidenced in “common-sense” observations that black lives were more valuable under slavery than under freedom, that blacks were worse off under freedom than during slavery, and that the gift of freedom was a “hard deal.”20 I use the term “common sense” purposely to underline what Antonio Gramsci described as the “chaotic aggregate of disparate conceptions” that conform with “the social and cultural position of those masses whose philosophy it is.” It is a conception of world and life “implicit to a large extent in determinate strata of society” and “in opposition to ‘official’ conceptions of the world.” 20 In this case, common sense challenges the official accounts of freedom and stresses the similarities and correspondencies of slavery and freedom. At a minimum, these observations disclose the disavowed transactions between slavery and freedom as modes of production and subjection.

The abolition of chattel slavery and the emergence of man, however laudable, long awaited, and cherished, fail to yield such absolute distinctions; instead fleeting, disabled, and short-lived practices stand for freedom and its failure. Everyday practices, rather than traditional political activity like the abolition movement, black conventions, the struggle for suffrage, electoral activities, etcetera, are the focus of my examination because I believe that these pedestrian practices illuminate inchoate and utopian expressions of freedom that are not and perhaps cannot be actualized elsewhere. The desires and longings that exceed the frame of civil rights and political emancipation find expression in quotidian acts labeled “fanciful,” “exorbitant,” and “excessive” primarily because they express an understanding or imagination of freedom quite at odds with bourgeois expectations. Paul Gilroy, after Seyla Benhabib, refers to these utopian invocations and the incipient modes of friendship and solidarity they conjure up as “the politics of transfiguration.” 21 He notes that in contrast to the politics of fulfillment that operate within the framework of bourgeois civil society and occidental rationality, “the politics of transfiguration strives in pursuit of the sublime, struggling to repeat the unrepeatable, to present the unrepresentable. Its rather different hermeneutic focus pushes towards the mimetic, dramatic and performative.” From this perspective, stealing away, the breakdown, moving about, pilfering, and other everyday practices that occur below the threshold
of formal equality and rights gesture toward an unrealized freedom and emphasize the stranglehold of slavery and the limits of emancipation. In this and in other ways, these practices reveal much about the infrapolitics of the dominated and the contestations over the meaning of abolition and emancipation.

The intervention made here is an attempt to recast the past, guided by the conundrums and compulsions of our contemporary crisis: the hope for social transformation in the face of seemingly insurmountable obstacles, the quixotic search for a subject capable of world-historical action, and the despair induced by the lack of one. In this regard, it is hoped that the instances of insurgency and contestation narrated herein and the relentless proliferation of small acts of resistance perhaps offer some small measure of encouragement and serve to remind us that the failures of Reconstruction still haunt us, which in part explains why the grand narratives continue to hold sway over our imagination. Therefore, while I acknowledge history's "fiction of factual representation," to use Hayden White's term, I also recognize the political utility and ethical necessity of historical fiction. As Walter Benjamin remarked, "Only that historian will have the gift of fanning the spark of hope in the past who is firmly convinced that even the dead will not be safe if the enemy wins."
PART TWO

The Subject of Freedom
The Burdened Individuality of Freedom

The limits of political emancipation appear at once in the fact that the state can liberate itself from constraint without man himself being really liberated; that a state may be a free state without man himself being a free man.

—Karl Marx, *On the Jewish Question* (1843)

The emancipation of the slaves is submitted to only in so far as chattel slavery in the old form could not be kept up. But although the freedman is no longer considered the property of the individual master, he is considered the slave of society.

—Carl Schurz, *Report on the Condition of the South* (1865)

Are we to esteem slavery for what it has wrought, or must we challenge our conception of freedom and the value we place upon it?

—Orlando Patterson, *Slavery and Social Death* (1982)

The entanglements of bondage and liberty shaped the liberal imagination of freedom, fueled the emergence and expansion of capitalism, and spawned proprietal conceptions of the self. This vexed genealogy of freedom plagued the great event of Emancipation, or as it was described in messianic and populist terms, Jubilee. The complicity of slavery and freedom or, at the very least, the ways in which they assumed, presupposed, and mirrored one another—freedom finding its dignity and authority in this “prime symbol of corruption” and slavery transforming and extending itself in the limits and subjection of freedom—troubled, if not elided, any absolute and definitive marker between slavery and its aftermath.¹ The long-standing and intimate affiliation of liberty and bondage made it impossible to envision freedom independent of constraint or personhood and autonomy separate from the sanctity of property and proprietal notions of the self. Moreover, since the dominion and domination of slavery were fundamentally defined by black subjection, race appositely framed questions of sovereignty, right, and power.²

The traversals of freedom and subordination, sovereignty and subjection, and autonomy and compulsion are significant markers of the dilemma or double bind of freedom. Marx, describing a dimension of this paradox, referred to it with dark humor as a double freedom—being free to exchange one’s labor and free of material resources. Within the liberal “Eden of the innate rights of man,” owning easily gave
way to being owned, sovereignty to fungibility, and abstract equality to subordination and exploitation. If sovereignty served "to efface the domination intrinsic to power" and rights "enabled and facilitated relations of domination," as Michel Foucault argues, then what we are left to consider is the subjugation that rights instigate and the domination they efface.

The task of the following chapters is to discern the ways in which emancipatory discourses of rights, liberty, and equality instigate, transmit, and effect forms of racial domination and liberal narratives of individualize mechanisms of domination and discipline. It is not simply that rights are inseparable from the entanglements of whiteness or that blacks should be recognized as legitimate rights holders; rather, the issue at hand is the way in which the stipulation of abstract equality produces white entitlement and black subjection in its promulgation of formal equality. The fragile "as if equal" of liberal discourse inadverently contends with the history of racial subjection and enslavement, since the texture of freedom is urban with the vestiges of slavery, and abstract equality is utterly enmeshed in the narrative of black subjection, given that slavery undergirded the rhetoric of the republic and equality defined so as to sanction subordination and segregation. Ultimately, I am trying to grapple with the changes wrought in the social fabric after the abolition of slavery and with the nonevent of emancipation insinuated by the perpetration of the plantation system and the refiguration of subjection.

In exploring these issues and in keeping with the focus on everyday practices, I examine pedagogical handbooks designed to aid freed people in the transition from slavery to freedom, the itinerary of the freed and other "exorbitant" practices, agricultural reports concerned with the productivity of free labor, political debate on the Reconstruction Amendments, and legal cases in order to consider the discrepant bestowal of emancipation. The narratives of slavery and freedom espoused in these disparate sources vied to produce authoritative accounts of liberty, equality, free labor, and citizenship. This generally entailed a deliberation on the origins of slavery, if not the birth of the republic, the place of slavery in the Constitution, the substance of citizenship, and the lineaments of black freedom.

By examining the metamorphosis of "chattel into man" and the strategies of individuation constitutive of the liberal individual and the rights-bearing subject, the interest to underscore the ways in which freedom and slavery presuppose one another, not only as modes of production and discipline or through contiguous forms of subjection but as founding narratives of the liberal subject revisited and revised in the context of Reconstruction and the sweeping changes wrought by the abolition of slavery. At issue are the contending articulations of freedom and the forms of subjection they beget. It is not my intention to argue that the differences between slavery and freedom were negligible; certainly such an assertion would be ridiculous. Rather, it is to examine the shifting and transformed relations of power that brought about the resubordination of the emancipated, the control and domination of the free black population, and the persistent production of blackness as object, threatening, servile, dangerous, dependent, irrational, and infectious. In short, the advent of freedom marked the transition from the pained and minimally sensate existence of the slave to the burdened individuality of the responsible and encumbered freedperson.

The nascent individualism of the freed designates a precarious autonomy since exploitation, domination, and subjection inhabit the vehicle of rights. The divisive and individuating power of discipline, operating in conjunction with the sequestering and segregating control of black bodies as a species body, permitted under the guise of social rights and facilitated by the regulatory power of the state, resulted in the paradoxical construction of the freed both as self-determining and enormously burdened individuals and as members of a population whose productivity, procreation, and social practices were fiercely regulated and policed in the interests of an expanding capitalist economy and the preservation of a racial order on which the white republic was founded. Lost "the white republic" seem like an inflated or unwarranted rhetorical flourish, we must remember that the transformation of the national government and the citizenship brought by the Reconstruction Amendments were commonly lamented as representing the loss of the "white man's government."

In light of the constraints that riddled conceptions of liberty, sovereignty, and equality, the contradictory experience of emancipation cannot be adequately conveyed by simple phrases like "the rights of the man," "equal protection of the law," or "the sanctity of life, liberty, and property." Just as the peculiar and ambivalent articulation of the chattel status of the enslaved black and the assertion of his rights under the law, however limited, had created a notion of black personhood or subjectivity in which all the burdens and few of the entitlements of personhood came to characterize this humanity, so, too, the advent of freedom and the equality of rights conferred to blacks a status no less ambivalent. The advent of freedom held forth the possibility of a world antithetical to slavery and portents of transformations of power and status that were captured in carnivalesque descriptions like "bottom rail on top this time." At the same time, extant and emergent forms of domination intensified and exacerbated the responsibilities and the afflictions of the newly emancipated. I have opted to characterize the nascent individualism of emancipation as "burdened individuality" in order to underline the double bind of freedom: being freed from slavery and free of resources, emancipated and subordinated, self-possessed and indebted, equal and inferior, liberated and encumbered, sovereign and dominated, citizen and subject. (The transformation of black subjectivity effected by emancipation is described as nascent individualism not simply because blacks were considered less than human and a hybrid of property and person prior to emancipation but because the abolition of slavery conferred on them the inalienable rights of man and brought them into the fold of liberal individualism. Prior to this, legal precedents like State v. Mann and Dred Scott v. Sanford made the notions of blacks' rights and black citizenship untenable, if not impossible.)

The antagonistic production of abstract equality and black subjugation rested upon contending and incompatible predications of the freed—as sovereign, indivisible, and self-possessed and as fungible and individuated subjects whose capacities could be quantified, measured, exchanged, and alienated. The civil and political rights bestowed upon the freed dissipated the encroaching and invasive forms of social control exercised over black bodies through the veneration of custom; the regulation,
production, and protection of racial and gender inequality in the guise of social
rights; the repressive instrumentality of the law; and the forms of extraeconomic
economic coercion that enabled the control of the black population and the effective harnessing
of that population as a labor force. The ascribed responsibility of the liberal individual
served to displace the nation’s responsibility for providing and ensuring the
rights and privileges conferred by the Reconstruction Amendments and shifted the
burden of duty onto the freed. It was their duty to prove their worthiness for freedom
rather than the nation’s duty to guarantee, at minimum, the exercise of liberty and
equality, if not opportunities for livelihood other than debt-peonage. Emancipation
had been the catalyst for a transformed definition of citizenship and a strengthened
national state. However, the national identity that emerged in its aftermath consoli
dated itself by casting out the emancipated from the revitalized body of the nation
state that their transient incorporation had created. In the aftermath of the Civil
War, national citizenship assumed greater importance as a result of the Fourteenth
Amendment, which guaranteed civil rights at the national level against state viola
tion and thus made the federal government ultimately responsible for ensuring the
rights of citizens. Yet the illusory universality of citizenship once again was consoli
dated by the mechanisms of racial subjection that it formally abjured.
This double bind was the determining condition of black freedom. The belated
entry of the newly freed into the realm of freedom, equality, and property, as
perhaps expected, revealed the boundaries of emancipation and duly complicated the
meaning of freedom. Certainly manhood and whiteness were the undisclosed, but
always assumed, norms of liberal equality, although the Civil Rights Act of 1866
made this explicit in defining equality as being equal to white men. The challenge of
adequately conveying the dilemmas generated by this delayed entry exceeds the use
of descriptions like “limited,” “truncated,” or “circumscribed” freedom; cer
tainly these designations are accurate, but they are far from exhaustive. This first
order of descriptives begs the question of how race, in general, and blackness, in
particular, are produced through mechanisms of domination and subjection that have
yoked, harnessed, and infiltrated the apparatus of rights. How are new forms of
bonded labor engendered by the vocabulary of freedom? Is an emancipatory figu
ration of blackness possible? Or are we to hope that the entitlements of whiteness will
be democratized? Is the entrenchment of black subordination best understood in the
context of the relations of production and class conflict? Is race best considered an
effect of the operation of power on bodies and populations exercised through rela
tions of exploitation, domination, and subjection? Is blackness the product of this
combined and uneven articulation of various modalities of power? If slave status was
the primary determinant of racial identity in the antebellum period, with “free”
being equivalent to “white” and slave status defining blackness, how does the
production and valuation of race change in the context of freedom and equality?
The task of describing the status of the emancipated involves attending to the
articulation of various modes of power, without simply resorting to additive models
of domination or interlocking oppressions that analytically maintain the distinctiveness
and separateness of these modes and their effects, as if they were isolated
elements that could be easily enumerated—race, class, gender, and sexuality—or as
if they were the ingredients of a recipe for the social whereby the mere listing of

elements enables an adequate rendering. Certainly venturing to answer these ques
tions is an enormously difficult task because of the chameleon capacities of racism,
the various registers of domination, exploitation and subjection traversed by racism,
the plasticity of race as an instrument of power, and the divergent and sundry
complex of meanings condensed through the vehicle of race, as well as the risks
taunted in generating a description of racism that does not reinforce the fixity of race
or neglect the differences constitutive of race. As well, it is important to remember
that there is not a monolithic or continuous production of race. Mindful of these
concerns, chapter 5, “Fashioning Obligation: Indebted Servitude and the Petters of
Slavery,” and chapter 6, “Instinct and Injury: Bodily Integrity, Natural Affinities,
and the Constitution of Equality,” do not attempt to theorize blackness as such but
instead examine varied and contested articulations of blackness in regard to issues of
responsibility, will, liberty, contract, and sentiment.
If race formerly determined who was “man” and who was chattel, whose prop
erty rights were protected or recognized and who was property, which consequently
had the effect of making race itself a kind of property, with blackness as the mark of
object status and whiteness licensing the proprietorship of self, then how did eman
cipation affect the status of race? The proximity of black and free necessarily incited
fundamental changes in the national fabric. The question persists as to whether it is
possible to unlearn freedom from the history of property that secured it, for the
security of property that undergirded the abstract equality of rights bearers was
achieved, in large measure, through black bondage. As a consequence of emancipa
tion, blacks were incorporated into the narrative of the rights of man and citizen; by
virtue of the gift of freedom and wage labor, the formerly enslaved were granted
entry into the hallowed halls of humanity, and, at the same time, the unyielding and
imposable fabric of blackness as subordination continued under the aegis of formal
equality. This is not to deny the achievements made possible by the formal
stipulation of equality but simply to highlight the frictions and limits of emancipa
tion and the necessity of thinking about these limits in terms that do not simply traffic
in the obviousness of common sense—the denial of basic rights, privileges, and
entitlements to the formerly enslaved—and yet leave the framework of liberalism
unexamined. In short, the matter to be considered is how the formerly enslaved
navigated between a travestied emancipation and an illusory freedom.
When we examine the history of racial formation in the United States, it is evident
that liberty, property, and whiteness were inextricably enmeshed. Racism was cen
tral to the expansion of capitalist relations of production, the organization, division,
and management of the laboring classes, and the regulation of the population
through licensed forms of sexual association and conjugal unions and through the
creation of an internal danger to the purity of the body public. Whiteness was a
valuable and exclusive property essential to the integrity of the citizen-subject and
the exemplary self-possession of the liberal individual. Although emancipation
resulted in a decisive shift in the relation of race and status, black subordination
continued under the aegis of contract. In this regard, the efforts of Southern states to
confuse blackness in constitutions written in the wake of abolition and install new
measures in the law that would secure the subordination of freed black people
demonstrate the prevailing disparities of emancipation. The discrepant produc
relations of domination and exploitation harbored in the language of rights. If the violation of liberty and rights exacted by slavery's presence disfigured the revolutionary legacy of 1776—life, liberty, and the pursuit of happiness—then no less portentous was the legitimation and sanctioning of race as a natural ordering principle of the social during the transformation of national identity and citizenship. The legacy of slavery was evidenced by the insinuence of racism, specifically the persistent commitment to discriminatory racial classifications despite the prohibition of explicit declarations of inequality or violations of life, liberty, and property based on prior condition of servitude or race. On one hand, the constraints of race were formally negated by the stipulation of sovereign individuality and abstract equality, and on the other, racial discriminations and predilections were cherished and protected as beyond the scope of law. Even more unsettling was the instrumental role of equality in constructing a measure of man or descending scale of humanity that legitimated and naturalized subordination. The role of equality in the furtherance of whiteness as the norm of humanity and the scale and measure of man was not unlike the surprisingly adverse effects wrought by the judicial assessment of the Thirteenth Amendment, which resulted in progressively restricted notions of enslavement and its incidents that, in turn, severely narrowed the purview of freedom.

The advent of freedom was characterized by forms of constraint that, resembling those experienced under slavery, relied primarily on force, compulsion, and terror and others that fettered, restricted, and confined the subject precisely through the stipulation of will, reason, and consent. Moreover, the revolution of sentiment consequent to emancipation supplanted paternalist affections with racial antipathy and reciprocity with revulsion. This discrepant or discordant bestowal of emancipation can be gleaned in a variety of everyday sites and practices. To this end, I employ instructive handbooks for the freed, the Reconstruction Amendments, technical handbooks of plantation management, labor contracts, and everyday practices as templates for reading these contending articulations of freedom and the forms of subjection they engendered. As stated earlier, the term “burdened individuality” attempts to convey the antagonistic production of the liberal individual, rights bearer, and raced subject as equal yet inferior, independent yet servile, freed yet bound by duty, reckless yet responsible, blithe yet brokenhearted. “Burdened individuality” designates the double bind of emancipation—the onerous responsibilities of freedom with the enjoyment of few of its entitlements, the collision of the disembodied equality of liberal individuality with the dominated, regulated, and disciplined embodiment of blackness, the entanglements of sovereignty and subjection, and the transformation of involuntary servitude effected under the aegis of free labor. This is not to suggest simply that blacks were unable to achieve the democratic individuality of white citizens but rather that the discourse on black freedom emphasized hardship, travails, and a burdened and encumbered existence. Therefore, burdened individuality is both a descriptive and a conceptual device utilized to explicate the particular modes and techniques of power of which the individual is the object and instrument. The power generative of this condition of burdened individuality encompassed repression, domination, techniques of discipline, strategies of self-improvement, and the regulatory interventions of the state.

The mantle of individuality effectively conscripted the freed as indebted and
dutiful worker and incited forms of coercion, discipline, and regulation that profoundly complicated the meaning of freedom. If it appears paradoxical that the nomination “free individual” illuminates the fractures of freedom and begets methods of bondage quite suited to a free labor economy, it is only because the mechanisms through which right, exchange, and equality bolster and advance domination, subjection, and exploitation have not been interrogated. Liberal discourses of freedom enable forms of subjection seemingly quite at odds with its declared principles, since they readily accommodate autonomy and domination, sovereignty and submission, and subordination and abstract equality. This can be attributed to the Locke-heritage of U.S. constitutionalism, which propounded an ideal of liberty founded in the sanctity of property, and the vision of liberty forwarded in the originary narrative of the Constitution, which wed slavery and freedom in the founding of the nation and the engendering of “we the people.” Nonetheless, the question remains as to how the effort to sever the disavowed and repressed coupling of liberty and bondage that inaugurated the republic effected new forms of domination. How did emancipatory figurations of a rights-bearing individual aimed at abolishing the badges of slavery result in burdened individuality?

Restrictive and narrow conceptions of liberty derived from bourgeois constructions of the market, the atomizing and individualizing character of rights, and an equality grounded in sameness enabled and dissimulated the domination and exploitation of the postbellum order. Prized designations like “independence,” “autonomy,” and “free will” are the lures of liberalism, yet the tantalizing suggestion of the individual as potentate and sovereign is drastically undermined by the forms of repression and terror that accompanied the advent of freedom, the techniques of discipline that bind the individual through conscience, self-knowledge, responsibility, and duty, and the management of racialized bodies and populations effected through the racism of the state and civil society. Liberalism, in general, and rights discourse, in particular, assure entitlements and privileges as they enable and efface elemental forms of domination primarily because of the atomistic portrayal of social relations, the inability to address collective interests and needs, and the sanctioning of subordination and the free reign of prejudice in the construction of the social or the private. Moreover, the universality or unencumbered individuality of liberalism relies on tacit exclusions and norms that preclude substantive equality; all do not equally partake of the resplendent, plenipotent, indivisible, and steady singularity that it professes. Abstract universality presumes particular forms of embodiment and excludes or marginalizes others. Rather, the excluded, marginalized, and devalued subjects that it engenders, variously contained, trapped, and imprisoned by nature’s whimsical apportionments, in fact, enable the production of universality, for the denigrated and deprecated, those castigated and saddled by varied corporeal malefactions, are the fleshy substance that enable the universal to achieve its ethereal splendor.

Nevertheless, the abstract universality of the rights of man and citizen also potentially enable these rights to be enjoyed by all, at least theoretically. Thus universality can conceivably exceed its stipulated and constitutive constraints to the degree that these claims can be taken up and articulated by those subjects not traditionally entitled to the privileges of disembodied and unencumbered universality. The abstractness and instability of rights make possible their resignification. Nonetheless, when those formerly excluded are belatedly conferred with rights and guarantees of equal protection, they have traditionally had difficulty exercising these rights, as long as they are seen as lesser, derivative, or subordinate embodiments of the norm. Plainly speaking, this is the gap between the formal stipulation of rights and the legitimate exercise of them. In this regard, it is necessary to consider whether the effort of the dominant to “take up” the universal does not remedy one set of injuries only to inflict injuries of another order. It is worth examining whether universalism merely dissimulates the stigmatic injuries constitutive of blackness with abstract assertions of equality, sovereignty, and individuality. Indeed, if this is the case, can the dominated be liberated by universalist assertions?

As citizens and rights bearers, were the newly emancipated merely enacting a role they could never legitimately or authentically occupy? Were they fated to be hapless aspirants, who in their effort to exercise newly conferred rights only revealed the distance between the norm and themselves? As Mrs. Freeman, a character from Helen E. Brown’s John Freeman and His Family, a fictional account of emancipation, declared: “I want we should be just as near like white folks as ever we can get it.” Certainly this remark highlights the chasm between the mimetic and the legitimate. It is not simply fortuitous that Mrs. Freeman expresses this sentiment, for she, even more than her husband, is ill-suited for the privileges and responsibilities attendant to citizenship. The discourse of citizenship presupposed a masculinist subject on which to drape the attendant rights and privileges of liberty and equality, thus explaining why the transition from slavery to freedom was usually and quite aptly narrated as the journey from chattel to man. Alas, the joke is on Mrs. Freeman, as expressed by the convoluted phrasing and orthographic nonsense that articulate her insuperable distance from the norm and intimate the unspoken exclusions of the universal rights of man and citizen.

Chattel becomes man through the ascension to the hallowed realm of the self-possessed. The individual thus fabricated is “free from dependence on the will of others, enters relations with others voluntarily with a view of his own interest, is the proprietor of his own person and capacities, and free to alienate his labor.” Although assertions of free will, singularity, autonomy, and consent necessarily obscure relations of power and domination, the genealogy of freedom, to the contrary, discloses the intimacy of liberty, domination, and subjection. This intimacy is discerned in the inequality enshrined in property rights, the conquest and captivity that established “we the people,” and the identity of race as property, whether evidenced in the corporeal inscriptions of slavery and its badges or in the bounded bodily integrity of whiteness secured by the abjection of others. The individual, denuded in the harsh light of scrutiny, reveals a subject tethered by various orders of constraint and obscured by the figure of the self-possessed, for lurking behind the disembodied and self-possessed individual is the fleshy substance of the embodied and the encumbered—that is, the castigated particularity of the universal. In this light, the transubstantiation of the captive into volitional subject, chattel into proprietor, and the circumscribed body of blackness into the disembodied and abstract universal seems improbable, if not impossible.

In light of these remarks, the transition from slavery to freedom cannot adequately
be represented as the triumph of liberty over domination, free will over coercion, or consent over compulsion. The valued precepts of liberalism provide an insufficient guide to understanding the event of emancipation. The ease with which sovereignty and submission and self-possession and servility are yoked is quite noteworthy. In fact, it leads us to wonder whether the insistent, disavowed, and sequestered production of subordination, the inequality enshrined by the sanctity of property, and the castigating universality of liberalism are all that emancipation proffers. Is not the free will of the individual measured precisely through the exercise of constraint and autonomy determined by the capacity to participate in relations of exchange that only fetter and bind the subject? Does the esteemed will replace the barbaric whip or only act as its supplement? In light of these questions, the identity of the emancipated as rights bearer, free laborer, and calculable man must be considered in regard to processes of domination, exploitation, and subjection rather than in the benighted terms that desperately strive to establish slavery as the “prehistory” of man.

5

Fashioning Obligation

INDEBTED SERVITUDE AND
THE PETFERS OF SLAVERY

With the enjoyment of a freedman’s privileges, comes also a freedman’s duties and responsibilities. These are weighty. You cannot get rid of them; they must be met; and unless you are prepared to meet them with a proper spirit, and patiently and cheerfully to fulfill these obligations, you are not worthy of being a freedman. You may tremble in view of these duties and responsibilities; but you need not fear. Put your trust in God, and bend your back joyfully and hopefully to the burden.

—Isaac W. Brinckerhoff, Advice to Freedmen (1864)

It is not enough to tell us that we will be respected according as we show ourselves worthy of it. When we have rights that others respect, self-respect, pride and industry will greatly increase. I do not think that to have these rights would exalt us above measure or rob the white man of his glory.

—National Freedman (April 1, 1865)

Emancipation announced the end of chattel slavery; however, it by no means marked the end of bondage. The free(d) individual was nothing if not burdened, responsible, and obligated. Responsibility entailed accounting for one’s actions, dutiful suppliancy, contractual obligation, and calculated reciprocity. Fundamentally, to be responsible was to be blameworthy. In this respect, the exercise of free will, quite literally, was inextricable from guilty infractions, criminal misdeeds, punishable transgressions, and an elaborate microprolificity of everyday life. Responsibility made man an end in himself, and as such, the autonomous and intending agent was above all else culpable. As Friedrich Nietzsche observed: “The proud realization of the extraordinary privilege of responsibility, the awareness of this rare freedom and power over himself and his destiny, has penetrated him to the depths and become an instinct, his dominant instinct: what will he call his dominant instinct, assuming that he needs a word for it? No doubt about the answer: this sovereign man calls it his conscience.”! In this regard, the burden of conscience attendant to the formation of the sovereign individual was decisive not only in the ways that it facilitated self-disciplining but also in its ability to engender resentment toward and justify the punishment of those who fell below “the threshold of responsibility” or
failed to achieve the requisite degree of self-control. The onus of accountability that rested upon the shoulders of the self-responsible individual—the task of proving oneself worthy of freedom—combined with the undue hardships of emancipation engendered an anomalous condition betwixt and between slavery and freedom, for in this case the individual was not only tethered by the bonds of conscience and duty and obliged by the ascetic imperatives of restraint and self-reliance but also literally constrained within a mixed-labor system in which contract was the vehicle of servitude and accountability was inseparable from peonage. Moreover, the guilty volition enjoyed by the free agent bore an uncanny resemblance to the only form of agency legally exercised by the enslaved—that is, criminal liability.

Responsibility and restraint all too easily yielded to a condition of involuntary servitude, and culpability inevitably gave way to indebtedness. The emergence of what I term “indebted servitude” is the subject of this chapter. I use the term “indebted servitude” to amplify the constraints of conscience (discipline internalized and lauded as a virtue), the coercion and compulsion of the free labor system, and the “grafting of morality onto economics” in the making of the dutiful free laborer and similarly to illuminate the elasticity of debt in effecting peonage and other forms of involuntary servitude. According to Nietzsche, the feelings of guilt, obligation, and responsibility originated in the relationship of creditor and debtor; moreover, debt as the measure of morality sanctions the imposition of punishment; debt serves to reinscribe both servitude and the pained constitution of blackness. A telling example of this calculation of conscience or the entanglement of debt and duty can be found in Jared Bell Waterbury’s Advice to a Young Christian. Here the duty of self-examination is compared to bookkeeping: “Let the duty [of self-examination] be duly and thoroughly performed, and we rise to the standard of the skilful [sic] and prudent merchant, who duly records every item of business; who never closes his counting-house until his balance sheet is made up; and who, by a single reference, can tell the true state of his accounts, and form a correct estimate of his commercial standing.” In the case of the freed, the cultivation of conscience operated in the whip’s stead as an overseer of the soul, although the use of compulsion was routinely employed against those seemingly remiss in their duties. As it turned out, the encumbrance of freedom made one not only blameworthy and vulnerable to hardship and affliction in the name of interest but also, surprisingly, no less susceptible to the correctives of coercion and constraint.

Idle Concerns

Irony riddled the event of emancipation. How does one narrate a story of freedom when confronted with the discrepant legacy of emancipation and the decided circumscribed avenues available to the freed? What does autonomy mean in the context of coercion, hunger, and uncertainty? Is the unavoidable double bind of emancipation an illusory freedom and a travestied liberation? At the very least, one must contend with the enormity of emancipation as both a breach with slavery and reproduction or reorganization of the plantation system. What follows is an examination of eclipsed possibility and another lament of failed revolution. The paradox of emancipation involved the coupling of coercion and contract, liberty and necessity, equality and subservience. At the most basic level, this paradox was lived in planter opposition to a free labor system and the subjugation of free labor through contractual and extralegal means, the most notable examples of these efforts being compulsory labor schemes, often supported by the Freedmen’s Bureau, the predominance of non-wage labor, vagrancy statutes that criminalized those not holding labor contracts, and the prevalence of white violence. To understand the case, the South proved unwilling to embrace a free labor system or to tolerate assertions of black liberty. Moreover, blacks were blamed for this opposition to free labor, presumably because they entertained fanciful and dangerous notions of freedom and refused to work, except under duress. As we shall see, these “fanciful notions” articulated an alternate imagination of freedom and resistance to the imposition of a new order of constraint.

However, the issue was not simply whether ex-slaves would work but rather whether they could be transformed into a rational, docile, and productive working class—that is, fully normalized in accordance with standards of productivity, sobriety, rationality, prudence, cleanliness, responsibility, and so on. Intemperate notions were to be eradicated, and a rational work ethic inculcated through education, religious instruction, and, when necessary, compulsion. Under slavery, the whip rather than incentive, coercion rather than consent, and fear rather than reasoned self-interest had motivated their labor; now it was considered imperative to cultivate rational, servile, and self-interested conduct in order to remake the formerly enslaved into free laborers. However incongruous and inconceivable, nearly three centuries of black servitude could not relieve the nation’s anxiety about the productivity of black labor or assuage the fear that the freed would be idle if not compelled to work. Thus the advent of freedom was plagued with anxieties about black indolence that hinted at the need to manage free black workers by perhaps more compelling means. From the vantage point of abolitionists, policy makers, Freedmen’s Bureau officials, and Northern entrepreneurs, the formerly enslaved needed to be trained as free laborers since they had never worked under conditions of consent and contract and were ignorant of the principles of self-discipline and restraint. The goal of this training spearheaded by missionaries, teachers, and Freedmen’s Bureau officials was to replace the love of leisure with the love of gain and supplant bawdy pleasures with dispassionate acquisitiveness.

The discourse on idleness focused on the forms of conduct and behavior at odds with the requirements of a free labor system, given all its anomalies in the postbellum context. Named as offenses were a range of itinerant and intemperate practices considered subversive and dangerous to the social order. The discursive production of indolence registered the contested and disparate understandings of freedom held by plantation owners and the freed. The targeted dangers of this emergent discourse of dependency and idleness were the mobility of the freed, their refusal to enter contractual relations with former slaveholders, and their ability to subsist outside wage labor relations because of their limited means. Not only is the elusive nature of emancipation indicated by the continued reliance on force and compulsion in managing black laborers, but, similarly, the moving about of the freed exposed the chasm between the grand narrative of emancipation and the circumscribed arena of
success, upward mobility, and the privileges of citizenship. Nonetheless, certain tensions arose in the passing on of these lessons; the effort to reconcile asceticism and acquiescence, self-interest and low or no wages, and autonomy and obeisance was not without notable difficulties attributable to the mixed economy of postbellum relations. In other words, the glaring disparities between liberal democratic ideology and the varied forms of compulsion utilized to force free workers to sign labor contracts exceeded the coercion inherent in capital labor relations and instead relied on older forms of extralegal coercion. In short, violence remained a significant device in cultivating labor discipline. Undeniably, inequality was the basis of the forms of economic and social relations that developed in the aftermath of emancipation. And it was this naked coercion that provided labor relations with their distinctive Southern character.

Textbooks like Advice to Freedmen, Friendly Counsels for Freedmen, Plain Counsels for Freedmen, and John Freeman and His Family aimed to instill rational ideals of material acquisition and social restraint and correct “absolute” notions of freedom and the excesses and indulgences that resulted from entertaining such “farfled” conceptions. As their titles indicate, these handbooks were geared to practical ends, how-to advice, instructions for living, and rules of conduct being their primary concerns. The instrumental objectives of these books were explicitly declared in order that lessons of discipline, duty, and responsibility be simply and direct conveyed to their readers. The lessons contained in these primers were basically a series of imperatives—be industrious, economical, useful, productive, chaste, kind, respectful to former masters, good Christians, and dutiful citizens. The full privileges of citizenship awaited those who realized the importance of proper conduct and applied the principles of good management to all aspects of their lives, from personal hygiene to household expenditures. Not surprisingly, freedom was defined in contradictory terms in these textbooks. They encouraged both a republican free labor vision in which wage labor was the stepping-stone to small proprietorship and a liberal vision in which freedom was solely defined by the liberty of contract.

These disparate notions of freedom were complicated further by the servility freed laborers were encouraged to assume in negotiating the racial antipathy of the postwar period. The urging of servility begrudgingly acknowledged the less than ideal labor conditions of the South and the aversive racial sentiments to be negotiated and defused by the obeisance of the freed. Similarly apparent was the constrained agency conferred by the will of contract; although it was the cherished vehicle of self-ownership, it in fact documented the dispossession inseparable from becoming a property person. Bearing this in mind, let me suggest that the contours of this ascendant liberal discourse disclosed the constrained agency of freedom because volition and compulsion were regularly conflated and the legal exercise of willfulness was one’s undoing. As it turned out, the liberty of contract and bondage were reconciled in the social economy of postbellum relations. Furthermore, the continuities of slavery and freedom were exposed by the centrality of prohibition and punishment, which were relied upon in the fashioning of liberal individualism. It appeared that only the cultivation of rationality and responsibility could eradicate the badges of slavery. In this respect the success of emancipation depended on the
remaking or self-making of the formerly enslaved as rational individuals and dutiful subordinates.

It is difficult to read these texts without lapsing into a predictive pessimism grounded in the certitude of hindsight. After all, we are painfully aware of what followed—debtpeonage, a reign of terror, nearly one hundred years of remaining separate and resolutely unequal, second-class citizenship, and an as yet unrealized equality. My reading of these texts emphasizes the disciplinary, punitive, and normalizing individuation conducted under the rubric of self-improvement. It is an interested reading that does not pretend to exhaust the meaning of these texts but instead considers the fashioning of individuality, the circulation of debt, the forms of subjugation that reigned in this proclaimed sphere of freedom, equality, and liberty, and, last, the impossibility of instituting a definitive break between slavery and freedom, compulsion and consent, and terror and discipline. In short, this reading focuses on the forms of subjection engendered by the narrative of emancipation and the constitution of the burdened individuality of freedom.

The Debt of Emancipation

"My friend, you was [sic] once a slave. You are now a freedman." Advice to Freedmen opens with this bestowal, as if by the force of its declaration it were granting freedom to the enslaved or as if freedom were a gift dispensed by a kind benefactor to the less fortunate or undeserving. Beneficent gestures launch the stories of black freedom narrated within these texts and also establish the obligation and indebtedness of the freed to their friends and benefactors. The burden of debt, duty, and gratitude foisted onto the newly emancipated in exchange or repayment for their freedom is established in the stories of origin that open these textbooks. In the section "How You Became Free" of Advice to Freedmen, the freed are informed that their freedom was purchased by treasure, millions of government dollars, and countless lives: "With treasure and precious blood your freedom has been purchased. Let these sufferings and sacrifices never be forgotten when you remember that you are not now a slave but a freedman" (7). Similarly, Plain Counsels advised the freed not to take lightly the gift of freedom but rather to "prize your freedom above gold, for it has cost rivers of blood" (9). The blood of warring brothers and mothers' sons that stained the war-torn landscape of the United States granted the enslaved freedom, but the blood regularly spilt at the whipping post or drawn by the cat-o'-nine tails in the field, the 200,000 black soldiers who fought for the Union, or the hundreds of thousands of slaves who contributed to the defeat of the Confederacy by fleeing the plantation and flocking behind Union lines failed to be included in these accounts of slavery's demise. Blood, the symbol of Christian redemption, national reunion, and immutable and ineradicable differences of race, was routinely juxtaposed with gold and other treasure expended on behalf of black freedom and that presumably indebted the freed to the nation. However, the language of blood not only figured the cherished expenditures of war but also described the difficulties of freedom. As Jared Bell Waterbury remarked in Southern Planters and Freedmen, "Social difficulties of long standing cannot be suddenly or violently overcome.

They are like wounds that must bleed a while before they will heal, and the process of cure, though slow and requiring much patience, is nevertheless certain."18 In this respect, the wounded body stood as figure of the nation and the injuries of war were to be redressed not only by the passage of time but also by the obliged exchange and the moral remittances of the emancipated.

Emancipation instituted indebtedness. Blame and duty and blood and dollars marked the birth of the freed(d) subject. The very bestowal of freedom established the indebtedness of the freed through a calculus of blame and responsibility that mandated that the formerly enslaved both repay this investment of faith and prove their worthiness. The temporal attributes of indebtedness bind one to the past, since what is owed draws the past into the present, and suspend the subject between what has been and what is. In this regard, indebtedness confers durability, for the individual is answerable to and liable for past actions and must be abstinent in the present in the hopes of securing the future. Moreover, indebtedness was central to the creation of a memory of the past in which white benefactors, courageous soldiers, and virtuous mothers sacrificed themselves for the enslaved. This memory was to sear into the minds of the freed. Debt was at the center of a moral economy of submission and servitude and was instrumental in the production of peonage. Above all, it operated to bind the subject by compounding the service owed, augmenting the deficit through interest accrued, and advancing credit that extended interminably the obligation of service. The emancipated were introduced to the circuits of exchange through the figurative deployment of debt, which obliged them to both enter coercive contractual relations and faithfully remunerate the treasure expended on their behalf. Furthermore, debt literally sanctioned bondage and propelled the freed toward indentured servitude by the selling off of future labor.19 As Gerald Jaynes observes, "The southern sharecropper bore all the burdens of an entrepreneur but was dispossessed of freedom of choice in making managerial decisions . . . . No government which allows its laboring population to mortgage its labor by enforcing debt peonage can claim to have free labor."20 Yet debt was not simply a pretext but an articulation of the enduring claims on black laborers, the affective linchpin of reciprocity, mutuality, and inequality, the ideological hybrid of responsibility and servitude, and, most important, the agent of bondage. Thus the transition from slavery to freedom introduced the free agent to the circuits of exchange through this construction of already accrued debt, an abstant present, and a mortgaged future. In short, to be free was to be a debtor—that is, obliged and duty-bound to others.21 Thus the inaugural gestures that opened these texts announced the advent of freedom and at the same time attested to the impossibility of escaping slavery.

"How you became free" stories fabulated an account of the past and the transition from slavery to freedom that begat the indebted and servile freed individual. In this regard, these primers surpassed the immediate goals of a how-to book and produced a chronicle of recent events, a history as it were, that began the process of revision, repress, and reconciliation essential to the xenophobic and familial narrative of national identity that became dominant in the 1880s and 1890s.22 However, as many former slaves asserted, they had not incurred any debt they had not repaid a thousandfold. In the counterdiscourses of freedom, remedy was sought for the injuries of slavery, not through the reconstruction of the Negro—in other words, the refashion-
ing of the emancipated as rational and docile individuals—but through reparation. Andy McAdams complained that the government gave former slaves nothing but a hard deal: "They were plenty of land that did not belong to anyone except the government. . . We did not get nothing but hard work, and we were worse off under freedom than we were during slavery, as we did not have a thing—could not write or read."23 In similar terms, Anna Lee, a former slave, conveyed the weight of duty and the burden of transformation placed upon the freed. Noting that the efforts to transform the South in the aftermath of the war were focused immediately on free blacks, she recounted, "The reconstruction of the negro was real hard on us."24 Simply put, these contending accounts of slavery and freedom quite differently represent the past and assess the burden of responsibility. In light of this, we need to consider whether the stories of emancipation narrated in the freedmen's handbooks simply refigured enslavement through the tabulation of debt. Discernible in these stories of origin was the struggle over the meaning of emancipation and, by the same token, the possibilities of redress, since these possibilities, in fact, depended upon the terms of recollection.

Despite the invocation of the natural rights of man, the emphasis on the "gift" of freedom and the accompanying duties, to the contrary, implied not only that one had to labor in exchange for what were deemed natural and inalienable rights but also that the failure to do so might result in their revocation. In short, the liberty and equality conferred by emancipation instituted the debt and established the terms of its amortization. The tabulation of duty and responsibility resulted in a burdened individuality in which one enjoyed the obligations of freedom without its prerogatives. The import of this cannot be underestimated, for the literal and figurative accrual of debt recapitulated black servitude within the terms of an emancipatory narrative.

The fiction of debt was premised upon a selective and benign representation of slavery that emphasized paternalism, dependency, and willlessness. Given this rendition of slavery, responsibility was deemed the best antidote for the ravages of the past; never mind that it effaced the enormity of the injuries of the past, entailed the erasure of history, and placed the onus of the past onto the shoulders of the individual. The journey from chattel to man entailed a movement from subjection to self-possession, dependency to responsibility, and coercion to contract. Without responsibility, autonomy, will, and self-possession would be meaningless.25 If the slave was dependent, will-less, and bound by the dictates of the master, the freed individual was liberated from the past and capable of remaking himself/herself through the sheer exercise of will. Responsibility was thus an inestimable component of the bestowed freedom, and it also produced individual culpability and national innocence, temporal durability and historical amnesia.

As explicated in the language of liberal individualism, the ravages of chattel slavery and the degradations still clinging to the freed after centuries of subjection to the white race were obstacles to be overcome through self-discipline, the renunciation of dependency and intemperate habits, and personal restraint. By identifying slavery rather than race as responsible for this degraded condition, these texts did reflect a commitment, albeit circumscribed, to equality. Yet in this regard, they also revealed the limits of liberal discourse—that is, a commitment to equality made ineffectual by an atomized vision of social relations and the apportioning of individual responsibility, if not blame, for what are clearly the consequences of dominative relations. Seemingly, blacks gained entry to the body of the nation-state as expiators of the past, as if slavery and its legacy were solely their cross to bear. This ahistorical and amnesic vision of chattel slavery instituted the burden of obligation placed upon the freed. It leads us to consider whether the gift of emancipation was the onus of individual responsibility or whether guilt was inseparable from the conferral of rights. Or whether the newly conferred rights that ideally safeguarded the individual merely obscured the social relations of slavery and the predicament of the emancipated. Were recrimination and punishment the rewards of self-possession? Did emancipation confer sovereignty and autonomy only to abandon the individual in a self-blaming and penalizing free society?26 Regrettably, the bound and sovereign self of rights was an island unto himself, accountable for his own making and answerable to his failures; social relations thereby receded before the singular exercise of the will and the blameworthy and isolated individual.

The repression of slavery's unspeakable features and the shockingly amnesic portrait of the peculiar institution produced national innocence yet enhanced the degradation of the past for those still hindered by its vestiges because they became the locus of blame and the site of aberrance. While the enduring legacy of slavery was discernible in the disfigurements of freedom, its vestiges and degradations were addressed almost exclusively as problems of conduct and character. It is clear that the injuries of the past could not be remedied through simple acts of forgetting or selective acts of erasure, nor could they be conjured away by the simple declaration of abolition, nor could the onus of responsibility placed upon the newly emancipated institute a definitive break between slavery and freedom.

While these stories of origin cast the freed as an indebted and servile class, they nonetheless demanded that the freed also be responsible and willful actors. Yet if the emancipated were beholden to friends, benefactors, and even former masters in their new condition, how could rational self-interest rather than obsequiousness be cultivated? How could those marked by the "degradations of the past" overcome the history of slavery through their own individual efforts, especially given the remnants of slavery in the present? How could the designated bearers of slavery be liberated from that past? Were not the vestiges of the past persevering beyond the triumph or failure of their own efforts in the pervasiveness of white violence, emerging forms of involuntary servitude, and the intransigence of racism? In anticipation of such questions and cognizant of the hardships of freedom, the self-appointed counselors of the freed tirelessly repeated the directive that the attainment of freedom depended upon the efforts of the freed themselves. By following wise counsels and through their own exertions, they would, as Advice to Freedmen assured them, one day become "worthy and respected citizens of this great nation." (4).

One risks stating the obvious in observing that the circumstances of the freed—the utter absence of resources, the threat of starvation, the lack of education, and the want of land and property considered essential to independence—were treated as if private matters best left to their own bloody hands, bent backs, and broken hearts rather than as the culmination of three centuries of servitude. If a sea of blood and gold had enabled the violent remaking of the nation and eventually effected a
The encumbrance of freedom

The discrepant bestowal of emancipation conferred sovereignty as it engendered subjection. The lessons of independence and servility contradictory espoused in these texts epitomized the double bind of freedom—the tension between the universalist premises of liberalisn, which included the freed within the scope of rights and entitlements definitive of liberty and citizenship, and the exclusionary strategies premised upon the inferiority of blacks. Therefore, these texts advocated mastery and control over one’s condition and destiny—autonomy, self-possession, resolve, and discipline—and to the contrary confused self-making and submission. Overwhelmingly mastery was given expression through the laboring body. In John Freeman and His Family, laboring hands are the synecdoche for the self-possessed individual: “Look here, do you see these hands? They were made to work, I’m persuaded, for haven’t they always worked hitherto? I’ve used ‘em, and given all I made to Master Lenox, now I’ll use ‘em, and give all I make to Master John’” (14). If the gains of self-possession are illuminated by the profits earned and enjoyed by John’s laboring hands, notwithstanding, the image of laboring hands, and, moreover, hands meant to work, also underlines the primary role of blacks, whether slave or free, as manual laborers.

Self-mastery was invariably defined as willing submission to the dictates of former masters, the market, and the inquisitor within. If, as Advice to Freedmen declared, “your future, under God, must be wrought by yourselves,” then clearly the future to be wrought was one of interminable toil, obligation, and humility, and accordingly, the emancipated were encouraged to remain on the plantation, be patient, and make do with the readily available, including low wages. This decided emphasis on submission, self-denial, and servile compliance was not considered at odds with autonomy or self-interest. Rather, mastery became defined by self-regulation, indebtedness and responsibility, careful regard for the predilections of former masters, and agility at sidestepping the “sore toes” of prejudice, anger, and resentment. The robust and mutable capacities of mastery are to be marveled at. If mastery was an antidote for the dependency of slavery—the lack of autonomy, willlessness, inability to direct one’s labor or enjoy its rewards, and psychological disposition for servitude—it bore a striking resemblance to the prostration of slavery. Indeed, the purported person remained vulnerable to the dispossession exacted by violation, domination, and exploitation.

The images of the laboring body represented in these texts made clear that the freedman’s duties coupled the requirements of servitude with the responsibilities of independence. In light of these remarks, let us reconsider the following passage from Advice to Freedmen: “With the enjoyment of a freedman’s privileges, come also a freedman’s duties. These are weighty. You cannot get rid of them. They must be met. And unless you are prepared to meet them with a proper spirit, and patiently and cheerfully fulfill these obligations, you are not worthy of being a freedman. You may well tremble in view of these duties and responsibilities. But you need not fear. Put your trust in God, and bend your back joyfully and hopefully to the burden.” The joyful bending of the back refigured the “backbreaking” regimen of slave labor and grafted the blessings and privileges of freedom. The back bent joyfully to the burdens foisted upon it transformed the burdened individuality and encumbrances of freedom into an auspicious exercise of free will and self-making. This unsettling description divulges servility and submission as prerequisites to enjoying the privileges of freedom. Bending one’s back joyfully to extant and anticipated burdens unites the sentimental ethic of submission with the rational and ascetic ideals of the marketplace. Freedom, although a release from slavery, undoubtedly imposed burdens of another order. The body no longer harnessed by chains or governed by the whip was instead tethered by the weight of conscience, duty, and obligation. In this scenario, the indebtedness instituted by the gift of freedom was unmistakable. It obliged a worthy return—a bent back, agile hands, and lowered expectations. The failure to meet this obligation, at the very least, risked the loss of honor, status, and manhood. Only industry, diligence, and a willingness to work, even at low wages, proved one’s worthiness for freedom.

The joyfully bent back of the laborer conjures up a repertoire of familiar images that traverse the divide between slavery and freedom. If this figure encodes freedom, then it does so by making it difficult, if not impossible, to distinguish the subjection of slavery from the satisfied self-interest of the free laborer. It is an image of freedom that leaves us unable to discern whether the laborer in the field is driven by the lash or by the inward drive of duty and obligation. The toiling figure, the bent back, and the beast of burden, summoned by this chain of association, elide the belabored distinction between will and will-lessness. In this regard, the anatomy of freedom laid out in these texts attends to the body as object and instrument, thus effacing the distinctions between slave and laborer, for as John Freeman and His Family tells us, the body “meant to work” hints at the racial division of labor in which “some must work with the hands, while others work with the head. . . . Everyone must be willing to do his part, just where he is needed most!” (42). Yet the bent back readily invokes supplication, obedience, prostration, and humility and bespeaks the utilization of the body as a laboring machine. Just as the lowered eyes, stooped shoulders, and shuffling feet were the gestural language of enslavement, the bent back similarly articulated the domination, violation, and exploitation of the post-bellum economy.

Duty imposed burdens of the soul, too. For the free laborer doubled over by the sheer weight of his responsibilities, hopeful and obedient, work was to be its own reward, since the exertions of manual labor were also demonstrations of faith. The bent back was testament to one’s trust in God. As John Freeman informed his brethren, “If you don’t work, you can’t pray; for don’t the Lord Jehovah say if we
regard sin in our hearts, he won’t hear us?” (35). Idleness was the “devil’s playground.” The broken heart replicated the subjugged and suppliant body and transformed rules of conduct into articles of faith. As Waterbury declared, “You must have ‘the broken heart,’ sorrow for sin—sorrow before God, because you have broken his laws” (17). Just as the broken heart was the recognition of one’s guilt and sin before God, so, too, the bent back assumed the posture of repentance, as if the sins of slavery were to be repaid by the travails of the freed.

If freedom appeared only as a hardship because of the alliance of liberty, servility, and obligation, this was explained by recourse to the dependency of slavery, the want of case and idleness, and the adversity coupled with independence. Friendly Counsels for Freedmen conceded the hardships of emancipation but promised that rewards would flow from perseverance: “Your condition is in some respects much better, and in others somewhat worse, than when you were slaves. Your master, if he was kind, took good care of you. Now that you are free, you have got to take care of yourselves. At first this may be a hardship; but by and by you will see that it is a good thing. In slavery you had little or no care, except to see that your task was done. Now that you are your own men, you have got to think and work both” (4).

While the pedagogical manuals attributed the hardships of freedom to idleness, infantilism, and intemperance or contrasted the burden of independence with the ease of slavery, the emancipated identified the sources of adversity as their lack of resources, the government’s unwillingness to provide reparations, the pervasiveness of white violence, and the failure of the law to protect black lives. The emancipated also shared a different perspective on who comprised the dependent class of slavery. They argued irrefutably that they were the producing class and that the riches of their owners and the nation came from their labor. Andy McAdams said that although he was uncertain about what freedom meant, he certainly expected something different from what he had experienced: “I think they ought to have given us old slaves some mules and land too, because everything our white people had we made for them.”

The emancipated complained about the hardships of freedom, but their grievances were an indictment of the absence of the material support that would have made substantial freedom ultimately realizable. Being emancipated without resources was no freedom at all. As Felix Haywood recalled, “We knowed freedom was on us, but we didn’t know what to come with it. We thought we was goin’ to get rich like the white folks. We thought we was going to be richer than the white folks, ’cause we was stronger and knewed how to work, and the white didn’t and they didn’t have us to work for them anymore. But it didn’t turn out that way. We soon found out that freedom could make folks proud but it didn’t make them rich.” Dire necessity, rather than opportunity or gratitude for the gift of wage labor, resulted in their return to the plantation. As many pointed out, the ravages of hunger and rampant white violence were the embittered gifts of emancipation. “Dependency” and “responsibility” were pliable and contested terms that ambiguously named the predicament of freedom. On one hand, responsibility restored the self-respect that slavery had taken, and on the other, responsibility meant that blacks were more enslaved after emancipation than before. According to Parker Pool, the freed were better slaves than they had been when they were owned because although they still had nothing, they had to bear their own expenses. Countering these protestations,

Plain Counsels enjoined the freed to remember: “You cannot be too glad that you are free; that your hands, your head, your heart are your own” (9). However, it was not a shortage of joy that afflicted the freed; rather, it was an awareness that although one’s hands and heart and head were now one’s own, without resources it was impossible to live, and the body that labored for another’s profit was perhaps only seemingly one’s own. Self-possession secured little, particularly when this nascent sense of autonomous embodiment was identified with hunger, degradation, and violent assaults on one’s person and quickly eclipsed by the encumbered existence of emancipation.

One wonders how readers of these primers responded as they encountered representations of slavery as dependency rather than captivity and the depiction of the ravages of the institution as careless habits. If literacy was the avenue to humanity, the lesson to be gleaned from these texts was that the price of entry entailed silencing the very factors that determined the condition of degradation and impoverishment. Not only was the violence of slavery expunged, but also the productivity of slave labor was denied. Yet how could the joy of emancipation be understood without recourse to the enormity of loss, the senseless and innumerable acts of violence, or the constancy of dishonor that typified slavery? Did it seem a paradox that the language of mastery was the vehicle of self-realization? Could possession and property ever seem inalienable? How could the ambivalence of freedom be voiced without being woefully misunderstood as a longing for the good old days of slavery? How could the awful feeling induced by being released like “stray cattle,” never having had anything and having no place to go, be expressed without seeming like nostalgia for life on the plantation?

While these texts were written by self-proclaimed friends of the Negro who had “marched with them through the Red Sea of strife, sympathized with them in all their sufferings, labored incessantly for their well-being, and rejoiced in their prosperity,” the coercive and servile character of the freedom espoused in the texts must be considered in regard to an ascendant liberal discourse of liberty of contract and self-regulating markets and the elusiveness of freedom when slavery was no longer its antagonist. Abolitionist discourse, expurgated of the terrifying details that scandalized and titillated Northern audiences, was little more than a coloquy on the degraded character of the enslaved and the unproductivity of slave labor. This rhetoric deployed in the context of Reconstruction insinuated the need for compulsion when inclination failed and condoned the use of coercion, if and when it aided in the transition to free labor. Certainly this was reflected in the policy of the Freedmen’s Bureau and in the advice dispensed by the authors of these handbooks, some of whom were the policy makers and managers of Reconstruction. The liberal proclivities of abolitionist discourse in the antebellum period had provided a powerful natural rights argument against the institution of slavery, but in the postbellum period it yielded ambivalent effects—elitist and racist arguments about the privileges of citizenship, an inordinate concern with discipline and the cultivation of manhood, and contractual notions of free labor.

In this regard, it is important to note the role played by abolitionist and antislavery
改革者们在概念化和传播压抑性的自由劳动理想。在研究奴隶制及其劳动管理在早期工业化的英格兰，David Brion Davis指出，Bentham的观点是边缘社会的集中化是一种讽刺，一种对植株管理的理想概念。36如果Bentham的Panopticon是纪律性的典范，那么现代权力的权力模式是温和的生产者；那么，这种对集中化管理的权力视角考虑的范围和自由劳动的自由和管理之间的关系是怎样的呢？如果这涉及到一种单眼观察奴隶制和自由劳动的总视觉，那么它就成为必要的，以考虑方式的纪律性本身；它带来的视角，是福柯所描述的形而上权力的概念。37它没有涉及工业化的问题—-问题的普及，失业，和劳动管理—-它们出现在一个关于自由奴隶制的广泛讨论中，但是也暗示了权力的形态和原则。As Davis指出，奴役的暴力是自由的暴力，权力的暴力是社会纪律的基础。为了使奴隶制被允许，权力提供了士气的虚假和纪律性的权力

In a similar vein, Amy Stanley has argued that the forms of compulsion used against the unemployed, vagrants, beggars, and others in the postbellum North mirrored the transition from slavery to freedom. The contradictory aspects of liberty of contract and the reliance on coercion in stimulating free labor modeled in the aftermath of the Civil War were the lessons of emancipation employed against the poor. Furthermore, many of the architects of scientific charity (a bureaucratic campaign to assist the poor by transforming their behavior, whereby idleness and dependence on charity were identified as the enemy of the poor rather than poverty), vagrancy statutes, and compulsory contracts were leading abolitionists—Edward Pierce, Josephine Shaw Lowell, and Samuel Gridley Howe, to name a few.38 Stanley writes: “The experience of war and emancipation not only honed efficient techniques of philanthropy but also schooled Yanks in schemes for forcing beggars to work. The endeavor of reconstructing the southern labor system and installing contract practices recast conceptions of dependency, obligation, and labor compulsion. Just as the ideal of free labor was transported south, so its coercive aspects—articulated in rules governing the freed people—were carried back north.”39 Like the freed, the poor too were literally forced to participate in the world of exchange.

The specter of slavery’s barbarism, symbolized by the whip, legitimated milder but more intensive forms of discipline. The circulation of techniques of discipline across the Atlantic, between the plantation and the factory, and from the plantation to Northern cities troubled arguments based upon epochal shifts of power or definitive notions of premordern and modern forms of power. Certainly the techniques of free labor management employed during Reconstruction were informed by styles of management used under slavery, and often these techniques were abandoned only as a result of labor resistance to continued work routines of slavery.40 Furthermore, the compulsory contract that was the signature of free labor relations also traveled beyond the South. What concerns me here are the forms of discipline unleashed by the abandonment of the whip. Although the slave system had become “a disbursed form of authority that seemed to require the personal imposition of constant pain,” in contrast to the rational incentives of free labor, these new forms of discipline were also invasive and coercive.41 These forms of constraint and discipline did not depend upon the spectacle of whipping or the lash but nonetheless produced compliant and productive bodies.

In this regard, a comparative examination of slavery and freedom reveals less about the barbarism of slavery than it does about the contradictions and antagonisms of freedom. By focusing on the ways in which antislavery and reform discourse paved the way for brutal forms of “modern” power, it becomes clear that slavery is less the antithesis of free labor than an intemperate consort, a moral foil, a barbarism overcome, and the pedestal on which the virtues of free labor are decried. Here, the point is not to efface the differences between slavery and freedom, however intangible, or deny the dishonor, degradation, and extreme violence of slavery but rather to underline the difficulty of installing an absolute distinction between slavery and freedom and to disclose the perversive entanglements of the “grand narrative of emancipation.”42 Slavery was both the wet nurse and the bastard offspring of liberty. It established free labor as a rational ideal and determined the scope of freedom and equality conferred by the Reconstruction Amendments and scrutinized in the Civil Rights Cases and Plessy v. Ferguson. Whether it was understood as the negation of fundamental liberties or as “mere chattelism,” slavery fundamentally shaped the experience and interpretation of freedom; was freedom simply the absence of constraint or full and equal protection of the laws?43 As liberal notions of freedom superseded republican ideals, freedom increasingly became defined in terms of the release from constraint and liberty of contract rather than positive entitlements.

Despite the heralding of consent, contract, and equality, freedom remained elusive. Again, this is not to equate the forms of extralegal coercion employed in the aftermath of emancipation with the regularity and impunity of violence experienced under slavery but rather to acknowledge the convergences, continuities, and imbrications of slavery and freedom and to reveal the violence and coercion that underlay the discourse of reason and reform. At the risk of repetitiveness, it must be emphasized that for black laborers, the liberty of contract primarily served to entrap them in a system of debt-bondage.44 Perhaps it was enough of a difference to make it clear that you were no longer a slave, but it was far short of the autonomy yeared for.45 As Anna Lee and countless others testified, “We done just about what we could after the war, as we were worse off then than we were in slavery time.”46 Only a willful misreading could interpret the disappointments of freedom constantly reiterated in slave testimony as a longing for slavery. To the contrary, what haunts such lament is the longing for an as yet unrealized freedom, the nonevent of emancipation, and the reversals of slavery and freedom.

If one dares to “abandon the absurd catalogue of official history” and the historical partitions to which the dominated are subject, as Edouard Glissant suggests, then
the violence and domination perpetuated in the name of slavery's reversal come to the fore. Emancipation thus becomes double-edged and perhaps even obfuscating, since involuntary servitude and freedom were synonymous for a good many of the formerly enslaved. Although those faithful to narratives of historical progress stress such an assertion with disapprobation and disbelief, the intention is not to shock but to seriously consider remarks like those of former slaves Anna Lee and Absalom Jenkins. By focusing on the ambiguity and elusiveness of emancipation, I hope to glean this subterranean history of emancipation, one not fully recoverable and only glimpsed through the grid of dominant organizing narratives—the repressive pastoral of the WPA testimony, the grand narrative of emancipation, and liberal discourses of free will and self-possession.

The Will and the Whip

Freedom did not abolish the lash. The regular use of coercion, the share system, debt-bondage, the convict-lease system, and the prevalence of white violence hardly signal the triumph of the will or “rational” methods of management over the barbarism of slavery. Rather, what occurred was the displacement of the whip by the cultivation of conscience, the repressive instrumentality of the law, coercive forms of labor management, and orchestrated and spontaneous violence aimed at restoring the relations of mastery and servitude and quelling assertions of liberty and equality. Maria Sutton Clements recalled that the habitual exercise of violence—in particular, Klan attacks on black homes—against freedpeople forced them to “mostly hide out in the woods.” If blacks assembled, they were accused of sedition—that is, talk about equality: “If dey hear you talkin' they say you talkin' bout equalization. They whoop up.” Tom Holland said that people were afraid to go out and assert their freedom because “they'd ride up by a Negro and shoot him just like a wild hog and never a word said or done 'bout it.”

In freedmen's handbooks, the displacement of the whip can be discerned in the emphasis on self-discipline and policing. The whip was not to be abandoned; rather, it was to be internalized. The emphasis on correct training, proper spirit, and bent backs illuminated the invasive forms of discipline idealized as the self-fashioning of the moral and rational subject. The whip was routinely invoked, less to convey the actual violence of the institution than the willlessness of those compelled to labor and without choice. In summoning the whip, the contrast was made between a legitimate order founded on the contract and the compulsion of slavery and between rational agents and those motivated by force or fear. Plain Counsels for Freedmen provides just such an example: “When you were a slave, it may have been your habit to do just as little as you could to avoid the lash. But now that you are free, you should be actuated by a more noble principle than fear” (45). The inflated assessment of the will, the exaltation of liberty, and the idealization of choice masked the violence of exchange. The disparity between free will and the coercion that fundamentally defined the postbellum economic order might be laughable if its consequences were not so tragic. If the will ultimately distinguished liberty from bondage, with the attendant assumptions of the power to control and define one's circum-

stances or actions, then the event of emancipation instituted a crisis regarding the meaning of freedom and the free individual. In the nineteenth century, the will theory of contract was dominant. According to Clare Dalton, “The idea that contractual obligation has its source in the individual will persisted into the latter part of the nineteenth century, consistent with the pervasive individualism of that time and the general incorporation into law of notions of liberal political theory.” Yet despite the lauding of the will, the feature of the contracts most emphasized was its binding force rather than its expression of individual will. Lest this seem like an exercise in the obvious, the point is not simply to expose what is disavowed by this construction of free will or to engage in the oft-repeated critique of possessive individualism but rather to explore the tension between the cultivation of liberal individualism, with its emphasis on will, mastery, autonomy, and volition, and the emphasis on submission, docility, fear, and trembling. The easy coexistence of the coerced free laborer and the volitional subject moving unrestrainedly along the path of self-interest and prosperity hints at the distance between the emancipatory ideal and the conditions of its actualization. The uncertainty elicited by the figure of the burdened and weary laborer toiling in the field—that is, the looming doubt as to whether he is slave or free—exposes the breach between the hallowed ideal of self-possession and the encumbrances of freedom.

In other words, was the only difference between freedom and slavery to be ascertained in the choice to labor dutifully, bend one's back joyfully, or act willingly as one's own inquisitor? If so, didn't this only disclose the elusiveness and intangibility of freedom? Particularly as the freed laborer enjoyed neither the illusions of free exchange nor volition because of the imposition of the contract labor system by the Freedmen's Bureau, the coercion and repression that shaped the market, the establishment of “wage” ceilings, and the effort to prevent the free movement of laborers through vagrancy, breach-of-contract, and antienticement laws and the prevalence of violence. Moreover, the threat of starvation rather than voluntary action or inner compulsion resulted in the return to the plantation. In light of this, what was to be gained by the cultivation of the noble rather than the base? After all, was not the only choice to work or starve?

Obligation, duty, and responsibility rather than necessity clothed the exhortation to labor dutifully. Necessity was at odds with the proclaimed liberty of the volitional subject/liberal individual, since it was distinguished by encumbrance, compulsion, and the utter lack of options. Necessity uneasily contended with the willfulness, liberty, and autonomy that purportedly delineated freedom; it exemplified all that was presumably negated by the abolition of slavery—the primacy of compulsion, the weightiness of embodiment, and the sway of needs. Yet the pangs of hunger were no less compelling than the whip. However, motives far nobler than the drive of need and the avoidance of discomfort were to motivate the free laborer. Given this, the rational faculty was emphasized over the bodily, and liberty was premised on an unencumbered will and the capacity to choose. Necessity presumed a lack of choice. It signaled the return of the repressed—the primacy of base motives and bodily needs. Generally, these manuals clothed necessity primarily as rational choice in order to fashion a liberal individual driven by free will and to shore up the eroding partition between compulsion and consent. When we compare Waterbury's
discussion of the hardships of freedom in Friendly Counsels for Freedmen with Southern Planters and Freedmen, it is clear that in Friendly Counsels, which was directed toward the freed, necessity was minimized in favor of stories of duty and self-making and the acknowledged obstacles were easily overcome by directed effort. For example, Waterbury writes in Friendly Counsels that freedom "acts on the mind. It obliges you to make a livelihood—to look up work such as you can do, that you may support yourself and your families." By emphasizing the willingness to work and the mental disposition and outlook of freedom, these texts privileged the rational faculty rather than bodily need as the primary motivation or determinant of the choice to labor. Rational decision and moral and ethical obligations thus explain the decision to labor. Although Friendly Counsels more readily admits the material hardships of freedom than Advice to Freedmen, Plain Counsels, or John Freeman and His Family, it focuses exclusively on the character of the freed, inasmuch as the difficulty of circumstance was still to be overcome by the strength of character:

"Free people have to work, and some of them have to work very hard even to get their bread. Some of the free colored people have by their own labor gained the means of a comfortable livelihood and made themselves respectable. You can do the same, if you will use the same diligence." The onus of necessity can be managed, if not overcome, by the exercise of the will.

In Southern Planters and Freedmen, a text written for planters, Waterbury frankly admitted that the burden of freedom fell upon the freed because emancipation shifted the burden from the proprietor to the laborer: "Considering the poverty and dependent condition of the negro, it is evident that he will be the first to suffer and will experience the most inconvenience until the arrangement [of free labor] is established" (8). The emphasis on moral cultivation so pronounced in Friendly Counsels plays a secondary role to necessity and the threat of starvation in this dialogue with planters. Furthermore, the planters are assured that the freed will work simply because they have no choice: "Whatever fanciful notions he may have entertained of freedom as conferring happiness, he will soon be obliged, through stern necessity, to look at his actual condition, which is that of work or starve" (27). In the context of emancipation, necessity rather than the whip compels the black laborer: "Necessity may at first compel a reluctant service, which afterwards may be rendered under the influence of higher motives" (29).

In any case, despite the fixation on the will, issues of agency and volition, albeit different, were no less vexed for the freed than for the enslaved. It is equally clear, however, that the emphasis on volition was strategic and intended to cultivate motivation and self-interest. Hence, the first step on the road to independence was sedulous and conscientious labor. In the section titled "Being Industrious" in Advice to Freedmen, Brinckerhoff explained that freedom did not mean that one was no longer required to work but that one chose to work. He imparted this lesson through an anecdote about Isaac, a freedman he met while a superintendent of several plantations on the Sea Islands. Isaac mistakenly thought that as a freedman, he need not work unless he so desired. But as Brinckerhoff explained, "One of the greatest privileges of a freedman is to choose for himself. Slaves must do as they are commanded, but freemen choose for themselves. ‘And now, Isaac,’ I said, ‘you can make your choice. You may stay on this plantation with your family and work, and thus earn your bread, or you must leave the plantation and find a home elsewhere. Which will you do?’ He, like a freeman, made his choice, and like a wise man remained with his family and worked with them in the field’ (15–16). As the repeated use of the word "choose" indicates, self-directed and deliberate action was of the utmost importance since volition distinguished free labor from slavery. At the same time, the obligation to work cannot be eluded, for the privilege of choosing involves not the choice to work or not but rather the orientation and disposition toward this requirement. Isaac's capacity to choose is possible only because of the liberty he enjoys. Furthermore, this example is revealing because work is exclusively defined by laboring on a plantation in which Isaac was held as a slave versus expulsion to an unnamed elsewhere identified as the space of idleness. Free labor is identified solely as contracted labor on the plantation; the personal autonomy exercised in the decision to resist wage work and strike out for oneself never entered this conception of choice.

One should also note that the emphasis on volition has as its consequence the effacement of the work of slavery, since slave labor was coerced, unlike the willful and self-directed labor of the freed. Labor as a social activity becomes visible only in the context of freedom. And as a result of this, a plantation pastoral with nonproductive slave laborers dependent upon the kindness of their master and irregularly prompted by the whip was the scenario of slavery that appeared throughout these texts. Moreover, the whip was only discussed in contrast to rational ideals of discipline; thus it figured not the violence of slavery but the dependence of slave laborers. By effecting the actual work of slavery and belaboring the issue of idleness, these texts endorsed paternalist arguments about the incapacities of black laborers and the need for extensive control over laborers in order to ensure productivity.33 In this regard, Northern and Southern visions of slavery were increasingly coinciding as were their respective visions of labor management. As Amy Stanley observes, the "victors and vanquished [the triumphant North and the defeated South], ostensibly still struggling to implement opposing visions of emancipation... adopted similar methods of labor compulsion."34 The consequences of this were profound because the emergent discourse on idleness targeted irresponsible characters and unbecoming conduct as a social danger and thus justified labor coercion and the repressive measures of the state enacted in the name of the prosperity of the population.

The fixation on idlers and shirkers in these handbooks attests to the pervasiveness of this ideology. In the fictional work John Freeman and His Family, the love of leisure and dutiful labor are contrasted in a predictable exchange of platitudes between two freedmen discussing the challenges of freedom. The similarity of the exchange between George and Prince and the back-and-forth of Jim Crow and Zip Coon should not go unnoticed. George, a hardworking field laborer, accuses Prince of laziness: "‘S’pose you’d go back to slavery, if ye could. You a’n’t worth the name of contraband; you’re nothing but the old nigger still.” Prince is appropriately named, for he possesses all the pretensions of the prototypical Zip Coon, a love of fancy goods, and a refusal to exert himself. The love of leisure, sumptuary excess, and addiction to pleasure mark Prince as "nigger."

Miss Horton, a good white teacher from the North, overhears their conversation
as she returns from one of her weekly visits to the freedwomen, to whom she imparted the lessons of domestic economy. Aghast, she asks the men: "Did I hear rightly? . . . Would either of you, young men, be willing to go back to slavery?" (37). Although Miss Horton is incredulous, horrified, and disappointed, the articulation of her disbelief that they would willingly go back to slavery reproduces the repressive problematic of consent and the simulated willfulness typical of the rhetorical gestures of proslavery discourse. In short, the happy slave consents to bondage. In Miss Horton's expression of horror one discerns the contrary sentiments of these texts—abolitionist discourse sedimented with racist and paternalist views of black character and restrictive notions of free labor, which shamelessly encourage black laborers to accept low wages and comply with unfair contracts. Basically the freed are advised to work at all costs, since "work at low wages is better than idleness" (6).

George responds eagerly to Miss Horton's deheartened inquiry, defending himself and other freedpeople, "Not this child, but that darkey," pointing accusingly at Prince. It is interesting that Miss Horton repeats her question, directing it at Prince: "But what would you wish to go back to slavery for?" Prince replies, "I never been used to work, miss, and fact is, I don't like it." His remarks, infused with the romanticism and nostalgia of minstrelsy, attest to the good old days on the plantation. Under slavery, he had lived the leisurely life of a coachman, with minimal work and fancy clothes; under freedom, he would be taught to work. The lesson of freedom, hence, was first and foremost the obligation to labor dutifully.

The other primers endorsed these views. Friendly Counsels notably contrasted the challenges of freedom with the ease of slavery: "In slavery you had little or no care, except to see that your task was done." But it warned the freed not to "fall into the mistake of some, that freedom means idleness" (4–5). The lessons expounded in these schoolbooks encouraged the freed to work for their former owners, remain on the plantation, accept poor wages, and comply strictly with a contract, even a bad one. Plain Counsels stressed the sanctity of the contract and its prescriptions rather than the liberty conferred by its exercise. Regard for one's word, respect for the rights of others, and self-interest required strict compliance with its terms. Abiding by the terms of a hard contract was in one's interest because the good reputation acquired by remaining true to one's promises would lead to further employment. The obligation or duties of the other member of the contracting party were not mentioned in this discussion of the contract, nor were the violations that commonly led to the breaking of contracts. The most common reason for breach of contract was poor treatment by the employer, including physical violence and other forms of abuse. Other reasons included invasive measures that implemented forms of control practiced under slavery—pass laws, restrictions on leaving the plantation during the week, the prohibition of visitors, interference in the domestic lives of laborers, etcetera; planters' failure to live up to the terms of the contract regarding shares and wages; and routine altercations expressive of the racial antagonism and class conflict of the postbellum period. It is remarkable that neither self-interest, will, nor liberty is mentioned in Plain Counsels' explication of contract; instead it is simply explained as "something which binds two or more parties" (47). This is particularly portentous given that its author was a commissioner for the Freedmen's Bureau.

However, the control of the freed effected through the contract labor system of the Freedmen's Bureau, which negotiated year-long labor contracts between planters and freedmen, and the punitive measures instituted by the Black Codes and vagrancy laws, which made it a criminal offense to be without a contract, to break contracts, or to act improperly, were endorsed in these schoolbooks. The consequences of such measures negated bourgeois constructions of the free market and forcefully retained blacks on the plantation. In regard to the contract, the espousal of voluntion only secured the bondage of the freed.

**Unbecoming Conduct**

The freedmen's handbooks, in their insistence on dutiful conduct as a prerequisite to enjoying the entitlements of freedom, disclosed the linkages between repression, discipline, and the regulation of the freed population. After all, these texts were conduct books aimed at cultivating a rational, dutiful, and acquiescent laboring class and submissive and orderly black citizens. The inordinate concern with idleness, dependency, profligacy, and conduct revealed the continuities between the uplift messages proffered in these schoolbooks, the repressive instrumentality of the state, and the mandates of plantation owners and Northern manufacturers. The cultivation of docile and dutiful laborers—whether through the molding of a moral and rational subject, securing the control of the laboring body, or policing the population—was their shared aim. For example, the Black Codes of Mississippi stated that if "the laborer shall quit the service of his employer before the expiration of his term of service without good cause, he shall forfeit his wages for that year up to the time of his quitting." Any white person or civil officer was entitled to arrest a black laborer who quit the service of his employer without good cause. Antienticement laws made it a crime for a laborer to quit one plantation and sign a contract on another. (These laws kept wages low and severely limited the laborer's options for employment. Antienticement laws were common and continued to control the mobility and options of black agricultural labors until the 1940s.)

Vagrancy laws facilitated the convict- and bonded-labor system in that any person not in possession of a contract was declared a vagrant. This person was fined and, if unable to pay the fine, hired out to planters or put to work on public roads for a period as long as a year. Although vagrancy laws that applied specifically to blacks were overturned, race-neutral vagrancy laws continued to have the same effect. Vagrancy statutes provided a means of enforcing the contract system, for basically these laws subjected the unpropertied classes to arrest if they were without a labor contract. With the exception of Tennessee and Arkansas, all of the former Confederate states passed vagrancy laws in 1865 and 1866. The effect of these measures, according to Maj. Gen. A. Terry, was "a condition of servitude worse than that from which they have been emancipated—a condition which will be slavery in all but its name." Louisiana's Black Code required all freed laborers to contract for a year within the first ten days of January. The contracts to be signed by the head of the
household embraced the labor of all members of that household, including minors. The breach of contract resulted in the loss of all wages earned to the "time of abandonment."

In this context, the liberty of contract can rightly be called a fiction, for it was employed to enforce black subordination and legitimize a range of coercive measures, from the contract system to the regulation of domestic affairs. It served rather efficaciously in the transition from slavery to involuntary servitude. What kind of freedom was granted by these compulsory exchanges of property in the self? The lessons of duty and self-discipline disseminated in the textbooks collided with the practices of domination conducted under the sanction of law. The complicity between the fashioning of the individuality promulgated in the handbooks and the repressive individuation and regulation of the Black Codes is significant, since the codes regulated the freed as a population by installing racial classifications within state constitutions, by prohibiting interracial sexual liaisons and social association, and by dictating the terms of contract and the rules of appropriate conduct. The repressive forms of control launched by the Black Codes focused on individual behavior and the management of blacks as a threatening internal element.

Like the freedmen's schoolbooks, the Black Codes and contract system mandated forms of dutiful and proper conduct. Unmistakably, the proper spirit was one of submission. Georgia's Penal Code stated that "all persons wandering or strolling about in idleness, who are able to work, and who have no property to support them; all persons leading an idle, immoral, or profligate life, who have no property to support them" are to be considered vagrants and could be fined, imprisoned, sentenced to public work, or bound out to a private employer for a period of a year. Freedpeople without property or contract were subject to arrest. According to the Florida Black Code, any able-bodied person without visible means of support was leading an idle, immoral, or profligate course of life and thereby subject to arrest. However, the state's concerns about proper conduct were not limited to those without visible means of support; its intervention extended to labor contracts and relations. A laborer could be convicted in a criminal court for the willful disobedience of orders, incapacity, or disrespect to his employers. In Louisiana, the failure to comply with orders, leaving the plantation without permission, impudence, use of indecent language, and quarreling were acts of disobedience that subjected the offender to fines ranging from $1 to $2 a day. Decidedly, this micropenality of everyday life reinforced the virtue lauded in these manuals.

The significance of idleness and profligacy in the state's repressive governing of the freed population reveals how politically charged these accusations were and illuminates the forms of social struggle and contestation conducted under their cover. As well, the problem of idleness and the necessity of setting the freed to work underscores the convergence between policing the poor and policing the freed black population. Consequently, a variety of everyday activities that enabled a measure of subsistence or autonomy were considered "troublesome" assertions of freedom and hence were criminalized. These activities ranged from moving about to hunting and fishing to styles of comportment. In addition to vagrancy laws, new laws requiring the fencing of animals, hunting and fishing laws, the privatization of public lands, et cetera, made subsistence living increasingly difficult and largely illegal. Punishment was increased for crimes that blacks were "likely" to commit, for example, stealing pigs. These offenses were harshly punished and responsible for at least half of the prisoners in the convict-lease system. The confounding of the liberty of contract by a compulsory contract system, self-interest by the threat of criminal sanction, and self-fashioning by obligatory conduct delineates the crosscurrents of slavery and freedom that engendered involuntary servitude and the burdened individuality of freedom.

The contracts administered by the Freedmen's Bureau also dictated the terms of proper conduct. The magnitude of employers' interference in the lives and private affairs of workers is illuminated by the terms of contract. An example of the extent of employer invasion in the private lives of workers was a contract in which the laborer, in the attempt to protect his privacy, stipulated that he had just cause to leave his employer's service if the employer violated his conjugal rights. In a study of labor contracts administered by the Freedmen's Bureau, Lewis Chartock found that the labor contracts arranged by the bureau were used primarily to regulate freedmen's behavior rather than to establish the tasks to be performed. The key words used to describe the desired form of personal behavior were "quiet," "orderly," "respectable," " prudent," " well-behaved," and "sober." Contracts stipulated that workers be polite and respectful to their employers, orderly, prudent, and moderate in temperament and habit. Contracts also established the terms for personal and private governance. One contract stipulated that a husband was allowed to visit his wife as long as he remained orderly and respectful; others entitled employees to visit their spouses on Saturday night as long as they returned home by Monday morning. Chartock concludes that "southern planters were able to use the contract system to define a social role for freedmen which was not far removed from the status they had occupied when they were slaves." Ironically, the liberty of contract forged the link between slavery and freedom not only because it provided the fiction of free exchange that enabled debt-bondage but also because it prescribed terms of social interaction that reproduced master-slave relations and greatly regulated the personal and private lives of free laborers.

The liberty of contract, however illusory, could not be disassociated from the imposition of forms of involuntary servitude facilitated by Black Codes, vagrancy laws, the convict-labor system, the criminal surety system, breach-of-contract laws, and the share system. Moreover, even those wage laborers operating under the presumably ideal conditions of the "free market" were unable to enjoy the fruits of their labor. The liberty of contract dissimulated the inequality at the heart of this exchange. In the absence of a "free market," even as understood in the mystified terms of bourgeois economics, what did it mean to define freedom or free labor primarily in terms of the liberty of contract? Given the coercive measures regularly employed by capitalists to regain control of black laborers, the liberty of contract merely acted as the vehicle of involuntary servitude. Consent cloaked coercion, and relations of domination and exploitation were masked by the designation "free will." The contract enshrined involuntary servitude as freedom and reduced the free worker to a debtor,peon, and bonded laborer.

The fashioning of rational and moral individuals undertaken in the manuals was attuned to the dictates of the market and the racial order of the postbellum South.
The self-discipline and humility advocated in these pedagogical manuals must also be considered in the context of postbellum violence, where charges of inappropriate and improper conduct—in other words, behavior out of line with one's status—not only were penalized in the law but also sanctioned extralegal forms of white violence. The ever-present threat of punishment, legal and otherwise, awaited acts of transgression or the failure to adequately comply with the rules. The majority of the violence committed against the freed in the aftermath of slavery was incited by charges of unbecoming conduct, which included one's dress, demeanor, movement through public space, tone of voice, and companions. "Unbecoming conduct" encompassed any and all possible affronts to racist mores and barred the "micro-penalties" of disciplinary individuation, which policed and punished everyday expressions of freedom. Although the handbooks encouraged a mastery of the self fostered in the spirit of servitude, charges of unbecoming conduct radically undermined any notion of "mastery of the self," even that conducted in the spirit of self-disciplining, precisely because any assertion of selfhood risked affronting the ruling race and the dictates of racial decorum that structured the social.

The striking similarities between antebellum regulations regarding black conduct and postbellum codes of conduct leave us hard-pressed to discern even those intangible or inchoate expressions of black freedom. Antebellum cases like State v. Tackett held that the "impudence and insolence of a slave" were to be considered extenuating circumstances in the homicide of a slave, though the same would not prove adequate in the homicide of a white person because the relation of white man and slave made such insuperable the equivalent of a "grave indignity upon one's person." Likewise, State v. Jowers, a case that involved a white man indicted for battery against a free black man, reached similar conclusions in arguing that remedies for black insolence, whether slave or free, necessitated violence: "If a slave is insolent he may be whipped by his master, or by order of a justice of the peace; but a free negro has no master to correct him, a justice of the peace cannot have him punished for insolence, it is not an indictable offense, and unless a white man, to whom insolence is given, has a right to put a stop to it in an extra-judicial way, there is no remedy for it. This would be insufferable." The enormity of the offense resided in the fact that it was committed by a black person and thereby challenged the very foundation of the social order—black subordination and white dominance. In the context of freedom, the need to reimpose black subordination was no less pressing and was actualized not only through forms of legal repression and punishment but also through the incitement of rules of conduct. As Carl Schurz remarked: "A negro is called insolent whenever his conduct varies in any manner from what a southern man was accustomed to when slavery existed." The lessons of conduct imparted in freedman's primers reflected the deference and servility of the social relations of slavery. Elucidating the dimensions of propriety as a social relation principally entails attending to the restoration of slavery effected through the regulation of conduct, the fashioning of individuality, and the naturalization of race. Clearly, these lessons instilled patterns of behavior that minimized white discomfort with black freedom. The regulation of conduct lessened the dislocations of the war by restoring black subordination on the level of everyday life: "White people have old, strong prejudices, and you should avoid everything you can which will inflame those prejudices. You know how easy it is to hurt a sore toe. Prejudices are like tender toes. Do not step on them when it is possible to avoid it." The insults that regularly confronted the freed were to be counseled by turning the other cheek and meeting harsh words with kind ones, as if the obstacles to freedom could be easily avoided or the goodwill of white folks conferred with the aid of simple promptings like declared black unworthiness—"I am not as good as I plan to be." The cultivation of proper conduct exceeded admonishments about duty and defiance; indeed, what amounted to the self-immolation of the free individual was required for the reconciliation of former masters and slaves. Not only were the freed encouraged to be subservient, obedient, and humble and remain with their former owners until death, but also they were asked to refrain from asserting their liberty in every meaningful and imaginable way. The effort to sustain the control of black labor through the cultivation of dutiful conduct and other techniques of self-fashioning discloses the affinities of will and compulsion, reason and repression, and coercion and volition. One was obliged to endure these encroachments of freedom not because one was still a slave without choice, but, ironically, in order to exemplify the dutiful and rational behavior of a freeman, which remains puzzling only if we fail to understand the idealization of self-abasement as a virtue. Above all, the emphasis on proper conduct disavowed the excessive and indiscriminate violence of the postbellum period.

Not only did the lessons of Plain Counsels promote the nobility of work and exorcise idleness, but also they sought to reconcile former masters and slaves. Sections pointedly titled "About Your Old Master" and "About White Folks" enumerated the predications and prejudices of white folks in order that insolence and other potentially troublesome assertions of equality be avoided. Thus the freed were instructed in rules of racial etiquette that would enable them to effectively navigate white resentment and racism and decorously adjust to their new status. Since the task of reconciliation fell primarily upon blacks, humility, patience, and generosity toward whites were encouraged. As "About Your Old Master" explained, the difficulties experienced by former slave owners as a result of the abolition of slavery—the loss of wealth, sons on the battlefield, and slave property, in addition to the "new state of things"—naturally induced anger and resentment. Moreover, it would take years before former slave owners "put off the airs and manners of a master, just as you find it hard to shake off the habits of slaves" (11). Not only were the vestiges of the past to be endured, but also the strictures of the present had to be embraced in good faith. This sympathetic explication of white resentment was allegedly for the benefit of the freed, which is not surprising, or at least is quite consistent with the general spirit of schooling them for a "new slavery," since the lessons of freedom invariably involved the adaptation of the freed to a new order of labor and social relations that transformed and refigured those of slavery. Instructing the freed in the "ways of white folks" was intended to improve the interactions between blacks and their former owners and other whites. If the former slaves remembered the losses suffered by their owners, the action and attitudes of whites would be more understandable and kind feelings more quickly reestablished. Thus blacks were admonished to "think kindly about your old master... Do not fall out now, but join your interests if you can, and live and die..."
we were free. . . . Nobody took our homes away, but right off colored folks started on the move. They seemed to want to get closer to freedom, so they’d know what it was—like it was a place or city.” This desire set thousands on the road in search of a distinct and tangible freedom. The ambulant expressions of freedom are consistently detailed in slave testimony. The search for a parent, child, or lover and the longing to return to the place of one’s birth or simply instantiate being free through the exercise of this nascent mobility. Locomotion was definitive of personal liberty. Blackstone’s *Commentaries* defines personal liberty in terms of the power of locomotion: “Personal liberty consists in the power of locomotion, of changing one’s situation, or removing one’s person to whatever place one’s inclination may direct, without restraint, unless by due course of law.” As itinerancy, nomadism, migration, roving, or simply walking, moving about occurred below the threshold of formal equality and rights and articulated the limits of emancipation and the constrained terms of agency. It is clear that the freedom experienced was in the search and not the destination.

Admonitions to remain on the plantation, abstain from assertions of equality, turn the other cheek when faced with insult, and avoid the sore toes of prejudice attest to the emphasis placed on servility, which was deemed necessary in navigating the upheavals of Reconstruction. Although *Plain Counsels* opened with a lecture on freedom that forcefully proclaimed the natural rights of all men to life, liberty, and property and denounced the high crime of slavery in abrogating these rights, it encouraged obsequiousness and humility in interracial social interactions. Accordingly, regular confessions of unworthiness rather than distasteful expressions of equality would best serve blacks in their transition to freedom: “Some white men will put on airs, and look down on you. Now, instead of putting on airs, too, and saying, ‘I am as good as you are,’ it is better to say nothing, or if you do answer, to say, ‘I am not as good as I ought to be, as I want to be, and as I hope to be.’” The coupling of radical pronouncements about the evils of slavery with conciliatory and conservative admonishments to avoid inciting social turbulence by “not putting on airs” and remaining in one’s place, quite like the increasingly conservative judicial assessment of the Thirteenth Amendment and the measure of equality, fostered the incidents and vestiges of slavery while exalting its abolition.

The good conduct encouraged by such counsels eased the transition from slavery to freedom by implored the freed to continue in old forms of subservience, which primarily entailed remaining on the plantation as faithful, hardworking, and obedient laborers but also included manners, styles of comportment in work relations, objects of consumption, leisure, and domestic relations. In their emphasis on proper conduct, these schoolbooks resuscitated the social roles of slavery, not unlike the regulation of behavior in labor contracts or the criminalization of impudence in the Black Codes. The pedagogical injunctions to obedience and servility cast the freed in a role starkly similar to the one in which they had suffered under slavery. On one hand, these texts heralded the natural rights of all men; and on the other, they advised blacks to refrain from enjoying this newly conferred equality. Despite proclamations about the whip’s demise, emergent forms of involuntary servitude, the coercive control of black labor, the repressive instrumentality of the law, and the social intercourse of everyday life revealed the entanglements of slavery and freedom.
The Manhood of the Race

If pronouncements of equality were to be eschewed, lest one risked offending white folks, this was not to suggest that opportunities for self-improvement were hindered by these oft-repeated behests to resume the social demeanor of slavery. Notwithstanding the compromises of freedom endlessly being negotiated in the manuals, it was still believed that every man possessed the capacity to (re)make himself in accordance with his ideals. The discourse on self-improvement asserted that neither race nor the badge of slavery need impede possibilities for success or advancement. While it is important to note that the emphasis on self-making represented an attempt to counter racist arguments about blacks’ limited capacities and the prevalent notion that “the negro exists for the special object of raising cotton, rice and sugar for the whites, and that it is illegitimate for him to indulge, like other people, in the pursuit of happiness in his own way,” it also placed the burden of self-advancement solely upon the individual. Consequently, history receded before the individual accounted as the master of his fate. The only impediment to advancement was the self. Other obstacles to advancement, independence, and autonomy were conveniently neglected, and failure was attributed to deficiencies of character and habit. The individual abandoned to his own efforts savor ed assurances that the market provided a level playing field and the distribution of awards based upon one’s efforts and merits. Every man was, according to Plain Counsels, “under God, just what he makes himself; it matters not whether he be white or colored. Frederick Douglass was born a slave and had no friend to help him. . . . Now you have yourself in charge, and I want you to make a man of yourself. Will you do it?” (18).

If the emphasis on individual responsibility, reliance, and self-making inevitably attributed the wretched condition of blacks to their shortcomings, the remedy invariably suggested was “showing thyself a man,” and the favored demonstration of this nascent manhood was dutiful labor. As John Freeman, the protagonist of Helen Brown’s John Freeman and His Family, declares, “We are men now, and we’re free men, too; and we’ve got to do just what free men do. You look round and you see every freeman, black or white, works for a living; works I say, not grubs and roots” (11). The equation of man and laborer conflates self-cultivation with the extensive capacities of the laboring body; that is, it establishes the isomorphism of making the self and making objects by likening distinct forms of production and, notably, by effecting the presence of women within the discourse of freedom, thereby restricting the act of making to masculinity. This emphasis on the creative capacity of making and self-making identified freedom as work. However, in lauding the body’s extensive capacities and the individual’s innate facility for self-making, various techniques of making and using were ranked, and “working for a living” and “grubbing and rooting” differentiated the constancy of application from mere subsistence and, ultimately, responsibility from idleness.

The individual prepared to meet the challenges of freedom and ready to make a man of himself was deemed capable of throwing off the vestiges of slavery by his own efforts. The frequent references to white people who had started out with less than the emancipated and achieved great success endorsed this capacity for self-making. Such comparisons were only plausible if a blind eye was turned to the instrumentality of race as a vehicle of subjugation and white opposition to a new social order. Fisk, the author of Plain Counsels, claimed that he was “acquainted with many white persons who commenced married life twenty-five years ago with as little as you have now, and who worked with their hands for less than is given to you . . . and are [now] in very easy circumstances” (58). White people were to be regarded as living proof of the rewards realized by hard labor rather than as examples of the privileges afforded by whiteness. Of course, race mattered little if rewards were actualized on the basis of hard labor and everyone enjoyed the fruits of his labor. However, as this certainly was not the case, the willed innocence of abstract equality depicted a democratic distribution of opportunities in the context of racist domination, pervasive violence, and extreme exploitation and anticipated outcomes that obfuscated the condition of the South. Moreover, as whiteness remained the standard-bearer of value, the possibility and opportunity proffered were inherently racialized.

In this vein, John Freeman and His Family represented the prospects of citizenship and manhood as inseparable from the assimilation of whiteness. If blacks modeled themselves after whites, they, too, might receive the rewards that the latter enjoyed. John Freeman, taking this promise seriously, becomes the definitive mimic man: “Every good custom of the white people, which came to his knowledge, inspired within him the ambition to go and do likewise; and while he was humble and respectful as a subordinate, he was eager to be and do all that would make him a true man. He certainly had the right idea of manhood and liberty” (45; emphasis added). However, John was destined to remain a mimic man because of the palpable distance between the ideal aspired to, true manhood, and his actual condition as a humble and respectful subordinate. The distance between the humble subordinate and the true man established by the distinct temporalities of John’s actual condition (“he was a humble and respectful subordinate”) and his as yet unrealized aspiration (“he was eager to be . . . a true man”) insinuated that although he aspired to reach the measure of true manhood, he might be unable to realize it. In this regard, John Freeman intimated that the chasm between the universal tenets of equality and the conditions of their actualization might never be bridged. We are left to wonder if the promised equitable enjoyment of material rewards, like manhood itself, was a goal to be aspired to but perhaps unattainable, or if the liberty proffered with one hand was withdrawn by the other.

Was it possible for John Freeman to be a humble subordinate and a true man? The articulations of race, gender, and citizenship require us to answer both yes and no. Certainly black men and women were citizens as rights-bearing individuals protected by the state. However, realizing these rights and entitlements was another issue. Not only were issues of political equality greatly contested and social equality opposed, but also even the enjoyment of basic civil rights, to a large degree, was unrealizable given the relations of power and property that travestied these rudimentary rights. As has been argued earlier, the implied citizen of the Constitution and subject of “we the people” was the white male. Citizenship presupposed the equality of abstract and disembodied persons, and this abstraction disguised the privileges of white men. The presumed whiteness and manliness of the citizen trans-
Dread and desire inflected the directive, as the freeman was required to prove his manhood and remain a humble subordinate. This delicate balancing act demanded that he display and cloak true manliness with the facility of an exhibitionist—now you see it; now you don't. The obligation to display the self in this fashion was at odds with the declared intent of the directive. How did the subject splay before the scrutinizing gaze enact masculinity? Would the flaunting of black manhood before white inquisitors, skeptics, and enemies establish the vitality and worthiness of the race? Could such exhibitions of the self establish anything other than the distance between the freeman and the true man?

The relation between Lieutenant Hall, a Union army officer assisting in the transition from slavery to freedom, and John Freeman underlines the distance between the authentic and the mimetic or between the true man and the freeman. The white lieutenant, fulfilling his missionary duties with the "benighted Africans" of the United States, is savior, father, and disciplinarian. Lieutenant Hall bestows John with the name Freeman: “A new name it was, distinct, clean of slavery, savory of the life of liberty and equal rights upon which he was entering. He was determined that he would never disgrace it by idleness or want of integrity, or by any act unworthy of freedom; and he was earnestly desirous that those who bore it with him would esteem and cherish it as he did” (22). In this instance, the surname is assigned rather than adopted, the independence and dignity that it is intended to connote are undermined. Figuratively, it extends the lieutenant's patriarchal reach as he confers the patronymic. The surname, in this light, not only expresses John's new condition, and the ambivalence of that condition, but also designates Lieutenant Hall as white father.

Henry Banner, a former slave, ironically noted that a surname was the sole inheritance of freedom: “The slaves weren’t expecting nothing. It got out somehow that they were going to give us forty acres and a mule. We all went to town. They asked me who I belonged to and I told them my master was Banner. One man said, ‘Young man, I would go by my mama’s name if I were you.’ I told him my mother’s name was Banner too. Then he opened a book and told me all the laws. He told me never to go by any name except Banner. That was all the mule they ever gave me.”

In Banner’s account the surname does not confer true manhood but the paradox of emancipation and the dispossession that acquires the status of a legacy. The surname here denotes, to borrow Spillers’s term, “the capor father’s mocking presence” and the disinheritance that engenders the African American. It substitutes for a proper inheritance and an adequate form of redress, it being “all the mule” that Banner received.

However, in John Freeman the significance of the surname lies in its function as a patronymic that identifies Clarissa and her offspring as John’s, thus marking the decisive shift in the reproductive economy of freedom. John’s wife and children are placed under his control and dominion by virtue of the patronymic: “You must give your wife the same name, then, mind, and all your children. Then we shall know you all belong together. You’ll be the Freeman family” (21). When Clarissa, John’s wife, is first addressed as Mrs. Freeman, she marvels at her new acquisition: “She has never been called Mrs. Freeman before. That sounds a heap like white folks, she thought to herself, and now I must honor the name, as John says” (26). However,
women and children rather than women's safety. This is to argue neither that freedwomen were controlled by their husbands nor that they didn't enjoy a measure of autonomy in their personal lives but rather to highlight the masculinist constitution of the private and the forms of encumbrance that enabled men to secure their liberty. As well, it is important to note that the sanctity of the private did not shield black women or men from racist attacks in their homes.

Although it has been forcefully argued that domesticity and the consequent reprivatization of female sexuality within kinship versus captivity networks were marked advances over slavery and great leaps on the road of black progress, given the destruction of natal and conjugal relations under slavery, here I advance a different reading, one less intent on celebrating the fashioning of heterosexual domesticity than on illustrating the perviousness of the family to the incursions of capital and the state. While the ability to forge and maintain familial relations must not be minimized, neither should the family be naturalized as the measure of racial progress. To the contrary, the utility of the family as a mechanism of state racism greatly tempers claims of progress. In fact, what is articulated at the site of the family is a shared concern about matters of racial hygiene, morality, and prosperity. In other words, the articulation of black politics at the site of the family is often consistent with the regulatory efforts of the state. Therefore, the domestic articulation of the politics of racial uplift risks displacing the political, endorsing a repressive moral economy, and privileging the family as a site for the reproduction of racial values. Thus the shifting configuration of familial relations cannot be seen as inherently progressive or oppressive but rather as a changing institution, or, as Jacques Donzelot describes it, "an uncertain form whose intelligibility can only come from studying the system of relations it maintains with the sociopolitical level." 92

Domesticity and the Social

In these primers, issues of family and domesticity emerge obliquely and in relation to issues of labor, hygiene, and discipline. The utility of the family as a mechanism in the transition to a free labor system is evidenced by the importance attached to the home. Like the difference between grubbing and rooting and working for a living, domesticity was the sign of civilization, settlement, and rational desire, as contrasted with the itinerancy and subsistence of those eluding the contract system. Moreover, in these representations of domestic economy, the social comes into the view—that is, the hybrid space that repartitions lines of the public and private for the purposes of securing the public good—the health, safety, and morality of the people. Similarly, as was the case regarding labor discipline, the advice dispensed in these primers was not only concerned with the freed but also a component of a broader discourse on managing the working poor, eradicating pauperism, and domesticating asocial, dangerous, and itinerant classes. The same sort of advice dispensed in these freedmen's primers, particularly regarding the importance of domesticity and implanting the proper idea of home life, was elaborated in texts like Public Relief and Private Charity by Josephine Shaw Lowell and A Handbook of Charity Organization by Rev. S. Humphreys Gurteen. 93 These theoretical and prac-
tical treatises on eradicating pauperism and implementing effective forms of charity relief that didn’t reproduce dependence share a common language with the freedmen’s texts. Lastly, the concern about issues of proper association, hygiene, and prosperity extended beyond the immediate sphere of the family and issues of poverty and labor: the efforts to ensure national prosperity and the health of the social body would endorse the racial segregation of _Plessy v. Ferguson_.

The section “Household Life,” added to the second edition of _Advice to Freedmen_, stresses association and hygiene rather than domestic possessions in its representation of a properly regulated domestic life: “‘Herefore, although father, mother and children have resided in the same cabin, yet to a great extent you have not lived as families. We hope that before long there will be a change for the better in this respect. And how pleasant, when returning from the day’s toil in the field, to sit down in a neat room where all is in good order, the furniture free from dust, the floor and hearth well swept, and the ceiling and wall nicely white-washed.’” It is living together that defines the hearth, although these arrangements are threatened by dirt and disorder, which not only present physical dangers in the form of illness and pestilence but also are signs of immorality. Hygiene—such as the cleanliness of persons, the need for fresh air, the importance of bed linen, not sleeping in one’s day clothes—is as important as taking meals together in “beget[ting] system and regularity in the management of household affairs” and “cultivating those graces of manners and habits which distinguish cultivated and refined society” (33). Brinckerhoff induces the freed to strictly follow such guidelines not only for purposes of moral cultivation and refinement but also to battle the sickness that afflicts their children because of their lack of personal cleanliness.

The emphasis on hygiene expresses larger concerns about national well-being, since hygiene legitimated, if not invited, the policing of dwellings but also the setting of guidelines for marriage and other forms of social association, particularly those considered dangerous or destabilizing of social order. Regulating hygiene or ensuring public health was a fundamental aspect of the police power of the state. As Giovanni Proscaccia remarks, in the governing of poverty, hygiene provides a “grid for reading social relations, a system which serves at once to canalize them and to invent new paths of circulation that are more ‘orderly’ and more decipherable.” Managing immorality, indolence, criminality, and disease was the target of these lessons of hygiene, and they were fundamentally allied with Reconstruction, the return of national prosperity, and the establishment of a responsible and domesticated black laboring class. The coincidence of good housekeeping and national prosperity is keenly articulated in _John Freeman and His Family_, which utilizes the devices of sentimental literature, in particular, the kitchen as the microcosm of the nation and the ethic of submission. As Gillian Brown observes, in the domestic politics of sentimentalism, “uniformity and neatness in the kitchen matter profoundly, since these habits create a standard of harmony for America.” However, in this case domestic economy is not separated from or opposed to the market but continuous with it. Because of this, the household is not treated as the special province of women, except in _John Freeman. Advice to Freedmen, Friendly Counsels_, and _Plain Counsels_ associate the well-managed and ordered home with the transition from slavery to freedom and the birth of the proprietorial self. The entan-
Horton’s stead, and Prudence plays the role of a more wretched version of Clarissa’s former self. The omniscient narrator describes the dark, dirty, and miserable hut of Prudence, and as Clarissa enters the hut, she casts her eyes about and confirms this assessment. Prudence’s lack of domestic skills and her dirty and disorganized home, cluttered with dirty dishes, are as responsible for Sam’s criminality as his own bad habits. Prudence’s own habits of consumption are continuous with his. She doesn’t know how to use her rations properly and consumes them all at once (81–83). This excess of consumption is associated with dirt and disorder, the imbibing of intoxicants, and criminal behavior. However, as a result of Clarissa’s instruction, Prudence comes to embody the virtue denoted by her name. Consequently, when Sam is released from jail, he returns to a cheery and pleasant home, which makes him feel better and induces him to try to do better. “Since his mother was taking pains to help him, he would try to do better” (87).

The domestic sphere elaborated in these texts was a threshold between the public and private rather than a fortified private sphere. In these portraits, the fragility of the private, or more aptly, the lineaments of the social, was exemplified by the intrusion of strangers and “friends of the race” who policed the management of household affairs, regularly trespassing the border between the home and the world. Nineteenth-century social reformers considered the home visit essential to eradicating slothful habits and enhancing the moral dignity of the poor. Gurteen’s *Handbook of Charity Organization* asserted that the chief need of the poor—we can easily substitute the freed—was “the moral support of true friendship—the possession of a real friend, whose education, experience, and influence, whose general knowledge of life, or special knowledge of domestic economy are placed at the service of those who have neither the intelligence, the tact nor the opportunity to extract the maximum of good from their slender resources.”*97* The home-visitor was the predecessor of the social worker; she dispensed household advice and assessed the character and development of the freed. Miss Horton’s visits conform to the genre of the philanthropic visit; the evaluation of progress, the inspection of order, an examination of proper domestic hygiene, and the dispensation of advice were the purposes of the visit.

The domestic was the ultimate scene of surveillance; a fence in need of whitewashing, a dusty house, or a nonobedient chid thus invited punitive judgments. The description of the good life, although purportedly about the pleasures afforded by a well-managed domestic sphere, actually authorized the normalizing gaze, which, by detailed observation of all areas of life, judged the suitedness of the formerly enslaved to freedom and their conformity to the rules of household management. As *Friendly Counsels* advised:

Make things as pleasant as you can in and around your house. What a difference there is! ... Now, when a stranger approaches your house, let him notice a pretty garden spot, with flowers and vegetables, all well kept. When he enters, let his eye be cheered by seeing how nice every thing looks, how well swept the floor is, how the tired things shine. Let him notice a few books, with marks of study or reading upon them. ... As he glances around, it would be pleasing if he could see a little picture here and there hanging on the wall, or a flower-pot with a pretty pink or rose blooming in it, showing that you have a liking for such things. He would say, “Well, this looks like freedom. I think you must be quite a happy family.” It will be a very pretty picture to show some who maintain that it is useless to attempt to elevate or to improve the condition of the colored race. (27)

Under the inspecting eye and the scrutiny of the stranger’s gaze, every item in the home was portentous with meaning and arrested in a moral drama in which disorder and inefficiency decided one’s fate. Sanctions awaited those outside the purview of acceptable behavior, and in this regard, the gaze was quite literally arresting. Thus the incuculation of good habits was achieved by creating a sense of hypervisibility. The stark intervention of power in the form of the stranger, or “friend of the race,” elided the boundary of private and public and the home and the market. The visitor figuratively embodied the police power of the state to inspect and oversee matters of family, sexuality, hygiene, and so on, deemed necessary in maintaining the health and security of society. The public good sustained the invasion of the private and, like the entry of the friend/inspector or stranger into the domicile of the freed, determined whether all objects and persons were in their proper place.

Although ideologically designated as the putative sphere of liberty, the private failed to safeguard against the intrusions of individuals or the state. Rather, home was an extension of the workplace and subject to the impositions of charitable inspectors like Miss Horton and the regulations of the state. Those without a “proper home” could be arrested for vagrancy and hired out, have their children taken away, or risk imprisonment, if not death, for violating rules of racial hygiene regarding sexual and conjugal relations. The mutable boundaries of the private were also employed to restrict black mobility and freedom of association by designating much of public space as the private and exclusive realm of whites. In any case, the sanctity of the private was violated regularly, quite unlike the portrait of domesticity heralded by the culture of sentiment and the exponents of domestic economy. Clearly, intimate matters were subordinate to the economic interests and social imperatives of the postbellum order. The privacy of the private was rather tenuous; the domesticity propounded in these texts revealed the utility of the household to the marketplace and the regulation of the private through techniques of discipline and normalization. *100*

**Proximate Dangers**

The affiliations of hygiene, prosperity, and black subordination are clearly delineated in Jared Waterbury’s text for embittered Southern planters. In short, Waterbury suggests that the health and well-being of the nation depended upon the ability to control and contain the dangers posed by the presence of emancipated blacks within the body politic. *Southern Planters and the Freedmen* divulges the instrumental ends of rational and moral cultivation: the production of servile and dutiful laborers and the regulation of a potentially threatening population within the body politic. The work of molding the freed into rational and moral subjects is explicative primarily in terms of social and bodily dangers, the threat of disorder, and the dangers posed by the physical proximity of sensual and childish men ruled by
passions. *Southern Planters* discloses the work of cultivation to be fundamentally that of discipline and regulation. Waterbury, employing the language of sentiment, first appeals to the reciprocity of the master-slave relation when delineating the obligations of planters to the freed: "The long years of toil by these patient and in most instances faithful slaves, now that they are free, impose an obligation on their former masters of sympathy and obligation." It is a paternal obligation that enjoins planters to aid in the moral uplift and education of the freed. However, if noble motives fail to inspire, Waterbury adopts a surefire strategy; he exploits base instincts and hints at the lurking dangers that await the commingling of an un schooled and passionate element with the civilized: "The planters have a direct interest in educating and elevating this large working class with whom they must hereafter, and for a long time, be in intimate contact. . . . To be surrounded by such hordes of men and women, so different from the whites in their antecedents; so marked and contrasted in their physical traits; possessing the strength of manhood and the passion of children; to be in constant contact with them as household and field servants and laborers, must make it evident to reasonable and reflective men that some culture is absolutely necessary to insure both safety and comfort" (39). The cultivation of a reasonable and moral labor force is required to maintain order, safety, and comfort. The threat lurking in the specter of powerful and childish men and in the habitual intercourse between two very different races borders on the indecent, and without the restraints imposed by reason and morality, such intimacy poses great dangers. The resurgence of the bodily here articulates fears about equality, proximity, and intimacy. In other words, how might this free laboring class be incorporated in the body politic as citizens while maintaining the integrity of whiteness? In order for the races to dwell comfortably side by side, the cultivation of the freed was essential, lest the dangers of such proximity rend the fabric of the social order: "It is for his interest and safety to place negro in a career of improvement, so that the sensual shall not swallow up the intellectual life. His manhood must be developed by education, or he will remain in his darkness and depression; and who could endure to dwell amid congregated masses of men and women whose fiery impulses are restricted by no knowledge of their relations to society and to God?" (42).

Only the work of self-cultivation would enable the freed to properly exercise and enjoy the privileges of which they were as of yet unworthy: "Step by step he must gain that social and moral standing which will vindicate his claim to the privilege of citizenship, and exempt him from the privileges which hitherto he has denied him its exercise" (31). The need to vindicate one's claim to the privileges of citizenship undoubtedly indicates a lingering suspicion about black worthiness and exposes the chasm between the stipulation of rights and the capacity to exercise them. Accordingly, the freed are required "to defend, maintain and insist on the recognition of," their inalienable and natural rights.101

The emphasis placed on the molding of a reasonable and moral subject, one restricted by recognition of God and social relations, also hinted at the shifting register of blackness from status-race—blackness ascribing slave status—to formal race—a "neutral" conception of race undergirded by notions of biological and cultural difference.102 The abolition of slavery presumably announced the end of subjugation based on race or servitude, but the ascendancy of formal race—that is, immutable, inherent, and naturalized racial differences—perpetuated the "stigma of inferiority based on race" or "stigmatic injury," to employ the language of *Brown v. Board of Education*, in the guise of neutrality and objectivity.103 While the freed would no longer "feel the disho/%ening influences of belonging to a subjugated race," it was expected that they would "have to struggle under difficulties and embarrassments arising out of recent slavery, or connected with a social repugnance founded principally on physical traits" (31). The contention between equality in the body politic and the threatening physical presence of blackness was also at issue in the debates concerning the Fourteenth Amendment and the Civil Rights Acts of 1866 and 1875. Certainly the "repugnance of the physical" denotes the abjection of blackness and the ambivalent character of the abject exemplified by the conflicted and uncertain incorporation of black citizens into the national body and by the containment or expulsion of blackness required to maintain the integrity of whiteness.104 The "repugnance of the physical" reinscribed the degradations of slavery, although augmented by the dangers of freedom and the antipathy incited by perceived dangers—dangers evoked by the proximity of the races dwelling side by side and the fiery impulses and untamed passions of the untutored.

The perils associated with the proximity of black and white bodies betrayed the anxieties unleashed by the stipulated equality of citizens—in particular, the menacing masculinity of the freedman endowed with rights and privileges. It was this anxiety that invariably associated equality with miscegenation and the congregated masses with the hazard of social equality, which jeopardized the providential line drawn between the races. According to Waterbury, the peaceful coexistence of the races depended not only on the education of blacks but also on maintaining the providential line that separated the races and established the superiority of whites: "The two races are, it seems probable, to dwell side by side for years to come. Amalgamation is not desirable. A broad, distinctive, separating line has been fixed by an all-wise Providence" (41). The law, too, would eventually accede to an "all-wise Providence" and act to constrict liberty and apportion equality in conformity with the color line, such that the citizenship conferred upon blacks reproduced the enduring marks of inferiority. As Waterbury himself admitted, despite the efforts of self-improvement undertaken by the freed, "the African must still acknowledge the superiority of the Saxon race" (42).