

# Suggested Tactics For Dealing With The Woke Justice System

## **Introduction**

Rush Limbaugh would occasionally tell the story of how when he was a kid his father, an esteemed lawyer and Missouri legislator, once asked him what the purpose of a judicial system was. While, I would imagine, emphatically thrusting his fist into the air, Limbaugh responded “To get to the truth!” “Wrong”, said his father. “The purpose of a judicial system is to try and resolve disputes without violence.”

Over the last 1,200 years or so, starting with Charlemagne/Otto instantiating the notion of circuit courts, followed by Runnymede and the Magna Carta, and finally being officially institutionalized by the American Revolution, the Western Justice System has evolved into the system that we see today. What gives the Western Justice System its Western Justice Systemness? Here are a few of its key components.

- Equal justice under the law.
- A person is presumed innocent until proven guilty beyond a reasonable doubt in a court of law.
- One is judged by a jury of one’s peers, not a tribunal.
- The accused has the right of legal representation.
- General Warrants, a hallmark of despotic states, are to be disallowed, i.e., as in “The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.”

It's not just the West. A quick look around the planet will show that this type of judicial system that empathizes protecting individuals from whimsical state power has been adopted by countries all over the world, cutting across all sorts of different cultures and ethnic histories. In fact, many will claim that this type of legal system is not only desirable, but simply, obviously, “normal.”

Of course, any human-designed system is only as good as the people running it. It doesn't take much effort to find innumerable examples of innocent people being punished whenever and wherever these lofty ideals are either not adhered to or just simply ignored. For sure, this system isn't perfect and in many cases is worthy of the harshest criticism. However, considering that we started out running around naked in the woods looking for grubs to dig up and eat for dinner, I would say that we've done pretty well for ourselves just coming up with these abstract ideas in the first place.

## **The Woke Justice System, or Every Day Is Bastille Day**

The Woke Justice System is modelled after the Western Justice System and, at first blush, appears to be identical to it. It features lawyers, judges, courtrooms, etc., things that we're all familiar with. But that is where all the similarities end. Here are some of the key features of the Woke Justice System.

- An enemy of the Party is guilty. Actual pro forma crimes and charges will be invoked as circumstances merit.
- A member of the Party is innocent regardless of the severity or number of crimes he/she/it/they has/have committed.
- One is judged by a jury of Woke-leaning personages. Enemies of the Party are convicted, friends of the Party are acquitted.
- Evidence presented in the courtroom may be fabricated if prosecuting a non-Woke. Providing the defense with any and all exculpatory evidence as defined by law is not permitted.
- General Warrants are the de facto norm. Anyone can be targeted for illegal, warrantless surveillance. Anyone can have their communication devices confiscated without cause. All personal, private communications (phone records, text, email, etc.) are subject to confiscation without cause.

One is expected to notice a stark difference between these two judicial systems. In fact, just to drive home the point, what we call the "Western Justice System" is referred to by Wokedom as the "Racist Fascist System of Oppression", and all non-Wokes are either the architects of or collaborators supporting this abominable state of affairs.

Another aspect of the Woke Justice System that bears mentioning is the redefinition of crime based on the notion of "Protected Classes." In Western societies, a person has the right of self-defense. For instance, if a person tries to murder you, you have the right to kill him/her/it/them instead. This is not the case in Wokedom. If a person of diversity wants to murder you and steal your money, it is only because he/she/it/they is/are a victim of the victims' Racist Fascist System of Oppression and is thus guiltless. The murder/robbery is an act of social justice reparations and the victim is expected to sacrifice his/her life and property without causing a fuss. Interfering in any way, shape or manner with the reparations process, such as trying to stay alive, will result in the loss of employment and perhaps even imprisonment.

It is not my intention to arouse incendiary emotions, but something tells me that a society operating under two distinct and diametrically opposed justice systems at the same time will lead to instability of one sort or another. I'm even tempted to add that this flirtation with a multi-justice system society is doomed to collapse under the weight of its own internal inconsistencies.

Now for the suggestions.

## **Woke Action Network (WAN)**

The astronomical community has an event alert system. If an observatory suddenly starts receiving signals indicating, say, that a star is going nova somewhere in the universe, a message is sent out all over the world advising fellow astronomers to point whatever type of telescopes or monitoring devices they may have at a certain spot in the sky.

I propose the same sort of system for the detection of Woke outbreaks that astronomers have in place. A cell phone experience-friendly app could be developed that would allow interested parties, such as law firms and terrorist organizations like Moms for Liberty, to sign up and become members of the Woke Action Network (WAN). Whenever a Woke event is detected, notifications are sent out and WAN members can decide whether or not to get involved. Involvement could consist of lawsuits as well as WAN spokespersons making the consciousness-raising rounds on Fox and talk radio. An existing or a newly developed fund-raising app dedicated to financing WAN activities could be integrated into the WAN as well.

For example, a Texas college professor was recently fired for explaining that gender is determined by DNA via a combination of X and Y chromosomes. In other words, he was fired by the Party of Science for teaching evolution. Once again, we see that the concept of irony exists well outside of the brain range of the Woke population. Also note how they pick us off one at a time, leaving the victims of these Woke machinations feeling isolated and helpless.

At this point, interested WAN legal teams should issue a flurry of lawsuits against the Wokes in question. A significant percentage of the lawsuits should be frivolous. In fact, the more frivolous the better. “The firing of a college professor for teaching evolution makes me uncomfortable”, or “This firing is exclusionary and is a clear violation of the Woke doctrine of IED (Inclusion, Equity, and Diversity). Anything that distresses their comfort zone and throws them off their game is advised. Of course, any decision to take legal action should be made by those with legal system expertise.

All WAN activities and stratagems should be made public and available for scrutiny. We want the Wokes to know that we’re organized and watching them closely, just as they do to us. And yes, being a member of WAN will take some guts.

The Woke Justice System needs to be studied and its tactics comprehended if it is to be combatted effectively. This means we (normal people) must vacate our inside-the-box comfort zones and start learning some new tricks. The Hunter Biden tax evasion plea bargain deal provides a good case study of the Woke Justice System in action.

After examining the details of the Hunter Biden plea deal, which entails no real or meaningful punishment, one can see how the Wokes took the technical precepts of the Western Justice System and adapted them to fit within the framework of the Woke Justice System. Kash Patel, referring to the details of this deal, remarked that he

“admired their cleverness.” When was the last time you heard any conservative voice being characterized as “clever.” Let me put it this way. Maybe you have qualms about using our precious judicial system to file frivolous lawsuits and you wish to keep your dignity intact. Understood. Perhaps some Woke functionary will take this into account when he/she/it/they is/are deciding which reeducation camp to send you to. Besides, thought reform catalyzed by a healthy dose of reformation through labor will probably do you a world of good.

### **Impartial Jury Of One’s Peers**

Wokes, whether judges or jurors, are psychologically incapable of being impartial and fair when dealing with non-Woke defendants in the Woke Justice System. It should be argued that whenever a trial is being presided over by a Woke judge and/or has empaneled a Woke-leaning jury that this is a violation of a normal person’s constitutional right to an impartial jury and a fair and speedy trial as defined by the Western Justice System. Applying the modified Voight-Kampff test during voir dire, such as asking potential jurors if men can get pregnant, would serve to invalidate that particular Woke venue.

### **Raid The FBI**

In my opinion, the FBI and the DOJ are criminal organizations, at least when measured against Western Justice System standards. These agencies will never turn over to Congress the evidence that will lead to their arrests and imprisonment. Therefore, these agencies should be raided and all cell phones, hard drives, and thumb drives should be confiscated, and all of their user ids and passwords should be collected. I know this will never happen, so we’re left with the Bragg Rule.

### **Bragg Rule**

I do not possess any professional legal expertise. However, it is my understanding that the Bragg Rule is based on the following premises:

- The Statute of Limitations is waived for non-Wokes.
- Misdemeanors can be upgraded to felonies for non-Wokes.
- A local DA, who has no Federal authority, can charge non-Wokes with felonious violations of Federal law.
- The actual criminal charges can be vague, nebulous, and whimsical in nature.

As far as I know, the Bragg Rule has been accepted as a de facto mechanism for persecuting Enemies of the Party via the Woke Justice System. That being the case, I suggest that we should cite the Bragg Rule as the basis for indicting various members

of the Party Elite. Off the top of my head, here are the names of a few people whom I believe would qualify to be indicted under the Bragg Rule. This list is intentionally non-exhaustive.

- Hillary Clinton
- The Bidens
- Merrick Garland
- Christopher Wray

Here is a smorgasbord of crimes to choose from. Again, it is not meant to be exhaustive. The modifier “aiding and abetting” can be inferred for many of the items listed below.

- Obstruction of justice.
- Bribery.
- Money laundering.
- Influence peddling.
- Civil rights violations.
- Tax evasion.
- Election interference.
- Seditious conspiracy.
- Lying to Congress.

I doubt any self-respecting DA would ever sink to such vile depths by invoking the Bragg Rule just to “get Hillary.” Therefore, I volunteer for the job. I’m not proud. Name me assistant dog-catcher or whatever for some municipality and provide me with some phony-baloney grand jury like the Wokes do and I’ll file the charges.

Lawrence M. Bates

7/12/2023

[admin@syntheticintuition.com](mailto:admin@syntheticintuition.com)