

Pamphlets

No.15 Two Tier Injustice System

"The most sacred of the duties of a government [is] to do equal and impartial justice to all its citizens" Thomas Jefferson: Note in Destutt de Tracy, "Political Economy," 1816

If tasked with choosing three poster children of the weaponized federal government it would have to be 5th Amendment Lois Lerner, sneering 'you can't touch me' Peter Strzok and 'I can't remember' 245 times James Comey. Collectively it was if they were posing a question to all Americans as did Ben Weingarten in his article titled *Michael Sussmann Free And Peter Navarro In Shackles Epitomize America's Two-Tier Justice* for the Federalist: "What do you do when your every institution has been weaponized against you? What do you do when there is a two-tier, no-justice system?"

The questions are central to the conflict at hand and Weingarten goes straight to the issue of sovereign impunity as opposed to sovereign immunity by pointing out the "...unmistakable message: We can get you anytime, anywhere, on any grounds we choose. You can't touch even a single one of ours". Marxians are as wrong in the estimations as they have been wrong policy wise for 60 years given the God of Abraham/Sinai, Yeshua and 1776 will not allow a Constitution bearing His personal imprimatur to fall to the false religion of human intellectual arrogance, Marxianity. Thomas Jefferson also sent a warning across time as to sovereign impunity:

"No nation however powerful, any more than an individual, can be unjust with impunity. Sooner or later, public opinion, an instrument merely moral in the beginning, will find occasion physically to inflict its sentences on the unjust... The lesson is useful to the weak as well as the strong." Thomas Jefferson to James Madison, 1804

Sovereign impunity is not restricted to the FBI, CIA and Department of Injustice; the selective enforcement and outright ignoring of the law permeates every institution as exemplified by recent violation of election law in Michigan where, along with other battleground states, the laws are ignored despite the every growing number of 2020 election irregularities coming to light.

Michigan law mandates the local election commissions to hire an equal number of Republican and Democrat poll workers but the Kalamazoo and Flint officials egregiously ignored the requirement. In what is tantamount to taping boxes to windows to block the view republican observers during the 2020 count the city of Kalamazoo hired 132 Democrat election inspectors for the midterm election primaries and just 60 Republicans. In Flint the officials were even bolder; hiring 442 Democrat inspectors compared to 27 Republicans per Breitbart.

Michigan law unambiguously states the local election commission (LEC) must hire equal numbers of Republican and Democrat election inspectors, and yet in cities like Kalamazoo, Flint and no doubt other Democrat run cities the LEC or equivalent simply ignore the law. The RNC compiled a list of 122 Republicans for the Flint LEC yet only the aforementioned 27 Republicans were hired.

The RNC pointed out that 2022 is not the first time the city of Kalamazoo has packed the polls with Democrat inspectors. In 2020, the Kalamazoo LEC hired 238 Democrats, but only 41 Republicans, despite the legal mandate to have an equal number, or as close an equal number as possible, from each party. In the run-up to the 2022 primaries the RNC submitted 188 Republican names and the county Republican Party an additional 100 plus names yet out of the 304 only 25, for a total of 60 Republicans versus 132 Democrats, were hired.

The implications are no small thing and there is common sense evidence those tasked with counting and securing the vote were most concerned with outcomes that could be hidden in line with the apocryphal Stalin quote in real terms; "The people who cast the votes decide nothing. The people who count the votes decide everything" as Paul Bedard opined in his article titled *Inquiry: 94% of key 2020 counties wrongly dumped ballot info* for the Washington Examiner:

"A new investigation into the record-keeping of 100 key 2020 battleground counties found that nearly all threw out or mishandled voting documentation they are supposed to keep for 22 months in case an audit is called.

Instead of complying with the 22-month requirement spelled out in the Civil Rights Act of 1960, 94 counties reported that they did not keep or sloppily handled information showing the vote.

As a result, it is impossible to get the number of ballots to equal the number of those who voted, in some cases leaving huge gaps.

"One of the most basic ways to ensure election transparency is to verify if the number of votes counted equals the number of people listed as voting," said a new report from Trump-aligned America First Policy Institute.

"Of the 100 total counties, only six counties properly retained the voter files from the 2020 general election," said the report, which was written by Steven Smith, AFPI's chief of staff, and John Lott, president of the Crime Prevention Research Center."

The AVIA will take the matter of them as to elections but what is to be done about a shadow government calling the shots from DC mansion; phone calls made by Obama to government agencies and operatives weaponized during his administration? Lois Lerner did not require a memo to target Tea Party nonprofit applications and though some documentation has come to light they are years late and millions of dollars short; Lerner retired with no consequences. What's to be done when notes take by Peter Strzok during a debriefing by Comey reveal an early January 2017 Oval Office meeting wherein Obama met with VP Biden, Comey, Susan Rice and AG Sally Yates to launch the Russian collusion hoax by first targeting incoming national security advisor Lt. General Michael Flynn and then launch the specious Mueller Investigation to hobble Trump?

It has been 5½ years since that meeting and special counsel John Durham's investigation has managed just one minor conviction even as the grand jury expires, five weeks after the Biden/Garland DOJ raided the Mar-a-Lago home of ex-president Trump ostensibly looking for classified documents but more likely looking for evidence linking Trump to the most egregious example of a Stalinesque injustice system...the January 6th "insurrection" that need not have happened given the offer of National Guard troops versus the George Floyd riots which should have resulted in National Guard intervention but did not. Had the January 6th organizers read Not Peace but the Sword; the Convergence Matrix they would have anticipated the Reichstag Fire part deux.

The capitol Black Swan kerfuffle resulted in the most extensive and expensive FBI/DOJ investigation/prosecution in American history and between the investigations and prosecutions sent the "...unmistakable message: We can get you anytime, anywhere, on any grounds we choose. You can't touch even a single one of ours". The 2020 George Floyd rioters not so much given the support and encouragement, not to mention bail money, Marxians extended for what they considered a 'noble cause'.

To add insult to injury congress established the January 6th Committee but declined to investigate the 2020 riots; a committee the composition of which excluded Republican participation save for Pelosi selected anti-Trump Liz Cheney and Adam Kinzinger. Never in the history of congress has a committee deposed in secret, refused to allow defense while manufacturing a made for television production.

God only knows the difficulty special counsel John Durham has encounter trying to pierce the veil of secrecy and obfuscation the FBI and DOJ have erected to deny the American people the truth. A September article in the Epoch Times by Hans Mahncke titled *FBI Put Key Dossier Source on Payroll in Apparent Effort to Conceal Dossier Fabrications* cites a Durham filing that reveals the FBI put Igor Danchenko, primary sub-source of Christopher Steele's dossier, on the payroll as a confidential human source (CHS) to hide the fact the FBI knew in January 2017 the dossier was tripe and the FBI should have closed down the Russian Collusion investigation.

"It is the old practice of despots to use a part of the people to keep the rest in order; and those who have once got an ascendancy and possessed themselves of all the resources of the nation, their revenues and offices, have immense means for retaining their advantages."

Thomas Jefferson to John Taylor, 1798

There is nothing that comes out of the injustice system that should be believed at face value and Americans would be foolish to defer to courts that have issued falsified warrants and subpoenas including the secret FISA court which approved four applications and issued surveillance authorizations to spy on a president elected by the American people and those around him; rulings based upon double and triple hearsay...and outright lies to establish "probable cause" that cannot be explained away with confidence by any FBI or DOJ authority.

Chief Justice Roberts infamously chided Trump; saying "We do not have Obama judges or Trump judges, Bush judges or Clinton judges. What we have is an extraordinary group of dedicated judges doing their level best to do equal right to those appearing before them." Justice Roberts lost all credibility when he deemed the ObamaCare mandates a Tax...an argument the Obama DOJ did not make.

And lest we forget, Special Counsel Robert Mueller's team blackmailed outgoing national security advisor Lt. General Michael Flynn to secure a conviction by threatening to go after his son. An independent investigation found there was no basis to charge Flynn a federal court in the DC swamp refused to dismiss the charges and in doing so proved the courts rather than checking the FBI are intent upon an outcome conducive to the Marxian agenda. The now over 900 January 6th "insurrectionists" are appearing before these DC judges but unlike Lt. General Michael Flynn there will be no presidential pardons forthcoming.

With the Convergence Matrix and the God of Abraham/Sinai, Yeshua and 1776 evidenced, every judge is now on notice that the scale of justice is in motion and the maker of the law is watching their every move.

None should expect establishment small 'r' republicans to finally take a stand when after 60 years of doing little or nothing to confront an obvious Marxian agenda designed to undermine the United States they are silent, hence the need for Democratic-Republicans having more in common with Jefferson and Adams, the prophets of governance, than the uniparty now in control of DC. Marxians are openly talking and writing about destroying the Republican Party and after years of growing evidence there is no debate as to the FBI and DOJ having been weaponized; politicized and corrupt institutions that exist to persecute and prosecute opposition to Marxianity.

If it is war you want, let it begin here with 30-31 states in CommonSenseCession led by Democratic-Republicans; the JudeoChristianNation where the Black Robe Regiment stands ready to receive and teach the young. It is a place where a spade will be called a spade e.g. Marxians are in fact enemies of the Constitution and blacks will be denied the cloak of invisibility woven by Marxianity. A base of operation to fight a holy war declared by the false religion of intellectual arrogance sixty years ago...a place where resistance will be given new meaning.

"A strict observance of the written laws is doubtless one of the high duties of a good citizen, but it is not the highest. The laws of necessity, of self-preservation, of saving our country when in danger, are of higher obligation. To lose our country by a scrupulous adherence to written law would be to lose the law itself, with life, liberty, property, and all those who are enjoying them with us; thus absurdly sacrificing the end to the means."

Thomas Jefferson to John Colvin, 1810

The November 2022 elections may well determine whether the Republic survives given the stated Marxian goals of ending the filibuster and packing the Supreme Court...which then result in voting legislation to complete the solidification of a fascist state. God only knows what He is willing to do to prevent the replacement of a Constitution carrying His personal imprimatur with a blank check social justice "living" constitution like that of South Africa...which is Obama's top priority.

If and when Republicans backed by Democratic-Republicans take one or both houses of congress the first order of business must a hiring freeze and passage of the General Government Neutrality Act. There is no time to wait five years for incriminating documents to be released as is the case with Lois Lerner; the evidence of corruption since Obama took office in 2009 is overwhelming. The next order of business must be the dismantling of the FBI and reform of the DOJ; purging the unconstitutional "woke" ideology of diversity, inclusion and equity (DIE) from federal agencies and the military in particular.

For the states in CommonSenseCession the first order of business for legislators would be laws prohibiting the FBI from surveillance, searches and arrests without the approval of the state's Secretary of State and Attorney General; requiring provision of any warrants and subpoenas with supporting application affidavits; legislation requiring federal law enforcement to obtain warrants and subpoenas in intrastate federal district courts. The next priority would be organizing at the local level and militias at the county level...including legislation that would to authorize armed intervention in the event of riots the responsible authorities cannot or will not quell within 24 hours. The militias would be extended the same sovereign immunity extended to the police.

As it concerns the police, the states in CommonSenseCession must void every consent decree arising from the specious disparate impact doctrine and end no bail releases...and then fully fund the police departments across the state.

A two tier injustice system has no interest in the most sacred duty of government...to do equal and impartial justice to all its citizens. It is the truncheon of an authoritarian fascist state to control the citizenry. Obama's Attorney General Eric Holder openly held congress in contempt and refused to surrender documents as to the 'Fast and Furious' investigation but was never indicted. The reason being small 'r' republicans lacked the backbone to press the issue and a weaponized DOJ that knew their place in Obama's pecking order.

Now, after impeaching Trump twice for specious reasons, the FBI and DOJ are hell bent on an indictment at the behest of the unconstitutionally constituted Jan. 6 Commission; unelected and unaccountable weaponized agencies that have not gone rouge but rather knowingly authoritarian fascist...reducing the United States to a banana republic prone to locking up the political opposition.

In response to the 2016 chants of "lock her up" directed at Hillary Clinton the Washington Post editorial board lectured Americans; "Democracies don't lock up political opponents" and using government agencies to investigate or harass was the type of authoritarian gambit one would expect in Russia. The WaPo editorial board along with the New York Times and the corporate media are now pressing for a Trump indictment to influence the 2022 midterms as was done by the FBI in the 2016 and 2020 presidential elections.

Marxians nee Democrats are making a final push to solidify a fascist state which fully explains the arrogance and hubris on display; Stalinesque January 6th committee, entrapment, early morning SWAT raids on elderly Trump advisors and the unjustified and asymmetrical prosecution/punishments meted out to protestors after months of unindicted incarceration for such things as misdemeanor trespass and parading; life destroying prosecution. Worse yet, the tactics used to besmirch Trump are being used wholesale down ballot to target a number of opposition candidates, My Pillow's Mike Lindell...and 40 new subpoenas to kneecap the grassroots.

Years ago George Soros gave us the Secretary of States Project which lent heavily to the passage of ObamaCare with the election of Al Franken and of late the Progressive Prosecutor Project which has contributed to the rise of crime in Marxian controlled cities. An article by Joel Pollak for Breitbart titled The Soros Dozen: Big City Prosecutors Backed by George Soros is a must read. Soros has also been behind what I term the Oprah Winfrey Project; installing overweight black women in positions of authority...a scheme the Biden administration has fully embraced as his appointments make clear.

In context one might better understand the systemic refusal of Marxian District Attorneys and Judges to apply the law equally; failing to pursue and prosecute the tens of thousands of George Floyd rioters who looted then burned down city centers, repeatedly attacked federal buildings, committed murder, injured over a thousand police officers and openly coordinated with fellow travellers across state lines. Even if the DAs brought charges they would have shopped for judges and juries; refusing to change venues as was the case with Derek Chauvin in Minnesota and Michael Sussman in 95% Marxian Washington DC.

In context it is not hard to understand why Attorney General Merrick Garland refused to enforce federal laws criminalizing protests meant to intimidate federal judges even after an assassination attempt against SCOTUS Justice Brett Kavanaugh. After Dobbs a number of pregnancy crisis centers were attacked by two extremist organizations, Jane's Revenge and Ruth Sent Us, but to date the FBI and DOJ have not indicated a domestic terrorism investigation. When the FBI and DOJ can justify wasting \$100 million chasing down actual peaceful protesters while ignoring "mainly peaceful" protesters that inflicted \$2 billion in damages based upon political alliances Marxians are treading on dangerous ground; the two tier injustice system is unsustainable.

"[It is] my disposition to maintain peace until its condition shall be made less tolerable than that of war itself." Thomas Jefferson to Noah Worcester, 1817

The most dangerous aspect of building a fascistic two tier justice system is 1) the consistent litany of blatantly unjust investigations and prosecutions intentionally designed to elicit a violent response, and 2) the American propensity to absorb the abuse until they do in fact take up arms...after which history has shown Americans *"...will find occasion physically to inflict its sentences on the unjust"*. With the Convergence Matrix connecting the dots all now know Marxianity wants a violent confrontation ergo peace is not an option unless the false religion is subdued or destroyed.

What the false religion Marxianity did not anticipate is a very extant God fully engaged; extending an offer of peace with terms that is not as forgiving as most might think. Those in the intelligence community and at the Department of Injustice are on notice; they were entrusted with power and were expected to be nonpartisan in application wherein political affiliation would never influence investigative and prosecutorial decisions even if convinced a political candidate is perceived to be a threat to the country. That is a decision that must be left to voters...and to interfere is to place weights on a scale of an extant God capable of measuring ripples on a pond wherein every stone thrower will answer by measure.

There are a number of recommended articles for those who have no time or interest in reading the Not Peace but the Sword book trilogy, the very reason for the issue oriented pamphlet series, and as it concerns the two tier injustice system one is indispensable: *Former Rolling Stone Editor's DOJ Post Shreds Merrick Garland's Rosy Remarks About the FBI* by Matt Vespa for Townhall. All have been warned as to the nature of the Marian fascist beast given teeth by the FBI, DOJ and weaponized agencies...back by what seems to be unlimited funding so as to use litigation and fines to force submission as was done with Lt. General Flynn.

American patriots were forced to watch helplessly as the likes of Mark Zuckerberg and many other dark money entities conspired to purchase the 2020 election but there is an answer in Yeshua's Sword LLC. The premise, principles and foundations undergirding Yeshua's Sword LLC are forthright; if Americans patriots cannot organize to fully fund the defense of 900 overzealous January 6th political prisoners when Marxians can easily fund and engineer bail and defense of over 1500 BLM and Antifa rioters then the libertarian and small 'r' republican organizations are ill equipped to preserve American freedom. If Americans cannot provide a solid argument to offset Critical Race Theory, gender choice as a civil right and the alphabet of sexual preference, God's country is in jeopardy...and God is unwilling to negotiate.

Yeshua's Sword LLC will be established as holding company with seven subsidiaries; each one of which will be narrowly focused upon addressing the weakness attendant to distance from a God of absolutes:

JudeoChristianNation LLC is to reintroduce Americans to a God they never really knew, Torah and the gospel in a way that has never been seen before...starting with the reintroduction of God into classrooms as history.

CommonSenseCession LLC: is exactly what the name implies; not secession, but CommonSenseCession starting with 31 states unwilling to negotiate or compromise with the now obvious enemy; the false religion of intellectual arrogance Marxianity posing as a "progressive" nee liberal ideology; 31 states willing to nullify as Marxians have been doing for decades on the way to retaking Washington DC. Doing so will require defining what it means to be a Democratic-Republican to restore the party of Lincoln that in truth never survived the Civil War and the assassination of Lincoln.

Main Street LLC: is the epitome of the art of the possible; correcting the fatal flaw of the "free market" economy (rents) while at the same time providing a vision of the future heretofore lacking while injecting \$2-3T into the economy every year with the American Family Homestead Act.

One Faith-One Voice LLC: The time of religion has passed, the time of reasoned certitude has arrived and the time has come for the flock to lead the shepherds; returning the churches to the historic role of centers of learning and civic engagement including reconstituting the Black Robed Regiment. The Johnson Amendment is dead and the pews will fill with those seeking meaning and purpose.

Choose Seven LLC may seem innocuous but like Yeshua's Sword, from tiny acorns mighty oaks doth grow; introducing a Judeo-Christian version of the traditional Jewish Mezuzah but intended as an individual blessing after one baptizes in clean natural water. Two products produced in partnership with homeless shelters; the Regret Stone and Choose Seven scriptures to be etched on stone by the homeless with proceeds divided between the homeless worker, the shelter and Choose Seven LLC.

Dei Pax LLC: God's Peace is a choice; solving the Arab/Israeli conflict, evacuating whites from Africa, the African Exodus and Jewish Aliyah...all evidenced by the mathematics.

Justice Dike LLC: Paraphrasing wiki; in Greek mythology Dike is the goddess of justice and the spirit of moral order and fair judgment...a transcendent universal ideal...based on immemorial custom, in the sense of socially enforced norms and conventional rules. One might consider Justice Dike LLC as a metaphorical dike to hold back Marxian Lawfare at every level with three different funds for three different purposes; Madison Fund, the Adams Fund and the Jefferson Fund.

Of the three the Madison Fund is most important in Charles Murrays own words:

My new book, *By the People*, calls for such an adversarial stance toward the federal government that, as the Declaration of Independence instructs, I should declare the causes that impel me to this position. Those causes are most assuredly not "light and transient". America's political system has been transmuted into something bearing only a structural resemblance to the one that the Founders created. The substance is nearly gone.

I should begin by noting that the rule of law is the foundation of civilization. It is especially essential to a free society, and so the decision to engage in civil disobedience is *not* to be taken lightly. I argue, however, that we have reached the point in our history at which that decision is justified.

The Constitution has been discarded and cannot be restored, for reasons that are inextricably embedded in constitutional jurisprudence. Aspects of America's legal system have become lawless, for reasons that are inextricably embedded in the use of law for social agendas. Congress and the administrative state have become systematically corrupt, for reasons that are inextricably embedded in the market for government favors. And the federal government is in a state of advanced sclerosis, for reasons that are inextricably embedded in the nature of advanced democracies. I believe that solutions are now beyond the reach of the electoral and legislative processes. The citizenry must therefore create new counterweights.

I want to make large chunks of the *Federal Code of Regulations* unenforceable. I want to make government into an insurable hazard, not unlike the insurance against flood, fire, or swarms of locusts. The way I want to do that is through massive civil disobedience underwritten by private legal-aid foundations.

The Madison Fund would have three goals. First, it would defend people who are innocent of the regulatory charges against them. Second, it would defend people who are technically guilty of violating regulations that should not exist, drawing out that litigation as long as possible, making enforcement of the regulations more expensive to the regulatory agency than they're worth and reimbursing fines that are levied. Third, it would generate as much publicity as possible, both to raise the public's awareness of the government's harassment of people like them, and to bring the pressure of public opinion to bear.

Third, there is a broadly shared perception, driven by what's happening in state capitals and city halls, that government has become visibly incompetent.

Over the decades, as the private sector discovered it could not afford unionization, defined-benefit pensions, and absolute job security, the public sector made these ever more generous personnel policies routine. Government has been the only sector of the economy shielded from creative destruction. More recently, cities with budgets that have ballooned no longer provide essential government services and fiscal crises at the state level have shown how unsustainable this model is.

No other country throughout the history of the world began its existence with a charter focused on limiting the power of government and maximizing the freedom of its individual citizens. Even after we set the example, no other new country subsequently has followed it. Neither has any old country modified its charter to become more like ours. The United States from 1789 to the 1930s is the sole example of minimal government anywhere, at any time.

Seven subsidiaries designed to return the federal government to the narrowly defined functions originally intended by the founders...succinctly reiterated by Michael Anton:

"Our founders sought to establish the weakest possible federal government capable of performing its essential functions, for three fundamental and intertwined reasons. First, government is inherently dangerous, so the less power it has, the better. Second, the states—being closer to the people and more responsive to regional differences and needs—are better equipped to handle most matters than a far-off centralized administration. Third, the states were prior to the federal government; the people, through their states, created the latter to serve them, not the other way around."

"According to the parchment (the Constitution), the federal government is supposed to field and fund an army and navy, protect the borders, make treaties, regulate foreign trade and interstate commerce, maintain a sound common currency...and that's about it."

One need only imagine if just 40M those who voted against Marxianity in 2020 committed to a \$25 monthly Democratic-Republican membership; exactly \$1B per month to confront Marxianity with the millionaires and billionaires who seek to dictate how average Americans live their lives. For purposes of the two tier injustice system Justice Dike LLC will build on the work of and partner with existing public interest laws firms such as Pacific Legal Foundation, the American Center for Law and Justice, Institute for Justice, First Liberty, Alliance Defending Freedom and investigative entities such as Judicial Watch to create a wall of resistance, the dike, to hold back those using the judicial system to destroy America.

Of the three funds Charles Murray's Madison Fund is long past due but will require new foundations. In a July 2015 book report titled *Why Charles Murray's Attack on the Regulatory State Isn't Enough* by Lenore Ealy her critique of his book *By the People: Rebuilding Liberty Without Permission* there is one truth that cannot be circumvented...the sweeping away of ideologies. Ealy invokes Václav Havel, writing:

America today is torn by ideologies well embedded on all sides of the culture wars. The cure for ideology, according to Havel, who has authority from experience to speak to the matter, is to: "...shed the burden of traditional political categories and habits and open oneself up fully to the world of human existence and then to draw political conclusions only after having analyzed it."

As Havel so clearly put it: "A better system will not automatically ensure a better life. In fact, the opposite is true: only by creating a better life can a better system be developed." This is the work of our age. We must bring to it political strategies and realignments...

Ealy finishes with a warning:

The soul of the American project is the belief that there are realms of human endeavor with which government must not interfere; when politics compromises our enjoyment of our families, our friends, our faiths, and our fortunes, our freedom rests only on a house of sand. Charles Murray is right to fear.

Ealy was referring to Murray's "...calls for Madisonian conservatives to disavow social conservatives, he leaves the Madisonians quite unable to exert any significant influence in national politics without making a pragmatic deal with liberals..." which becomes very complicated given Marxian identity politics that now has the gender tribe physically attacking the original LGB tribe. There is general discord culturally and politically as a result of Planned Chaos with countless ideologies vying for supremacy until now.

With the Convergence Matrix for the first time in human history every human being is being called set aside what they know or think they knew, ideologies, and think again in the context of an ineffable intellect and power that chose the title God when setting mankind on a journey to ascendance; a God that placed His personal imprimatur on the founding documents and the United States.

The idea of God subjecting mankind to a final test of reason manages to fill a hole in Murray's proposition; the Madison Fund is a worthy libertarian vehicle to constrain the Leviathan but does nothing to address the need for the cultural mores and common moral identity so necessary for individual growth, dignity and freedom that Lenore Ealy knows "arise from sources outside the power of the State". The Convergence Matrix fulfills that critical aspect of liberty; responsible self-control as a condition of God's offer of peace with terms.

Compared to CommonSenseCession the civil disobedience proposed by Charles Murray is tame by comparison with CommonSenseCession holding there is a higher plane of obligation to the law and Marxians merely acting within the law of a broken system; massive retaliation versus Lawfare already controlled by Marxianity. Americans must learn to say 'no more'.

"At the present time it is widely accepted among lawyers that law is higher than morality—law is something which is shaped and developed, whereas morality is something inchoate and amorphous. This is not the case. The opposite is true: morality is higher than law! Law is our human attempt to embody in rules a part of that moral sphere which is above us. We try to understand this morality, bring it down to earth, and present it in the form of law. Sometimes we are more successful, sometimes less. Sometimes we have a mere caricature of morality, but morality is always higher than law. This view must never be abandoned."

Alexander Solzhenitsyn, Warning to the West

The prophesy as to the last days makes clear the divide between those who adhere to the "Laws of Nature and of Nature's God" against those who do not will be 50/50 as in one will be taken and the other remains...but it is not clear who will remain and who will be taken. I would posit those who will be taken are on the wrong side of the end of history; those who have been allowed to take control of the academy, the Imaginarium, media, technology and corporations in a fascist Leviathan. God is just and in the end has allowed human arrogance to achieve dominance before being destroyed just to make a point i.e. there will be definition as never before which includes there is a time for all things...even hate.

Hate Crimes

I wrote in the Convergence Matrix 'If this writing and the writings to follow strike you as "hate" the conclusion is nothing more than a reflection of a general and fundamental lack of understanding as to the nature of hate and love as the G^d of Sinai defines hate and love; G^d's discipline and hatred is an expression of love in that there is always instruction as Proverbs 6:18-19 makes excruciatingly clear:

"There are six things that the Lord hates, and the seventh is an abomination of His soul; Haughty eyes, a lying tongue, and hands that shed innocent blood; a heart that thinks thoughts of violence; feet that hasten to run to evil; [one who] speaks lies with false testimony and incites quarrels among brothers"

Anybody taking the verses seriously will have noticed there are only six objects of hate listed but those who go the one extra step and seek the wisdom of Rashi will better understand the meaning of "The seventh, too, is [included] with them". I would posit the verses appear to be a message meant for this very moment; describing Marxianity with the "abomination" common to each hated object a failure to recognize and confront the evils.

Haughty eyes are the wealthy and intellectually arrogant that looks down upon and despises the common man. A lying tongue is the stock and trade of arrogant intellect; there is no truth in them. Hands that shed innocent blood is obviously abortion and the shield of invisibility created for the black subculture including no cash bail. The heart that thinks thoughts of violence can be seen in the close to 1000 race riots since 1960 that Marxians laud and the refusal of the Garland DOJ to prosecute protests outside the homes of SCOTUS justices or investigate Jane's Revenge and Ruth Sent Us. Feet that hasten to run to evil find definition in sexually grooming children and transgender ideology. The last, lies with false testimony to incite quarrels has been perfected by Marxianity. Most importantly all are actions deserving of hate...but not subject to criminalization.

"How many innocent victims of hate crime does it take before it becomes wrong? For us, one is already too many. For them, a thousand is not enough."

The words of committed Marxian Christina Engela lifted from her book *The Time Saving Agency* leaves the most obvious question to be answered; who defines “them” and “us” when Marxians labels all those who disagree with the tenets and sacraments of the false religion as “haters” and all “people of color” should hate white people...but “people of color” cannot be labeled a racist according to Marxian theory which holds that only whites who have the institutional power can be racist hence people of color cannot be guilty of a racist hate crime. In New York assaults against Jews, on the main committed by blacks, are not considered “hate crimes” but using the term “illegal alien” and offending gender identity can result in a \$250K fine. Scottish common sense makes no such concessions.

Hate crime laws hinge upon the Civil Rights Movement being defined as the seminal event in American history and the Marxian strategy of stretching the meaning of the 13th and 14th Amendment to justify the entire neo-Marxist agenda. As to hate crimes, the rationalization goes to the 13th Amendment abolishing slavery and the first time a Constitutional amendment included the authority to legislate enforcement which later SCOTUS decisions defined as eliminating the “incidents and badges” of slavery i.e. all rights incidental to owning a slave were eliminated with slavery but the “badges” remained and could be subjectively defined and subject to judicial sanction.

The “badges” were ill defined and rather than seeking the original meaning congress interpreted any difference, e.g. race or sexual orientation, to be a badge which if acted upon is some way could be prosecuted requiring juries to “...distinguish causation (a particular frame of mind causing an act) from correlation (the person who committed the act happened to have this or that mentality)” as George Will wrote in his article *Hate crime law is both unwise and unconstitutional*. George Will prefaced the observation thusly:

“They mandate enhanced punishments for crimes committed as a result of, or at least when accompanied by, particular states of mind that the government disapproves. The law holds us responsible for controlling our minds, which should control our conduct. The law always has had, and should have, the expressive function of stigmatizing particular kinds of conduct. But hate crime laws treat certain actions as especially reprehensible because the people committing them had odious (although not illegal) frames of mind.”

Federal law allows prosecution for hate crimes committed given the victim’s race, ethnicity, nationality, religion, gender, gender identity, sexual orientation or disability. The fundamental problem with hate crimes goes to the idea civil rights laws are not meant for whites per some Marxian representatives and hate crimes should not protect whites per some academics. Now that Marxians have openly proclaimed half of the population of the United States as racist “neo-fascists” the already percolating hatred blacks have for whites has not only been justified but brought to the boiling point.

The Proverbs verses describe Marxians quite well and as such certitude requires a degree of well thought out hate which I am obligated to direct at those who so nobly claim it is "us" and not "them" who represent hate when it is they who hate religiously including the labeling of the truth as "hate speech" designed to avoid the "honest conversation" Marxians are terrified will actually happen. The confirmation of black supremacist and anti-Semite Kristen Clarke to the position Assistant Attorney General for the Civil Rights Division of the DOJ confirms the weaponization of the Civil Rights Act is complete.

Be that as it may, Marxianity has circumvented the repeated rulings by the Supreme Court there will be no hate speech laws in violation of 1st Amendment free speech guarantees...by creating cancel culture. While a useful cudgel, cancel culture has not stopped Marxian hate speech legislation advocates from arguing freedom of speech can be criminalized under the terms of the 14th Amendment in that free speech creates an oppressive environment of inequality.

Unless laws are apolitical and applied equally "the most sacred of the duties of a government" passes away to be replaced by what we now endure...a tool of identity politics. What sense does it make to hyper-criminalize that which is already criminal except for purposes of control by creating a hierarchy of protected victims that always excludes whites clinging to their guns and bibles?

For years Americans have had to endure videos of blacks assaulting people mercilessly in their "knockout game" but the only one charged with a federal hate crime for the "game" was a white man in Texas who wrongly thought turnabout is fair play. Conrad Alvin Barrett, 29, of Katy, Texas, recorded a video of a "knockout" assault on an elderly black man and could be heard saying "The plan is to see if I were to hit a black person, would this be nationally televised" in obvious reference to the lacking coverage in the media of black assaults; a media that downplayed the assaults and explained them away as an attempt to target and demonize young black men...who commit 55% of reported crimes. Barrett was sentenced to 6 years in prison in the only instance the DOJ involved itself prosecuting the "knock out game" as a federal hate crime.

The reaction of the media is no small thing when one considers the media portrayed new hate crime statistics as skyrocketing while failing to mention well over a thousand law enforcement agencies had joined in the reporting of "hate crimes". The distortion reflects a prevalent agenda driven narrative that has permeated the FBI since Obama; Conrad Barrett, prosecuted by Eric Holder's DOJ, was intended to send a message to a specific target of Marxian hatred; white Americans clinging to their guns, bibles and Constitution.

The “progressive” mindset suffuses the FBI and most urban law enforcement agencies have avoided prosecuting blacks for hate crimes even though the “knockout game” has another name popular in the black subculture; polar bear hunting. Especially egregious are the ever increasing attacks on Jews and Asians by blacks, but when an attack is not reported as a hate crime there are no statistics...by design.

The tall grass of the *Hate Crimes Prevention Act of 2009* must be burned away before blacks, given a cloak of invisibility for over 50 wasted years, learn the hard way they cannot hide from HaShem; the black subculture will either rise to take their rightful place at the end of history, the African Exodus, or be consigned to the dustbin of history along with their Marxian masters. This I know with certitude.

“You must accept the truth, no matter the source” Maimonides

Godspeed,

Adler von Pfingsten

Recommended reading:

Merrick Garland Is a Lunatic by Ann Coulter for Townhall

'Straight Shooter' Justice Dept. Watchdog Has Held His Fire on Powerful People by Paul Sperry for RCI

Merrick Garland's Department Of Justice Is A Threat To The Republic by John Davidson for the Federalist

Michael Sussmann Free And Peter Navarro In Shackles Epitomize America's Two-Tier Justice by Ben Weingarten for the Federalist

Federal law enforcement the real threat to our Republic By Washington Times Editorial Board, June 8, 2022

The Soros Dozen: Big City Prosecutors Backed by George Soros by Joel Pollak for Breitbart
FBI Put Key Dossier Source on Payroll in Apparent Effort to Conceal Dossier Fabrications by Hans Mahncke

How to Reform Federal Intelligence and Law Enforcement Agencies by Willis Krumholz for the Federalist

Equal Justice, They Said By Victor Davis Hanson for American Greatness September 18, 2022

Former Rolling Stone Editor's DOJ Post Shreds Merrick Garland's Rosy Remarks About the FBI by Matt Vespa

Why Charles Murray's Attack on the Regulatory State Isn't Enough by Lenore Ealy

FBI hero paying the price for exposing unjust 'persecution' of conservative Americans by Miranda Devine