

If The South Had Won

***“If the South woulda won we’d a had it made
I’d prob’ly run for President of the Southern States.
The day Elvis passed away would be our national holiday
If the South woulda won we’d a HAD IT MADE...”***

-- Hank Williams Jr

Like Hank Williams fantasized in his famous song, it’s fun to speculate about what America would be like if history had taken a proper course, and the South had won the ***War of Yankee Invasion***.

First of all, there would be no *Black History Month*, and no holiday celebrating **Martin Luther King**. Moreover, King’s FBI Files would have been released and not redacted in any manner. The truth about this fraudulent communist and pervert would finally penetrate even the skulls of the ghetto-dwellers, race-hustlers and fools that routinely invoke his name.

Instead, America would have established REAL holidays to celebrate our true National Heroes, such as George Washington, Robert E. Lee, Nathan Bedford Forrest, Thomas "Stonewall" Jackson, Teddy Roosevelt, George Patton, Senator Joe McCarthy, Ronald Reagan and Donald Trump. All those arbitrary and phony three-day weekends created by Congress would end, and holidays would be celebrated only on the birthdays of these genuine, American heroes.

Taxation would be limited exclusively to funding a **Public Purpose**, and use of the Taxing Powers as a means to achieve transfers of wealth would be unconstitutional, a restriction that would apply to **Foreign Aid** as well. Welfare would have become a true *“safety net”* and not a way of life.

There would be mandatory, semi-annual **drug-testing** of all **welfare** "Heads of Households," and a positive test result for any illegal substance would be sufficient to remove these scammers permanently from the welfare rolls. Furthermore, those who apply for benefits from the welfare "safety net" would be **eligible only once**, and annual benefits would decline by 20% each year from the original benefit amount, until they ceased altogether after five years. (After five years, **"If you BREED 'em, YOU FEED 'EM!"**)



Once again, America would have become an avowedly **Christian Nation**: Moreover, anyone (such as the *American Communist Liars Union*) that attempted to interfere with the religious practices of another -- like prayers in a public venue -- would be subject to a jail term. Moreover, those jail terms would be served in highly "desegregated" jail cells, so white leftists would finally get to experience **"a good dose of n*ggers."**

Using its powers under Article 3, Section 2 of the Constitution, Congress would have **rescinded jurisdiction** of the Federal Courts over cases involving **pupil assignment**, Congressional and state **redistricting**, and all frivolous **allegations involving race**, ethnic identity or gender.

Likewise, any member of the Federal *Jewdiciary* who attempted to **create law** — rather than merely *apply* existing law — would be subject to **summary removal** from office by the President, or impeachment by a 51% vote of Congress. This would become our 28th Amendment to the Constitution.

Mapp v. Ohio, Escobido v. The U.S., Miranda v. the U.S., Brown v. Board and any Congressional Redistricting cases would all be recognized as “**judge-made**” law: each is a blatant attempt by federal judges to usurp the functions of Congress and all state legislatures by writing *codes of conduct* for them. They also perpetuate the lie that federal judges are less biased or “*political*” than members of a deliberative body.



Anyone engaging in **voter fraud** would face a mandatory sentence of 3.5 years and a fine of \$10,000 on each count, just as the **1965 Voting Rights**

Act prescribes. Those found obstructing justice as either accomplices or accessories in such cases would serve the same sentences as those convicted, and in the same penal institutions.

Term Limits for Congressional office-holders would not only be Constitutional, they would become mandatory and the 29th Amendment to the Constitution. Moreover, any member of a state's Congressional Delegation could be **recalled** by a 55% majority of voters at any properly scheduled election.

A petition by any citizen with evidence of a pattern of **"fake news,"** lying, or disinformation by any electronic or hard-copy news media outlet would be sufficient to compel the FCC to investigate such allegations. If found to be true, **revocation** of that offender's FCC License would be mandatory.

Moreover, the Jewish owned and controlled Corrupt Leftist Media would long ago have been sued by the *Justice Department's Anti-Trust Division*, and this enormous oligopoly subject to severe penalties and the **divestiture** of its seemingly endless subsidiaries.



Any law enacted by Congress would have a five-year **“Sunset Provision,”** requiring that it be re-enacted by a Majority of both Houses of Congress and signed into law by the President every five years of its existence. Failure to re-enact would constitute automatic repeal

There would be no *Department of Education*, no *Labor Department*, no *Small Business Administration*, and no *Equal Employment Opportunity Commission*. The EPA would be staffed with scientists, not radical environmentalists, and they would have no authority beyond making recommendations to Congress after their studies were peer-reviewed.

America would have become a sanctuary for white people, so long as they pledged allegiance to democratic and Republican principles in the Constitution, and were financially self-sufficient. Those who betrayed their Oath of Citizenship — like the Jewish communists who emigrated here from Europe in the first half of the 20th Century — would be hastily deported to some far corner of the globe, preferably one populated by cannibals, head-hunters, lions or tigers.

Immigrants who have gone without employment for two years would be deported to their nations of origin, along with their extended nuclear families, their pets, and their friends and neighbors. (*Just kidding...*)

Those who interfere with immigration authorities in any manner would become subject to **deportation**, as well. This would apply equally to clergy or political authorities that defy immigration laws and harbor illegal immigrants, particularly public officials who attempt to create *“sanctuaries”* for them.

Illegal immigrants would be subject to **asset forfeiture** by the states in which they reside. Return of their assets would be exclusively at the discretion of the individual states involved, and done so only after all debts and penalties against them have been assessed. The residual could be refunded to them in their new nations of residence.

Finally, **Capital Punishment** would be used to a far greater extent for First Degree Murder and other crimes that involve significant amounts of violence or murderous intentions. After exhausting the appeals process in state court, each capital conviction would be allowed one *Habeas Corpus* appeal to the Supreme Court: if rejected, only a commutation by the state's Governor could stop a scheduled execution.

This would put an end to absurdly long and **frivolous appeals** in capital cases, some of which have taken 40 years to effectuate. As Hank Junior put it so eloquently, probably in reference to the case of Ted Bundy:

***“I’d make my Supreme Court down in Texas
And we wouldn’t have no killers gettin’ off free:
If they were proven guilty, then they would swing quickly,
Instead of writin’ books and smilin’ on TV.”***



-- Earl P. Holt III