Evolving They

By Brad Charles and Thomas Myers

The Roman god Janus must have been a grammarian. He presided over rituals recognizing the past and future, exits and entrances, beginnings and endings—all characteristics of ever-evolving grammar and word usage. If Janus were alive today, he’d be most excited about the pronoun they because more than any other essential word, it is in a period of change, with certain meanings fading and other meanings coming to light.

They (and them, their, and themselves) has for many centuries been used as a gender-neutral third-person-plural personal pronoun:

Daphne and Apollo ran through the laurel bushes; they were in love.

Janus would recognize that the historic use of they has been rigid, the reason for gallons of red ink spilled on millions of high-school, college, and law-school papers: “Pronoun-noun disagreement. Court is singular; they is plural.” But Janus is now presiding over a sea change in they’s usage toward a future of greater flexibility.

Embracing they’s flexibility

Recently, English speakers have been enjoying greater flexibility by using they as a singular pronoun. More and more writing experts and guides (see below) are trumpeting that the once-plural-only pronoun may now be used as a singular pronoun (1) to replace he or she, (2) to refer to collective nouns, and (3) to respect gender identities:

Not long ago: Everyone has his or her favorites.
Now: Everyone has their favorites.

Not long ago: The administration implemented the policy even though it did not fully research the consequences.

Not long ago: Jamie is a transgender person. He can give us insight into this case.
Now: Jamie is a transgender person. They can give us insight into this case.

The flexibility gained is in avoiding the clumsy he or she, capturing collective nouns with increased comfort, and respecting those who prefer a gender-neutral pronoun. Attorneys, as wordsmiths, should embrace these changes, or at least begin to. After all, it’s not as if this is the first time that word usage has naturally evolved. Take, as one of thousands of examples, the word egregious. It used to mean appalling.2 That’s right: what now means appalling used to mean exceptional.3

Additionally, other countries and texts have embraced the singular they. Canada says, “The use of the singular ‘they’ is becoming more common not only in spoken but in written English and can prove to be useful to legislative counsel in a legislative context to eliminate gender-specific language and heavy or awkward repetition of nouns.”4 Australia has also recognized that using they and their “as singular pronouns is acceptable . . . to avoid excessive repetition of ‘he or she’.”5

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Even a recent edition of the Bible uses singular *they* instead of the more traditional *be* where the original Greek or Hebrew version included a pronoun that could apply to both genders. The decision to go with singular *they* drew criticism, but the decision was based on an extensive study that couldn’t be ignored. “The gender-neutral pronoun ‘they’ (‘them’/’their’) is by far the most common way that English-language speakers and writers today refer back to singular antecedents such as ‘whoever,’ ‘anyone,’ ‘somebody,’ ‘a person,’ ‘no one,’ and the like.”

The United States has been slower to the game, but in recent years, singular *they* has caught up. Take the American Dialect Society, a group of keen grammarians that has held sway since 1889. They named singular *they* the Word of the Year for 2015. Around the same time, *The Washington Post* edited its style guide to allow for the singular *they*. And as of the 2017 *AP Stylebook*, the Associated Press allows the singular *they* in “limited cases” to avoid awkward or clumsy constructions.

*Garner’s Modern English Usage* and the 2017 edition of *The Chicago Manual of Style* have accepted singular-*they* usage to achieve gender neutrality—but these authorities caution against using it in formal writing because it’s still stigmatized.

At least one justice on the United States Supreme Court has used the singular *they* in a recent opinion. Other courts haven’t balked when *they* was used in documents to refer to a singular antecedent. At most, a court smugly pointed it out in a footnote, but it had no bearing on the case.

Finally—to the critics of modern *they*—if we told you that you regularly use another pronoun to refer to both singular and plural nouns, why not *let they* do the same? Can you think of the other pronoun? Hint: we used it—three times—in the previous two sentences, and you didn’t even blink an eye. *You. They* is on the same track.

But beware of *they*’s potential for ambiguity

*They* has a storied past of causing ambiguity, so the modern writer must be vigilant. This caution is important to any attorney who reads statutes, drafts contracts and pleadings, plans estates, and gathers and analyzes evidence.

To better understand *they*’s troubled past, we analyzed more than 80 cases in which the loose use of *they* was at least one issue in the case—and sometimes even determined the outcome. Below are a few of the ambiguous *theys* from those cases. In each example, the pronoun *they* is in bold, and the antecedents that this pronoun might refer to are underlined.

From Michigan, here’s an example of an ambiguous *they* in an ordinance:

Mobile homes are permitted in Mobile Home Parks. Theys shall be permitted in Mobile Home Subdivision and Residential-Agricultural Districts....

The issue became whether *they* referred to mobile homes, Mobile Home Parks, or both. The township eventually won this zoning appeal after the Michigan Court of Appeals considered the context and decided that *they* referred to mobile homes only.

Similarly, the Eighth Circuit wrestled with an ambiguous *they* in this poorly drafted federal statute:

Except as otherwise specifically provided, a defendant who has been found guilty of an offense described in any Federal statute...shall be sentenced in accordance with the provisions of this chapter so as to achieve the purposes set forth in subparagraphs (A) through (D) of section 3553(a)(2) to the extent that *they* are applicable in light of all the circumstances of the case.

The defendant argued that *they* was ambiguous because it was unclear whether *they* referred to the provisions of this chapter, the purposes, or the subparagraphs. The court rejected this argument and relied on the first few words of the statute—“[e]xcept as otherwise specifically provided”—to conclude that a mandatory minimum sentence applied. Fortunately, the court could resolve the ambiguity by referring to the provision’s greater context. But still, the ambiguous *they* caused avoidable litigation.

For further proof that *they* can be confusing, consider that at least five cases involved search warrants that had purposefully used *they* to mislead readers about the referent’s identity. And courts have said that using *they* to refer to multiple possible antecedents “lack[s] trustworthiness,” “is objectionable,” “is indisputable,” and leaves matters “virtually in the field of conjecture,” and leads to “confusion and uncertainty.”

In short, ambiguity lurks when *they* follows two or more people or things.

Tips to avoid ambiguous *they*

*They*’s future is bright. But as we enjoy *they*’s new flexibility, what can we do to avoid the “confusion and uncertainty” of *they*’s past? Here are practice tips to avoid ambiguous-*they* problems:

- Ask, “Who’s *they*?” When gathering evidence—whether in trial with a witness, in an affidavit, or in an interview—you should see a red flag every time *they* is used. Ask the speaker to clarify whom *they* refers to.
- Follow the instruction in the *Michigan Legislative Drafting Manual*: “When using pronouns, take care that the pronoun clearly refers to the proper antecedent.”
- Before submitting a drafted document—like a pleading, contract, or will—search for *they* in the document using Ctrl + F (or, for Mac, Command + F), and test its clarity.
- When you find a *they* that could refer to two or more antecedent nouns, try repeating the antecedent noun or reconstituting the sentence. Consider this clause from a will that became the point of contention:

I give, devise and bequeath to my son Bryan and to my daughters Ruth and Anna Widdowson my residence in the City of Carrollton, each of them to hold their interest therein
so long as he or she remains single and when all are married then the same to be sold and the proceeds thereof to be divided equally between all of my heirs, including my said two grandchildren, they to share and share alike equally. 24

The bolded they is ambiguous because it could have referred to one antecedent, the other antecedent, or both antecedents. The one it refers to determines whether the proceeds from the home sale transfer per capita or per stirpes.

Repeating the antecedent noun, heirs, in the final clause—instead of using they—would have saved costly litigation.

Or the drafter could have reconstructed the clause like this:

I give, devise and bequeath my heirs, including my said two grandchildren, they to share and share alike equally.

In this revision, eliminating they might be the best way to avoid ambiguity. And, as a bonus, did you notice the other pronoun foul? The drafter referred to the three heirs’ interest as their interest but then, just five words later, refers to them as be or she—creating inconsistency and ambiguity by switching from the plural their to the singular be or she. Now, that blunder might not be fatal like the ambiguous they was, but it illustrates the care that drafters must apply to their craft.

Janus was on to something. He understood the past and future, beginnings and endings. Grammar and word usage are no different. Even they evolve. Now it’s they’s turn. Onward, with care but not qualms.

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ENDNOTES


12. Lockhart v United States, 136 S Ct 958, 965; 194 L Ed 2d 48 (2016) (“Section 2252(b)(2)’s list is hardly the way an average person, or even an average lawyer, would set about to describe the relevant conduct if they had started from scratch.”).  


15. United States v Villar, 184 F3d 801, 802 (CA 8, 1999) (quoting 18 USC 3551(a)).  

16. State v Zamora, 430 So 2d 274, 277 (1983); Lewis v State, 144 Ga App 847, 242 SE2d 725 (1978); Peters v City of Biloxi, 57 F Supp 2d 366 (SD Miss, 1999); Ledbetter v State, 190 Ga App 843, 380 SE2d 313 (1989); United States v Sampson, opinion of the United States District Court for the Middle District of Pennsylvania, issued April 13, 2010 (Case No. 4:CR07389).  


20. Id.  

21. Id.  

