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Refreshing Language from a Judge

Welcome to the Health Freedom Minute. This is Twila Brase, president of Citizens’ Council for Health Freedom.

A lawsuit against Obamacare’s violation of privacy has been allowed to move forward.

Plaintiffs say the mandate to purchase health insurance requires them to disclose private information to an insurer against their will. U.S. Attorney General Eric Holder claims nothing in Obamacare requires disclosure and even if an insurer demanded such private information, it would not be the government coercing the disclosure. U.S. District Judge Keith Starrett wrote, “these arguments are not persuasive.”

And while the Attorney General agreed that government may not violate the constitutional rights of citizens, he claims citizens can be required to give up their constitutional rights to an insurer or be penalized. The judge writes, “The absurdity of this argument is apparent.” Isn’t frank language refreshing?

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“Judge allows challenge to health care law to continue to next step.” Jesse Bass, Hattiesburg American, August 31, 2011.

“Lt. Gov. Phil Bryant, et.al. vs. Eric Holder, Jr., U.S. District Court for the Southern District of Mississippi, Hattiesburgh Division, Filed August 29, 2011.”

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