June 29, 2012

States Must Refuse to Implement Obamacare

I am holding the 178 page U.S. Supreme Court ruling in my hands. Yesterday, I was one of the few who got into the court to actually hear Chief Justice John Roberts deliver the ruling. I went from allayed when he said, “the individual mandate was unconstitutional,” to dismayed when I heard him pivot calling the mandate an “allowable tax.” The law never calls it a tax, never. Justice Kennedy* said, “the court has created a new act congress did not write” he called it “Judicial overreach.” The legal battle is over. The legislative battle must begin in congress. Meanwhile, the states, their people, and their legislators, must engage. States must refuse at every turn to implement any part of the law, especially the government health insurance exchanges, which gives the federal government control in every state. All 2,700 pages are unconstitutional. It must and will be repealed.

*Alito changed to Kennedy

Presented daily by Twila Brase, President, Citizens’ Council for Health Freedom.

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