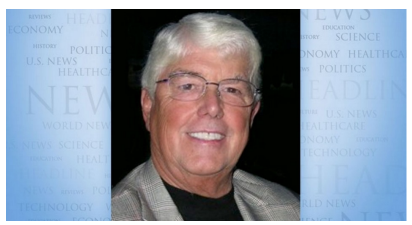
Written by <u>Wallis W. Wood</u> on July 8, 2012



Obama's ObamaCare "Victory" Could Spell His Defeat

So Chief Justice John Roberts joined the liberal wing of the Supreme Court to decide that ObamaCare, including the hugely unpopular "mandate," is perfectly OK under the U.S. Constitution. Of course, Roberts had to twist the facts like a pretzel to justify the ruling. Barack Obama had insisted that ObamaCare "absolutely" was not a tax. The measure's supporters in Congress said the same thing, over and over again.



Now comes the Supreme Court saying that of course it's a tax. If it were to be judged based on the Commerce Clause or the Necessary and Proper Clause (two phrases in the Constitution that liberals love to use to justify every possible expansion of federal power), a majority of Court members said it would clearly be unconstitutional.

I'll leave for another day speculation about why Roberts ruled as he did and gave himself the task of writing the majority opinion. Justices Anthony Kennedy, Antonin Scalia, Clarence Thomas, and Samuel Alito dissented: "To say that the Individual Mandate merely imposed a tax is not to interpret the statue but to rewrite it."

Exactly. The bill's defenders were desperately afraid that the Court would rule against ObamaCare. When it didn't, they were ecstatic.

But their glee won't last for long. Two things are going to happen that will turn their rejoicing into anguish. One will occur later this year, the other further down the road.

The first will be massive Republican gains this fall. Consider: Before the Court's ruling, some 55 percent to 60 percent of potential voters said they opposed ObamaCare. Now that they know it will be shoved down their throats, they should be furious. Many of them are. Pollster Scott Rasmussen put it this way: "The conservative interest in the election was already much higher than that of moderates and liberals. It went up to really stratospheric levels right after the ruling."

In the majority opinion, Roberts wrote something that will come back to haunt every liberal supporter of this odious law:

We [the Court] possess neither the expertise nor the prerogative to make policy judgments. Those decisions are entrusted to our nation's elected leaders, who can be thrown out of office if the people disagree with them. It is not our job to protect the people from the consequences of their political choices.

Is there a single Democrat anywhere running for election this fall who will brag about foisting this massive tax increase on the country? I don't think so. I predict we will see a ton of them "thrown out of office," to quote the Chief Justice.

Fox News commentator Dick Morris put it this way: "So this really puts ObamaCare front and center as the leading issue in the 2012 campaign. In a real sense it makes the 2012 campaign a carbon copy of the 2010 campaign — and we all know how that turned out."

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A lot of liberals are worried about this very thing. In a fundraising appeal on the eve of the Court's decision, Ted Kennedy's son Patrick predicted: "If the Court upholds the law, dangerous Tea Party extremists will go on a rampage."

Don't you just love the liberals' scare tactics? Of course, no conservative will go on a rampage. The Tea Party types will do something the left will find much worse. They'll vote — in larger numbers than ever before. And they'll get a bunch of their friends and neighbors to do so as well.

Remember, the 2,300-page monstrosity that created ObamaCare contains at least 21 tax increases. Estimates are that it costs taxpayers more than \$800 billion. And get this: The majority of those increases will hit <u>families earning less than \$250,000 a year</u>.

So much for Obama's promise that his healthcare proposals would "never be purchased with [a] tax increase on middle-class families." Tea Party favorite Sarah Palin used just four words to describe the situation: "Obama lies; freedom dies."

When the Other Shoe Drops

What if I'm wrong and Republicans don't enjoy enough legislative victories this year to repeal ObamaCare?

If Obama wins re-election and the Democrats retain control of the Senate, I still think ObamaCare will end up on the ash can of history. Here's why.

Once ObamaCare is fully in force and insurance companies are required to accept every possible applicant — no matter what pre-existing conditions they may have — you can bet that healthcare premiums will skyrocket.

When that happens, for many people it will be cheaper to simply pay the penalty rather than cough up the money for the premiums. After all, why shouldn't they delay getting coverage until they actually need it? Just think what would happen if you could wait until your house was on fire to buy insurance on it. Who would be dumb enough to buy it before you needed it?

The only way to prevent this from happening is to make the penalties higher than the cost of insurance. But I don't see that ever happening, even with a Congress filled with Nancy Pelosis and Harry Reids.

<u>Margaret Thatcher once said</u>, "Socialist governments traditionally do make a financial mess. They always run out of other people's money. It's quite a characteristic of them."

That's the same problem ObamaCare will encounter. The faster the plan is put in place, the sooner it will collapse. Of course, in the meantime, the government will do everything in its power to keep us tax cows producing as much milk as possible. It won't be pleasant having every last dollar it can grab squeezed out of us.

Rather than waiting until the iron bars are around your neck, locking you in place in the dairy barn, wouldn't it be a good idea to accept Roberts' challenge and get the law repealed?

The only way to do that is by replacing the people who passed it. Of course, that means starting in the White House. But that won't be enough if the Democrats still control the Senate.

So Chief Justice John Roberts joined the liberal wing of the Supreme Court to decide that ObamaCare, including the hugely unpopular "mandate," is perfectly OK under the U.S. Constitution.

Now all three branches of the federal government — the legislative, the executive, and the judicial —

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have agreed to support the biggest expansion of government power in the history of this Republic. To say I'm aghast would be the understatement of the week.

Aghast, but not surprised. Let's be honest: The Supreme Court has a lousy record of telling the federal government it can't do something. As far as the nine members of the Court are concerned, the 9th and 10th Amendments to the U.S. Constitution don't exist.

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We've got our work cut out for us, folks. Better get busy.

Until next time, keep some powder dry.

Chip Wood was the first news editor of The Review of the News and also wrote for American Opinion, our two predecessor publications. He is now the geopolitical editor of Personal Liberty Digest, where his Straight Talk column appears weekly. This article first appeared in PersonalLiberty.com and has been reprinted with permission.



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