

# Missionaries to the Preborn

P.O. Box 26931 Milwaukee, Wisconsin 53226 414-462-3399

MissionariesToThePreborn.com

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Dear Friends of the Preborn,

Our trip to Oklahoma was tremendous - the hand of the Lord was evident again and again! We had a crew of 15 people and joined in with about 200 more abolitionists. *The effort caused no small stir!* It was so refreshing to be around people who actually want to see abortion abolished rather than play the usual games of nibbling around the edges.

While we were busy down there in Oklahoma, up here in Wisconsin, Republican Robin Vos, Speaker of the Assembly, was busy making sure the bill to outlaw the sale of aborted baby parts went no where and died. The usual statewide pro-life and pro-family organizations - who behave as sychophants for the GOP - gave Vos a pass and encouraged their troops to stand down and not press the Republicans to pass the bill.

While working together to kill that bill behind the scenes, the Republicans and their surrogates - the pro-life/pro-family groups - claimed victory by removing 8 million in funding to Planned Parenthood (PP). Before getting all happy (and sending in your checks to them), realize a few things.

First, PP will still get 10 million through the state of Wisconsin every year. Second, the cut does not begin until 2017 - PP will not lose a dime in taxpayer money this entire year. Third, PP has sued every state that has cut their funding (they will wait till 2017 to do it here). Fourth, the federal courts have sided with PP every time. And fifth, Scott Walker and the GOP will lie down to the federal judiciary when they do side with PP. Their surrogates and sychophants - the pro-life/pro-family groups - will assure us that "the federal courts have ruled and all Governor Walker and the GOP controlled legislature can do *is simply obey.*"

The pro-family/pro-life groups had their fundraising emails and letters ready to send out before the ink with Walker's signature had even dried on this legislation - all for a bill that as of date has not removed one dime from PP's coffers and probably never will.

So once again the GOP and their surrogates come out winners. The GOP is seen by the slightly-informed (which is most "pro-life" people) as the defenders of the preborn and pro-life champions and the pro-life/pro-family groups get to fill their coffers off the bloody backs of the preborn. The cycle will now repeat itself *as it has for decades*. They will introduce next session yet more legislation that just nibbles at the edges of the evil of abortion.

Realize, the preborn continue to get murdered in our state. We must demand immediate interposition and total abolition of abortion and accept nothing less. And until the pro-life/pro-family groups and Christians demand that and accept nothing less this little game that has been going on for 43 years now will continue.

*Pastor Matt Trewhella*

# Oklahoma Causes No Small Stir!

On Saturday, February 27th, 2016, abolitionists gathered in Oklahoma City to conduct a citizen's initiative calling for immediate interposition for the preborn and total abolition of abortion. A team of 15 with Missionaries to the Preborn joined in this effort. The initiative declared abortion to be first-degree murder; punishable as a felony; and no exceptions - all preborn babies protected.

Pastor Matt Trewhella spoke to the group on Sunday evening, February 28th, on the role of the people regarding the doctrine of the lesser magistrates. He presented many historical examples where the people took action which caused the magistrates to take action and finally do what was needed and necessary. Just 72 hours later - an Oklahoma senator introduced the citizen initiative in bill form! The bill declared abortion to be first-degree murder; punishable as a felony; and no exceptions - all preborn babies protected.

Sen. Joe Silk, R-Broken Bow, introduced S.B. 1118 which would add killing an unborn child to existing Oklahoma murder statutes. It declared in part: "No person shall perform or induce or attempt to perform or induce an abortion after conception. A person commits murder in the first degree when that person performs an abortion as defined by Section 1-745.5 of Title 63 of the Oklahoma Statutes."

*On March 10th, 2016, SB 1118 was killed by the Republican leadership and the state pro-life organizations. The GOP leadership refused to bring the bill to the floor and the pro-life groups denounced it as dangerous. The cozy relationship that the GOP and the pro-life/pro-family groups have created for themselves over the decades is being exposed however. Their cabal is beginning to crack.*

Go to the following url to watch five videos which reveal the treachery of the pro-life groups: <https://lessermagistrate.com/yes-another-bill-of-interposition-killed-by-gop-and-pro-life-groups/>

Only 11 of Oklahoma's 39 senators signed on to support SB 1118. *Many of the senators who refused to support SB 1118 had 100% pro-life voting records from the pro-life/pro-family groups.*

State legislators and governors need to be prodded to end their cozy relationship with pro-life organizations who seem more interested in prolonging their existence and filling their coffers off the bloody backs of the murdered preborn than they are in abolishing this killing.

Monthly Tour Stop

## Brookfield, WI

Saturday, April 16th, 2016 11:30 am - 1:00 pm

*at the intersection of*

Bluemound Rd. & Calhoun Rd.

## Wichita, KS

*25 years since the Summer of Mercy*

July 16th - 23rd, 2016

Set these dates aside now. Missionaries to the Preborn will be participating in this national effort as the doctrine of the lesser magistrates continues to grow across the country.

# Justice Scalia and Every Four Years

## *Judicial Lawlessness and the Need for Interposition*

The passing of Supreme Court Justice Antonin Scalia has the political pundits prognosticating, the talk-show hosts prophesying, and the conservatives palpitating. Who will nominate the next Supreme Court Justice is all the buzz.

Already, the GOP is proclaiming the perceived threat in order to stampede the faithful into voting for their Presidential nominee. The perceived threat is that “A Democrat President will appoint Supreme Court Justices.” Therefore, “You must vote for the GOP Presidential nominee so he can nominate justices to the Supreme Court and *Roe v. Wade* can be overturned.” This has been done every four years for decades now.

And – though the faithful have voted for the Republican Presidents and the Republican Presidents have nominated many justices – *Roe v. Wade* still stands.

More disturbing, a quick look at history reveals that when *Roe v. Wade* was decided – six of the nine justices on the court were Republican-appointed. And over the next 34 years the Republican-appointed justices *always outnumbered* the Democrat-appointed justices either seven to two or eight to one. And yet, *Roe* remains intact.

And now this year, they will stampede the faithful yet again using the same ruse.

Regardless of what Party nominates the justices, the problem of the judiciary declaring evil to be good and good to be evil will not be remedied, adjudicated, or fixed in the courts. The judiciary is the dispenser of injustice and immorality in this nation.

To end this blithering cycle, conservatives and Christians need to come to grips with the cold, stark reality that there is no federal solution to our nation’s ills – rather – the federal government is the problem. Sitting around waiting for this four-year cycle to endlessly repeat itself so we can do it all again only ensures our nation’s demise.

Regardless of your desire to be a Pollyanna, or agreement that “Yes Virginia - there is a Santa Claus,” or insistence that the Emperor really does have new clothes, the reality is the federal judiciary is a tyrant that will not correct itself, nor is incapable of correcting itself. Nor will our spineless Congress correct it, as most of them are bought and paid for by wealthy men and special interests.

Understand, you cannot appease a tyrant – you must confront him.

Governors, and Attorney Generals, and state legislatures (as well as county and local governments) simply must interpose against such judicial lawlessness. The Emperor needs to be told – “You have no clothes!” *Roe v. Wade* is not “the law of the land” – it is a court opinion and nothing more. *Obergefell* is not “the law of the land” – it is a court opinion and nothing more. (over)

A true federalism understands that whenever one branch of government begins to play the tyrant – it is then more incumbent than ever for all other branches (whether federal, state, county, or local) to uphold the Constitution and resist the branch playing the tyrant – even if that branch is the Supreme Court.

Antonin Scalia understood that the Supreme Court needs to be resisted by the other branches of government. In his scathing dissent, he wrote that the Obergefell opinion *“is a naked judicial claim to legislative—indeed, super-legislative—power; a claim fundamentally at odds with our system of government.”*

Scalia understood that the courts do not have law-making power. Legislators write laws. The federal judiciary has usurped the legislative branch and given itself powers the Constitution did not give to it.

Through so-called “Judicial Supremacy” the federal courts claim to be the lone and final arbiter of what is constitutional and what is not. They claim this through the so-called “Supremacy Clause” – Article 6, paragraph 2 of the Constitution. But when one actually reads Article 6, paragraph 2 they see that the Supreme Court is not mentioned there (nor any federal court). Rather – it is the Constitution itself that has supremacy.

The Supreme Court wrote themselves into this role – as lone and final arbiter of the Constitution – through their rulings. Thomas Jefferson wrote extensively against the Court. He stated in 1820 in a letter to William Jarvis: *“You seem . . . to consider the judges as the ultimate arbiters of all constitutional questions; a very dangerous doctrine indeed, and one which would place us under the despotism of an oligarchy.”*

Though men will always try to forbear, the judiciary’s continued lawlessness is bringing this 200 year old debate to a head. Men are realizing they no longer have the convenience of acting indifferent towards the unjust and immoral actions of their government.

On October 8th, 2015, the week that the Supreme Court began its current session, 72 prominent legal scholars issued a statement that Obergefell is not “the law of the land.” At the end of their statement, they wrote: *We call on all federal and state officeholders: To pledge full and mutual legal and political assistance to anyone who refuses to follow Obergefell for constitutionally protected reasons.* This is the interposition of the lesser magistrates. This is true federalism.

The time for pondering political theory is ending. The day for application is here. Bravery and sacrifice are essential in this hour. May we humble ourselves under the mighty hand of the Lord and do what is needed and necessary.

*Matthew Trehella is the pastor of Mercy Seat Christian Church (MercySeat.net). He and his wife, Clara, have eleven children and reside in the Milwaukee, Wisconsin area. You can obtain his book The Doctrine of the Lesser Magistrates: A Proper Response to Tyranny and A Repudiation of Unlimited Obedience to Civil Government at Amazon.com or by going to the websites www.DefyTyrants.com or www.LesserMagistrate.com.*