

Missionaries to the Preborn

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

MissionariesToThePreborn.com

February 28th, 2017

Dear Friends of the Preborn,

Abortion is murder. When divine law is impugned, all other magistrates have both the right and the duty to interpose and resist the branch playing the tyrant—even if that branch is the Supreme Court itself.

Several states have begun the process to do what should have been done in 1973. They are positioning themselves to interpose for the preborn and defy the federal judiciary. The states include Texas, Indiana, Oklahoma, Idaho—and yes—*Wisconsin!*



At the Capitol—again—in Madison on February 8th, 2017.

We have a four-day effort scheduled—**March 12th-15th**. Here are the high-points:

Sunday, March 12th = Conference on abolitionism 3:00-5:00 pm. in Milwaukee.

Monday, March 13th = Street action and literature distribution all day.

Tuesday, March 14th = *Joshua Glover Commemorative Ceremony* at Cathedral Square (E. Wells St. & N. Jefferson St.) from 12 Noon – 1:00 pm. in downtown Milwaukee; **AND**, *Mini-Conference on interposition and abolition* 6:30 - 8:30 pm. At the Zoofari Conference Center, 9715 W. Bluemound Rd. in Milwaukee.

Wednesday, March 15th = Exposing the Fiction of ‘Judicial Supremacy’ at the federal courthouse (517 E. Wisconsin Ave.) from 10:00 – 11:00 am; **AND**, Action at the Capitol 1:00 – 3:00 pm.

Former Green Bay Packer, **Kabeer Gbaja-Biamila**, will be our keynote speaker at the March 14th ceremony. March 14th is the 158th anniversary of when our Wisconsin legislature and state officials defied the U.S. Supreme Court regarding the injustice of slavery. They must do the same in our day for the preborn.

Your help is a must in order to see interposition for the preborn effected in Wisconsin. We have simple ways for *all* to help. We have small posters to hang in your church or other places (there is one on the back of this page!). We also have literature—for free! Contact us for the amount of literature you could use. Just place it places or pass it out as you go through your day. Feel free to pass it out at events also. Share this info with your pastor and church.

Please register for this event at (please attend even if you don’t register!) at our new website: **AbolishAbortionWI.com**

As a side note: we are committed to effecting interposition for the preborn. The picture above is some of our group outside Governor Walker’s office at the Capitol. *Thank you for your continued support.* May Christ be glorified in the earth!

Pastor Matt Trewhella

JOSHUA GLOVER CEREMONY

TUESDAY, MARCH 14 2017

12 NOON - 1PM AT CATHEDRAL SQUARE

IN MILWAUKEE located at E. Wells St. & N. Jefferson St.

Commemorating the 158th Anniversary of Wisconsin's historic stand in Defiance of the U.S. Supreme Court and Federal Tyranny.

There will be a reading of the 1859 Resolution and a historical account of Joshua Glover's rescue, with speakers calling for the *immediate interposition and total abolition of abortion* on behalf of the preborn.

HOSTED BY KEYNOTE SPEAKER GREEN BAY PACKER

KABEER GBAJA-BIAMILA

followed by an evening session discussing
INTERPOSITION & modern day ABOLITIONISM

6:30 pm- 8:30 pm at the Zoofari Conference Center

9715 W. Bluemound Rd, Milwaukee

On March 10, 1854, a runaway slave, Joshua Glover, was arrested by federal marshals in Racine Wisconsin. He was taken to the Milwaukee County jail. A crowd of about 5000 people who had learned of the arrest gathered – and they broke him out of jail! Glover made it out of Wisconsin and to Canada where he lived free until his natural death. The federal government decided to charge a ringleader of the people who broke Glover out- a man named Sherman Booth. He was charged under the federal Fugitive Slave Act. In 1859, in a historic act of interposition, the Wisconsin Legislature defied the U.S. Supreme Court and the federal government by interposing for Booth and declaring the federal Fugitive Slave Act to be “without authority, void, and of no force” in the State of Wisconsin.

Wisconsin's Legislature and all state officials – including the governor, mayors, attorneys general, city councils, and judges – need to interpose once again and defend the preborn from murder.

**YOUR HELP IS NEEDED WITH THIS HISTORIC EFFORT!
PLEASE CONTACT US TO GET INVOLVED.**

Contact us: Missionaries to the Preborn - 414-462-3399 - AbolishAbortionWI.com

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Aiding and Abetting a Gross Fiction

How the “We must get our Justices appointed” clamor perpetuates the fiction of ‘judicial supremacy’ upon our nation.

Every four years, as the presidential election approaches, both the Democrats and Republicans try to persuade their faithful to vote for their candidate (regardless of how awful they are) because “We must appoint the Supreme Court Justices – otherwise our nation will get utterly destroyed or set back 40 years if the other side gets to do that.”

This of course is based upon what has wrongly become the norm in our nation – that we have a government by judiciary. We have replaced a monarchy with an oligarchy. The judiciary has become politicized – a thought totally abhorrent to America’s founders.

The fiction of ‘judicial supremacy’ has three tenets which carry huge weight in the minds of Americans. First, most Americans falsely believe that an opinion issued by the Supreme Court is “the law of the land.” Second, they falsely believe that the Supreme Court is the final arbiter of what is constitutional or unconstitutional. And third, they falsely believe that all other branches of government must bow down to the judiciary.

This is a great fiction. These beliefs are an idol in the minds of Americans – and they must be destroyed.

When pro-lifers, conservatives, and Republicans wail for the importance of the vote for president based upon who gets to appoint the Supreme Court Justices – they are aiding and abetting this great fiction.

Remember, this is a fiction the left has harnessed in order to use the judiciary as a hammer. They impose their policies upon the public through judicial power because they know they cannot accomplish it through the proper channel of the legislature, namely representative government. They have been doing this for decades. The left is committed to societal transformation without representation – and they do it via the judiciary.

The arrogance of these madmen in the federal judiciary is astounding. Their hubris knows no limits and has been on display for over 100 years.

Charles Evan Hughes, who was the Chief Justice of the Supreme Court under the bulk of FDR’s tenure as President, stated in a speech in 1907, “*We are under a Constitution, but the Constitution is what the judges say it is.*”

Harlan Stone, appointed by Republican Calvin Coolidge and nominated for Chief Justice (after Hughes) by FDR, wrote in the *United States vs. Butler* (1936) case, “*The only check upon our own exercise of power is our own self-restraint.*” (over)

Judge Richard Posner, appointed to the 7th Circuit Court of Appeals by Reagan, stated in November 2015 that, “It’s funny to talk about the oath judges take to uphold the Constitution *since the Supreme Court has transformed the Constitution in its decisions*. The oath is not really to the original Constitution, or to the Constitution as amended. It is to some body of law created by the Supreme Court. You can forget about the oath. That is not of significance.”

The view of America’s founders concerning the judiciary was wholly opposite of this arrogance – wholly opposed to what the federal judiciary has become.

Thomas Jefferson stated in 1823: “At the establishment of our constitutions, the judiciary bodies were supposed to be the *most helpless* and *harmless* members of the government. Experience, however, soon showed in what way they were to become the most dangerous.”

Alexander Hamilton who was the most favorable to the judiciary – wanting to allay the fears that other of the founders had of the judiciary – stated: “The judiciary, from the nature of its functions, will always be *the least dangerous to the political rights of the Constitution*; because it will be least in the capacity to annoy or injure them.”

James Madison – known as the architect of the Constitution – stated: “*In republican government, the legislative authority necessarily predominates*.” Not bow down to the judiciary – rather the legislative branch predominates. The judiciary is not the strongest. The judiciary is not the final arbiter. Their opinions are not “the law of the land.”

Jefferson warned of ‘judicial supremacy’ 200 years ago. He wrote to a friend proffering the idea of ‘judicial supremacy’ by stating: “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.” He went on to write: “The Constitution has erected *no such single tribunal*, knowing that to whatever hands confided, with the corruptions of time and party, its members would become despots.”

And that is what the Supreme Court is in our day – despots.

The Constitution does not bind us to a suicide pact with the federal judiciary. That branch is lawless – and it is in need of the checks and balances of the other branches. The lawless authoritarianism of SCOTUS and the federal judiciary needs to be opposed by all other branches of government at all levels of government – federal, state, county, and local.

As legal historian Alpheus Thomas Mason wrote not too long ago: “Implicit in the system of government the Framers designed is the basic premise that *unchecked power in any hands whatsoever is intolerable*.” And that includes the Supreme Court.

So ponder this pro-lifer, consider this conservative, remember this Republican, next time you stampede everyone to vote for your president on the basis of who gets to appoint Supreme Court Justices – you are aiding and abetting a fiction. You are giving credence to a lie. You are doing a disservice to truth. You are perpetuating poppycock.

Our duty, rather, is to declare the truth of this matter and demand that the other branches of government do their duty and interpose against the unjust, immoral, and constitutionally-repugnant actions and opinions of the Supreme Court and the federal judiciary. May Christ be praised in the earth.

Matthew Trehwella is the pastor of Mercy Seat Christian Church (<http://MercySeat.net>), founder of Missionaries to the Preborn (<http://MissionariesToThePreborn.com>), and author of the book *The Doctrine of the Lesser Magistrates* (<http://DefyTyrants.com>). He and his wife Clara have eleven children and reside in the Milwaukee, Wisconsin area.

Missionaries to the Preborn Demonstrates at Two Milwaukee Abortionist's Neighborhoods

Woman attacks Missionaries and threatens them with a hammer

On Saturday, December 10th, about 20 of us went to the neighborhoods of two of Milwaukee's abortionists. We lit-dropped the houses with a flyer about the abortionist's brutal crimes and walked through the neighborhood with signs.

At the second abortionist stop of the morning, a woman came out and broke one of the signs - she then pulled out a hammer and threatened the missionaries. She was so erratic and crazy that the police were called.



Here is a link to view what took place from one camera - about two minutes long:

<https://www.youtube.com/watch?v=3aRg0p9Seyo&feature=youtu.be>



Here is a link to view from another camera - this shows more of what took place (but it does include foul language) - about seven minutes:

<https://www.youtube.com/watch?v=IRIARlCvUKU&feature=youtu.be>

Neighbors - about 15 to 20 of them - also began spilling out of their houses to confront the missionaries. This took place in Oconomowoc. The missionaries ended up having long conversations with many of them. The woman was charged with disorderly conduct by Oconomowoc police.

Wisconsin's Defiance of Federal Tyranny

On the evening of March 10, 1854, two wagons carrying two federal marshals and five other men made their way to a small cabin that was the home of Joshua Glover. Glover was a runaway slave who had been living in Racine, Wisconsin for about two years. He was known to be a skilled carpenter and was employed at the local sawmill.

The federal marshals had a warrant from a federal judge for the arrest of Glover. They burst into the cabin and arrested Glover, but only after they beat him bloody. They manacled him and placed him in one of the wagons. The wagon carrying Glover drove six hours through the night up to Milwaukee and Glover was placed in the Milwaukee County Jail.

Abolitionists soon gathered in Racine and telegraphed word up to abolitionists in Milwaukee as to what had happened to Glover. Sherman Booth, a newspaper editor and avid abolitionist, sprung to action. He printed up handbills and rode his horse up and down Milwaukee streets. As he rode and dispensed of the handbills, he yelled at the top of his lungs – “A man’s liberty is at stake – rally at the Courthouse at 2:00 p.m.”

To Booth’s amazement, over 5000 people gathered. Speeches began, committees were formed, and resolutions were written up. A Writ of Habeus Corpus was written by lawyer and abolitionist Byron Paine; approved by a county judge; and taken to the federal authorities. The federal marshals were instructed by a federal judge to ignore the Writ. A battle between jurisdictions had begun.

About 4:00 p.m., most of the people left the Courthouse area, only several hundred remaining. But at about 5:00 p.m., the Racine Sheriff arrived with about a hundred men by boat. They walked lockstep to the Courthouse and jail. This aroused Milwaukeeans and soon thousands were assembled once again.

Again, the Writ was asserted and again rebuffed by federal authorities. But some in the crowd, concerned for Glover, decided to take action of a different kind. A burly blacksmith, James Angove, grabbed a six foot wooden beam from the construction site of the St. John Cathedral, and he and others battered down the jail door.

Glover, still bloodied around the head, was brought to a flatbed wagon. As he stood there looking at the crowd of thousands, he uttered just two words – “Glory, Hallelujah.”

Glover was taken to Waukesha and hid at a farm. Placed on the underground railroad; he made it back to the Port of Racine two weeks later; was put on a boat; made it to Canada; and died of old age 26 years later. The federal government, angered that the slave had gotten away, ordered the indictment and arrest of Sherman Booth as the ringleader.

In an historic act, however, the Wisconsin Supreme Court and the Wisconsin Legislature defied the U.S. Supreme Court and the federal government by interposing on behalf of Booth and declaring the unjust federal Fugitive Slave Act to be “*without authority, void, and of no force*” in the state of Wisconsin.

And this is what our state officials need to do in our day on behalf of the preborn.