



Unravelling the New World Order

*An Exposé of How Government, Religious, and Financial Insiders
Are Deciding Your Future*

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States Hope to Strike Down Obamacare *But there is Good News and Bad...*

According to author and judicial analyst Andrew P. Napolitano, President Barack Obama is one of the worst presidents in American history in terms of disregarding constitutional limitations on government. As far as the states suing the federal government over healthcare reform—which Napolitano says amounts to “commandeering” the state legislatures for federal purposes—the Judge says the states “have a pretty strong case” and are likely to prevail.

“The Constitution does not authorize the Congress to regulate the state governments,” Napolitano says, adding that has been prohibited in a couple of Supreme Court cases. Nevertheless, in this piece of legislation, the Congress has told the state governments that they must modify their regulation of certain areas of healthcare, surrender their regulation of other areas of healthcare, and spend state taxpayer-generated dollars in ways that Congress dictates.

Napolitano said in an interview with *Newsmax* that the long-standing precedent of state regulation of the healthcare industry makes the new federal regulations “problematic.”

“The Supreme Court has ruled that in areas of human behavior that are not delegated to the Congress in the Constitution, and that have been traditionally regulated by the states, the congress can’t simply move in there,” Napolitano says. “And the states for 230 years have had near exclusive regulation over the delivery of healthcare. The states license hospitals. The states license medications. The state license healthcare providers whether they’re doctors, nurses, or pharmacists. The feds have had nothing to do with it.”

“The Congress can’t simply wake up one day and decide that it wants to regulate this. I predict that the Supreme Court will invalidate major portions of what the president just signed into law...”

But there is bad news for those who oppose healthcare and hope to see it overturned. Napolitano says that many of the legal challenges to healthcare reform will have to wait until 2014, when the changes become fully operational. Up to that point, there would be no legal case that individuals had been actually harmed by the law. Napolitano added that it takes an average of four years for a case to work its way through the various federal courts to the final hearing before the Supreme Court.

“You’re talking about 2018, which is eight years from now, before it is likely the Supreme Court will hear this,” he says.

Other issues that Napolitano addressed during the wide-ranging interview:

He believes America is in danger of becoming “a fascist country,” which he defines a “private ownership, but government control.” He adds, “The government ... has the force and the threat of violence to control just about anything it wants. That will rapidly expand under President Obama, unless and until the midterm elections give us a midterm correction.”

Napolitano believes the federal government lacks the legal authority to order citizens to purchase healthcare insurance. “The Congress [is] ordering human beings to purchase something that they might not want, might not need, might not be able to afford—and that’s never happened in our history before,” Napolitano says “My gut tells me that, too, is unconstitutional, because the Congress doesn’t have that kind of power under the Constitution.”

The corrupt “Sweetheart deals” in the healthcare reform bill that were used to persuade Democrats to vote for it create “constitutional problems” for Democrats, Napolitano says, because they treat citizens differently based on which state they live in. That runs counter to the Constitution’s equal protection clause, Napolitano points out, because it would force people in other states to pay the bills for states that were exempted under “sweetheart deals.”

Exempting union members from the so-called “Caddillac Tax” on expensive health insurance policies, for example, while imposing that tax on other citizens is outright discrimination according to Napolitano. Rule of law under the Constitution does not permit the government to “draw a bright line” and require everyone on the one side to pay, while on the other side there are those who are exempted and do not pay. “The Constitution does not permit that type of discrimination,” Napolitano stated.

Politicians from both parties are guilty of disregarding the Constitutional limits imposed on them by the nation’s founding document. “The problem with the Constitution,” Napolitano says, “is not any structural problem. The problem with the Constitution is that those who take an oath to uphold it don’t take their oath seriously.”

The Judge cites an example that will probably shock most readers, because the blatant disregard for the Constitution is not well publicized. Napolitano stated that just a month ago, he interviewed Congressman Jim Clyburn, the No. 3 ranking Democrat in the House.

He asked Congressman Clyburn, “Can you tell me where in the Constitution the Congress is authorized to regulate healthcare?”

Clyburn replied, “Judge, most of what we do down here (referring to Washington) is not authorized by the Constitution. Can you tell me where in the Constitution we’re *prohibited* from regulating healthcare?”

Napolitano says that reflects a misunderstanding of what the Constitution actually is. “He (Clyburn) is turning the Constitution on its head, because Congress is not a general legislature. It was not created in order to right every wrong. It exists only to legislate in the 17 specific, discrete, unique areas where the Constitution has give it power. All other areas of human area are reserved for the states.”

Napolitano says that members of Congress infringe on Constitutional rights because they fail to recognize its basis. “They reject Jefferson’s argument, in the Declaration of Independence, that our rights come from our Creator, therefore they’re natural rights, therefore they can’t be legislated away,” Napolitano says.

“They think they can legislate on any activity, regulate any behavior, and tax any person or thing, as long as the politics will let them survive. They’re wrong, and with this healthcare legislation, they may be proven wrong, in a very direct and in-your-face way.”

(Source: David A. Patten, “Napolitano: Supreme Court to Strike Down Obamacare,” *Newsmax.com*, March 26, 2010)