We must learn to support CONSTITUTIONAL activist groups as opposed to issue-oriented groups. Stark example: Roe vs Wade does NOT need to be overturned and years of volunteer time and millions of dollars in effort have been WASTED in this effort. Here’s why:

The solution to the abortion disaster has been right in front of the noses of the American people ever since the hideous “decision” by the Blackmun court in 1973, “Roe vs. Wade,” which supposedly “made abortion legal in all 50 states.” That statement repeated thousands of times, indeed millions of times over the past 40 years, is a complete lie. The Constitution gives no power to the Supreme Court or any federal court to make law, or to overturn State or any other laws.

The function of any court, “supreme” or otherwise, has always and only been to APPLY EXISTING LAW (using the true intent of the lawmaker) TO THE SINGLE CASE BEFORE THE COURT AT ANY GIVEN TIME. The Roe vs. Wade decision applies to Roe and Wade and no one else.

The notion that courts can overturn laws is nonsense, which if true, would put courts in the place of legislatures, the true lawmaking bodies. The Constitution sets forth three branches of government – Legislative – Judicial – Executive – each with distinct jurisdictional boundaries that do NOT overlap one another. Article 1, Section 1, paragraph 1 states – “All legislative authority herein granted shall be vested in a Congress of the United States…”

There has never been a law passed by the Congress of the United States to make abortion legal in all 50 states. The Supreme Court cannot declare it to be so as this is outside their Constitutionally-defined jurisdictional limitations.

If we truly want to stop abortion, we need to work at the local level with local State representatives to draft and pass life-protecting legislation. The federal courts do NOT have the authority to overturn any such legislation. Hence, the admonition – choose organizations carefully that you support and work with. Be certain they are grounded in the Constitution as their foundation and reference points and not simply attacking isolated issues – i.e. getting the abortion language out of the Health Care legislation as opposed to stopping the entire Health Care legislation due to its Unconstitutional nature.