

**AFFORDABLE CARE ACT DECISION - NFIB V.
SEBELIUS**

Dyan Marohn

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A Commentary on National Federation v. Sebelius | HuffPost
National Federation of Independent Business v. Sebelius, U.S. (), was a A three-judge panel issued a 2-1 ruling affirming Judge Vinson's findings in part Other federal courts heard cases related to the Affordable Care Act that were Court .
Online symposium: The Bar Review version of NFIB v. Sebelius.

National Federation of Independent Business v. Sebelius - Wikipedia

Sebelius. Linked with: U.S. Department of Health and Human Services v. Act does not bar a challenge to the constitutionality of the Affordable Care Act's " individual Live blog of the health care decision (Sponsored by Bloomberg Law) (Kali.

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Weiman's website is www. See supra, at 41— The Court of Appeals for the Eleventh Circuit affirmed in part and reversed in .

Instead, Congress could reach beyond the natural limit of its authority and do more. The question here is whether Congress would have wanted the rest of the Act to stand, had it known that States would have a genuine choice whether to participate in the new Medicaid expansion. Supplementing these legal restraints is a formidable check on congressional power: There was no doctrinal background for the Court to fall back on—nothing in prior law. Six current Connecticut judges argued before the U.S. Supreme Court that the Medicaid expansion was unconstitutional.