

Order

**Michigan Supreme Court
Lansing, Michigan**

March 27, 2013

146386-7 & (55)(59)

Robert P. Young, Jr.,
Chief Justice

Michael F. Cavanagh
Stephen J. Markman
Mary Beth Kelly
Brian K. Zahra
Bridget M. McCormack
David F. Viviano,
Justices

In re APPLICATION OF INTERNATIONAL
TRANSMISSION COMPANY FOR
EXPEDITED SITING CERTIFICATE

ASSOCIATION OF BUSINESSES
ADVOCATING TARIFF EQUITY,
Appellee,

v

MICHIGAN PUBLIC SERVICE
COMMISSION,
Appellee,

and

INTERNATIONAL TRANSMISSION
COMPANY, d/b/a ITC TRANSMISSION,
Petitioner-Appellee/
Cross-Appellant,

and

CONSUMERS ENERGY COMPANY,
Appellee,

and

MICHIGAN PUBLIC POWER AGENCY,
and MICHIGAN MUNICIPAL ELECTRIC
ASSOCIATION,
Appellants/Cross-Appellees.

MICHIGAN PUBLIC POWER AGENCY
and MICHIGAN MUNICIPAL ELECTRIC
ASSOCIATION,
Appellants/Cross-Appellees,

SC: 146386
COA: 303009
Public Service Commission:
00-016200

v

SC: 146387
 COA: 303040
 Public Service Commission:
 00-016200

MICHIGAN PUBLIC SERVICE
 COMMISSION,
 Appellee,

and

INTERNATIONAL TRANSMISSION
 COMPANY, d/b/a ITC TRANSMISSION,
 Petitioner-Appellee/
 Cross-Appellant,

and

CONSUMERS ENERGY COMPANY and
 ASSOCIATION OF BUSINESSES
 ADVOCATING TARIFF EQUITY,
 Appellees.

On order of the Court, the joint motion for immediate consideration is GRANTED. The application for leave to appeal the November 6, 2012 judgment of the Court of Appeals and the application for leave to appeal as cross-appellant are considered and, pursuant to MCR 7.302(H)(1), in lieu of granting leave to appeal, we REVERSE, in part, the judgment of the Court of Appeals. The Michigan Public Service Commission correctly determined that issuance of an expedited siting certificate under 2008 PA 295 carries with it authorization to construct the transmission line that is the subject of the certificate. The Court of Appeals clearly erred in determining that Const 1963, art 4, § 25 would be violated if 2008 PA 295 authorizes such construction because 2008 PA 295 was enacted without re-enacting and publishing 1995 PA 30, which generally governs construction of electric transmission lines. 2008 PA 295, and particularly Part 4 of the act, provides a comprehensive legislative scheme for issuing expedited siting certificates, and clearly intends construction of approved transmission lines. Because 2008 PA 295 is an act complete in itself, Const 1963, art 4, § 25 is not violated. See *Alan v Wayne County*, 388 Mich 210, 276-277 (1972), and *People v Mahaney*, 13 Mich 481, 496-497 (1865). In all other respects, the applications are DENIED, because we are not persuaded that the remaining questions presented should be reviewed by this Court.



h0320

I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

March 27, 2013

Corbin R. Davis

Clerk