

**STATE OF MICHIGAN**  
**COURT OF APPEALS**

---

G.E. PROPERTY & CASUALTY INSURANCE,  
as Subrogee of SANDRA VEAL,

Plaintiff-Appellant,

v

THE DETROIT EDISON COMPANY,

Defendant/Cross-Plaintiff-  
Appellee/Cross-Appellant,

and

DTE ENERGY,

Defendant/Cross-Plaintiff,

and

THE CITY OF DETROIT,

Defendant/Cross-Defendant-  
Appellee/Cross-Appellee.

---

Before: Saad, P.J., and Jansen and White, JJ.

WHITE, J. (*concurring*).

I agree that although there was evidence to support the conclusion that the PLD wire was not energized, there are no facts upon which to base a conclusion that the fire was more likely caused by current coming from the Edison wires near the tree that was the site of a different fire, than from the PLD wire contacting the service drop to Veal's home and another Edison wire.

/s/ Helene N. White