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To: Monroe, Pamela

Subject: No to Northern Pass - comments

What would the he SEC say if the underground line ran right through the state house. Oh, we can't rule on property matters - that's up to the courts to decide. What if it was Chairman Honigsberg front yard? Let the courts decide. How about Sununus front yard? If the aforementioned occurred, you bet the SEC would be incensed and want to see proof and a clear delineation of rights of way from NPT. But, for the poor suckers along the underground route the SEC says take it to court. Listen folks the SEC accepted an illegitimate application from NPT that was grossly incomplete. To this day (14 months after acceptance) the folks along the underground route still don't have crucial details. It's still called preliminary. Even the DOT has extended the deadline making its assessment because they don't have details. If DOT had the guts, they'd shut this down immediately. Every person along the route knows these roads are not adequate or appropriate for a huge transmission project. The Grafton County Commissioners have noted lack of information, grave mistakes and errors on NPT plans. The SEC says - too bad, take it to court. The burden of proof is on the landowner, not NPT to prove rights of way and feasibility. If you can't hire a lawyer, tough. The SEC hearings are a farce perpetrated by big money, facilitated by a corrupt process. Shut down this farce! The statehouse needs to act!