# BEFORE THE PUBLI C SERVI CE COMM SSI ON STATE OF MSSOURI 

TRANSCRI PT OF PROCEEDI NGS
Evi dentiary Hearing
J anuary 29, 2016
Jefferson City, M ssouri
Vol une 12

In The Matter of The Applicati on of
Amer en Transmission Company of 111 i nois ) For Other Rel $i$ ef Or, In The Alter native A Certificate of Public Conveni ence And) File Nunber Necessity Authorizing It To Construct, ) EA- 2015-0146 Instal!, Onn, Operate, Mai ntain And Otherwi se Control And Manage A
345, 000-Volt El ectric Transmission Line) From Pal myra, Mssouri To The I owa Border And An Associ at ed Substation Near Kirksville, Mssouri

RONALD D. PRI DGI N, Presi di ng
SENI OR REGULATORY LAW J UDGE DANI EL Y. HALL, Chai r man MAI DA J. COLEMAN,

COMM SSI ONERS

REPORTED BY:
Tracy Tayl or, CCR Number 939
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FOR: Of fice of Public Counsel and the Public

J UDGE PRI DG N: All right. Good morning. We are on the record. And I bel i eve when we left yesterday, we left with Mr. Jackson to testify and I see he's on the stand. Anything from counsel before he is sworn?

All right. Hearing nothing, Mr. Jackson, if you'll rai se your right hand to be sworn, please.
(Witness sworn.)
J UDGE PRI DG $\mathrm{N}: ~ T h a n k$ you, sir.
Mb. Her nandez, when you're ready.
ROBERT JACKSON, testified as follows:
DI RECT EXAM NATI ON BY MG. HERNANDEZ:
Q. Good morning. Can you pl ease identify yourself for the record?
A. Robert Jackson.
Q. And are you the same Robert Jackson that caused to be prepared Surrebuttal Testimony inthis case premarked Exhi bit Number 44?
A. Yes.
Q. And it's my understanding that you are al so adopting the testimony of -- the Rebut tal Testimony of Mr. Charles Kruse that's been prenarked Exhi bit Number 41 for this case; is that correct?
A. That's correct.
Q. Do you have any changes to make to that
testimony? Do you have any changes to make to that testimony?
A. No.
Q. If I asked you the same questions cont ai ned therein, would your answers be the same t oday?
A. Yes. There were a coupl e that I wanted to change, but l can't --
Q. There were thi ngs you wanted to change in your testimony
A. No. I guess not. I don't know. That's fine.
Q. There's no changes. Correct? There's no changes to your testimony? To the Rebuttal Testinony and Surrebuttal Testimony, di d you have any changes?
A. No. I don't thi nk so.
Q. Okay. And is your testimony true and accurate to the best of your know edge, inf ornation and bel $i$ ef?
A. That's correct.

MS. HERNANDEZ: Okay. Mbve to have
Exhi bit 41 and 44 entered into the record and tender the witness for cross-examination.

J UDGE PRI DG N: 41 and 44 have been
of fered. Any objections?

MR. ROSENCRANTS: Yes, Your Honor. We have a standi ng objection, as you know. It's based upon our Mbtion to Strike. I reserve the right to amend that motion at the end of my cross-exam nation to incl ude al so the Rebuttal Testimony of Mr. Kruse that Mr. Jackson has adopted.

J UDGE PRI DG N: The standi ng obj ection is for Exhi bit 44; is that correct?

MR. ROSENCRANTS: That is correct, sir.
J UDGE PRI DG N: And you' re saying you may al so rai se that for 41 well?

MR. ROSENCRANTS: Yes, Your Honor.
Depending on whether it conforms with the evi dence.
J UDGE PRI DG N: Thank you. I show there's objections noted and the exhi bits are admitted pendi ng ruling on those objections.
( NU Exhi bits 41 and 44 were recei ved into evi dence. )

J UDGE PRI DG N: All right.
Cross-examination from Public Counsel.
MR. OPI TZ: No, thank you, J udge.
J UDGE PRI DG N: Staff.
MR. JOHNSON: Just one question.
CROSS- EXAM NATI ON BY MR. J OHNSON:
Q. Good morning, Mr. J ackson. Are you here
today provi ding testimony on behal f of the Mssouri State Farm Bureau?
A. No.
Q. No further questions.

J UDGE PRI DGI N: Mr. Johnson. Thank you.
ATXI .
MR. ROSENCRANTS: Yes, your Honor.
CROSS- EXAM NATI ON BY MR. ROSENCRANTS:
Q. Good norning, M. Jackson. How are you t oday?
A. Fine. And you?
Q. Doing well. My name is Jeff Rosencrants and I'mgoing to be asking you a few questions today on behal f of my client, Aneren Transmission Company of IIII nois. Now it's my understanding you indicated that you' re adopting the Rebuttal Testinony of Charles Kruse; is that correct, sir?
A. That's correct.
Q. And do you have a copy of that Rebuttal Testimony in front of you, sir?
A. I do.
Q. Do you have a copy of your Sur rebuttal Testimony in front of you?
A. I do.
Q. And we net, oh, gosh, naybe a coupl e of
weeks ago and I took your deposition. Do you remenber that, sir?
A. Yes, sir.
Q. Okay. Do you have a copy of your deposition transcript with you, sir?
A. $\quad \mathrm{d}$ d.
Q. And you si gned that deposition, as I
 are called errata or changes. Correct?
A. That's correct.
Q. M. Jackson, I see that you' re testifying on behal f of an entity identified as Nei ghbors United Agai nst Areren's Power Li ne; is that correct, sir?
A. That's correct.
Q. You' re not a member of Nei ghbors United, are you?
A. No, sir.
Q. So when you talk about the opi ni ons and positions of Nei ghbors United, that's information you woul d have recei ved either fromthei $r$ nembers or their attorney; is that correct, sir?
A. That's correct.
Q. So, M. Jackson, today I just want to talk about three things. Okay? And I want to talk about the first thing is sonething called the public
interest; the second thing l want to talk to you about are the affidavits that were attached to your Surrebuttal; and then the third thing l want to talk about is your position on this -- this Right to Farm Anendment. Okay?

Let's start with the public interest. I nant to first have you look at the Rebuttal Testimony from Charles Kruse. And turn to page 3, if you woul d, sir.
A. Yes, sir.
Q. If you look, there' s line numbers there, 1 through 21 on the outside of the transcript. And I want to take you to lines 10 to 11 . And would you agree with me that M. Kruse indicates that in his Rebuttal Testimony he's going to address whether ATXI's project is in the public interest; is that correct, sir?
A. That's correct.
Q. Now, let's turn to your Surrebuttal and that is Exhi bit 44. And I want to take you to page 1 of your Surrebuttal. Again, it's numbered -- the numbers are in the bottom and on the left-hand margin are the line numbers that l'Il refer to. And l want you to go to line 21. Okay?
A. Okay.
Q. Okay. And you were asked what is the purpose of your Surrebuttal Testimony. Correct, sir?
A. Yes.
Q. And you respond, and I'mgoing to quote as follows, "Answer: First, let ne begin by stating that it remai ns Nei ghbors United's position that this line is unnecessary and not in the public interest. As such, the required Tartan criteria are not met and the Commi ssi on shoul d deny ATXI's application.

Did I read that correctly, sir?
A. Yes.
Q. I al so believe in your Surrebuttal Testimony you di scuss whether the Staff, specifically a M. Dan Beck, believes that ATXI, or Aneren Transmissi on Company of lllinois, has met the Tartan criteria. Correct?
A. Your question agai $n$ ?
Q. Yes, sir. I believe in your Surrebuttal Testimony -- I take you to page 2, I thinkit starts at line 6. You testify that -- and di scuss the Staf, M. Beck in particul ar, and how he believes that ATXI has met the Tartan criteria. Correct?
A. Yes, sir. It says that.
Q. Okay. Now you state that Staff believes that the -- that ATXI can meet this Tartan criteria
with certain conditions. Correct?
A. The Tartan criteria is not my area of expertise, sol have no comments on that.
Q. Okay. But you woul d agree with me you had comments when you drafted your Surrebuttal. Correct?
A. Yes, sir.
Q. In fact, isn't it true that the following question and answer took place in your Surrebuttal, "Question: In your expert opi ni on, are these additional conditions sufficient to now make ATX application now meet the Tartan criteria?
"Answer: No, they are not."
You said that, didn't you?
A. Yes, l did.
Q. Okay. And you al so said, It remai ns our position that the Commission should not grant ATXI's application because ATX has not net their burden to meet all of the Tartan criteria.

You said that, didn't you?
A. Yes, sir.
Q. But you don't know what the Tartan criteria are, do you, sir?
A. No. I have read them but |'m not an expert in that particular area, sol don't know the
inferences and the various authorities rel ated to that.
Q. Okay. So I realize that you don't know what the Tartan criteria are, but if l were to tell you that one of the five criteria that this Comm ssion has applied in CCN cases since 1994 is the service must pronote the public interest, would you have any reason to di spute that, sir?
A. Reason to?
Q. Di spute that?
A. That's not in my expertise, so l would hesitate to say that.
Q. Okay. And if I were to tell you that when I ooking at the public interest, this Commission has determined that the interests of indi vidual groups are subservient to the rights of the public in general, would you have any reason to dispute that, sir?
A. Repeat the question.
Q. Yes, sir. If I were to tell you that when looking at the public interest, this Comission has determined that the interest of indi vi dual groups are subservient to the rights of the public in general, would you have any reason to di spute that?
A. Yes, I would.
Q. You woul d -- you would say that was wrong?
A. Depends on who the public is.
Q. Okay. So pl ease explain.
A. If the public is the world, and a lot of people in this world are starving, it is not in the public interest to damage agricultural property which is used for the production of food.
Q. Okay.
A. And you are damaging the property as you destroy the soil that produces agricultural commodities and food.
Q. Do you have any legal authority or case authority that would dispute that the Public Service Commission, this Commission, in the past has el evated the interests of indi vidual groups over the rights of the publicin general? It's a yes or no question. Do you have any support for that position?
A. State the question again.
Q. Do you have any support for a position that the Public Servi ce Comission has el evated the interest of indi vidual groups over the rights of the public in general in the past?
A. Just common sense. Any time you gi ve one group priority over another group, you' ve made a

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judgment.
Q. Could you answer my question, pl ease? It's a yes or no question. Do you have authority to support that position?
A. Agai n, I mention just common sense.

MR. ROSENCRANTS: Your Honor, could you direct the witness to answer the question, please?

J UDGE PRI DG N: l'।l try. I think he's asking for a yes or no question. Do you have any legal authority, any --

THE WTNESS: Any Iegal authority?
J UDGE PRI DG N: Ri ght. I thi nk that's what he's asking.

THE WTNESS: No. I have no expertise in I egal matters.

BY MR. ROSENCRANTS:
Q. Okay. Uell, let's talk about the schedul es that are attached to your Surrebuttal. Okay? And I understand that Schedul es 1 through 5 that are attached to your Surrebuttal Testimony are affidavits provided by what is described as affected I andowners. Correct?
A. That's correct.
Q. Again, l want to turn to your Surrebuttal itself. And l want to have you please read silently
while I read al oud page 2, lines 21 to 26 . And it says, Nei ghbors United has had the extensi ve opportunity to speak with the affected landowners to determine exactly how their farming and ranching operations will be impacted. Attached as Schedules 1 through 5 are affidavits are farmers and ranchers across the five counties, Marion, Knox, Shel by, Adai r and Schuyler, that ATXI has proposed constructing the transmission lines across.

Did I read that correctly, sir?
A. Yes, you did.
Q. M. Jackson, I want to take an opportunity -- I want to $\mathbf{j}$ ust talk about an example of one of these affidavits.

MR. ROSENCRANTS: Your Honor, may I
approach?
J UDGE PRI DG N: You may.
MR. ROSENCRANTS: I'mgoing to try to put one of these on the screen so maybe that Chai rman Hall can see it. If he can't -- it doesn't show up real well so l'mgoing to give courtesy copies of this to Commi ssi oner Col enmand to the Judge. And this is not marked as an exhi bit. It's al ready into evi dence as part of the exhi bit.

J UDGE PRI DGI N: Thank you.

MR. ROSENCRANTS: Permission to approach the witness.

J UDGE PRI DG N: You mæy.
BY MR. ROSENCRANTS:
Q. M. Jackson, I just took -- it's just the first affidavit from what is Schedul es 1 through 5 and I got a sheet of it. It's froman indi vidual by the name of Becky S. O Brien from Marion County, Mssouri. M. Jackson, do you know M. O Brien?
A. I do not.
Q. And prior to attaching her affidavit to your Surrebuttal, you never spoke with her, did you, sir?
A. I did not.
Q. You never went to her property at 58 North Si xth West, Marion County, di d you?
A. I did not.
Q. You never confirmed she's al ong the final route of the Mark Twain project, did you?
A. No.
Q. So you don' t know and you have not confirmed with her that she farns row cops as it says in that affidavit. Correct?
A. I have not confirmed.
Q. And you don' t know whet her she uses GPS.

## Correct?

A. That's true.
Q. In fact, I believe you told ne at your deposition, M. Jackson, that you didn't talk with any of the indi vi dual s who prepared any of the affidavits prior to attaching themto your Surrebuttal Testinony; is that correct, sir?
A. That's correct.
Q. Now, I want to nake sure I know you know, what your position is on what's been called the Ri ght to Farm Anendment to the Mssouri Constitution. Okay?
A. Yes.
Q. Al right. And you' ve told me you don't have a legal background or any expertise in constitutional law so a lot of what you know about it, I'mpresuming, cane to you from other people.

## Correct?

A. That's correct.
Q. Now, I believe you'd agree with me there are lots of farns in northeast Mssouri. Correct?
A. Yes, sir.
Q. And I al so bel ieve that most of those farms have el ectricity, don't they?
A. Yes.
Q. In fact, it's been that way for years, hasn't it?
A. Yes.
Q. You told ne during your deposition I think you have electric power to your farm lthink it cones from Tri-County El ectric REC. Correct?
A. That's correct.
Q. Now, you'd agree with me that in some cases, those power lines run di agonally across lands throughout Schuyl er and Adai r County. Correct?
A. That's correct.
Q. And we tal ked a little bit about that because that's the area that you represent, Schuyler and Adai r County. Correct?
A. That's correct.
Q. You al so told ne during your deposition you' re not agai nst all power lines, are you?
A. No, sir.
Q. And that's because we use them Ri ght?
A. Yes, sir.
Q. So you' re not really advocating that any power line that nould take any portion of the land out of use would vi ol ate the Ri ght to Farm Arendment, are you, sir?
A. Cone agai n .
Q. You're not advocating that any power line that would take any portion of the land out of use woul d vi ol ate the Right to Farm Anendment, woul d -are you?

MS. HERNANDEZ: Obj ection, calls for a I egal concl usi on.

J UDGE PRI DGI N: l'Il overrule. He's asking what his position is. He can answer the question. If he doesn't know, he can say so. BY MR. ROSENCRANTS:
Q. M. Jackson, do you want ne to repeat the question agai $n$ ?
A. Yes.
Q. You' re not advocating that any power line that would take any portion of I and out of use would vi ol ate the Right to Farm Anendment, are you?
A. Currently, no.

MR. ROSENCRANTS: Your Honor, I have no further questions other than at this time l would like to amend my Mbtion to Strike to conformto the evi dence. Specifically, I would request that the motion to incl ude Mr. Jackson's adoption of the Rebuttal Testimony of Charles Kruse to the extent it does address issues rel ated to public interest, which Mr. Jackson has admitted he does not understand and is
not qual ified to address. With that, I have no further questions.

J UDGE PRI DG N: All right. Thank you.
That objection is noted and will be taken with the case.

Bench questions, Mr. Chai rman.
CHAl RMAN HALL: I have no questi ons.
Thank you for your testimy.
JUDGE PRI DG N: All right. Thank you.
Commi ssi oner Col eman.
COMM SSI ONER COLEMAN: No.
JUDGE PRI DG N: All right. Thank you.
Any redi rect?
Just a few. Thank you.
REDI RECT EXAM NATI ON BY MG. HERNANDEZ:
Q. Good norning. Let me ask, do you remenber the Ii ne of questioning by Mr. Rosencrants about the Staff's, in particular M. Beck's, Rebuttal Testimony? Do you remenber that line of questioning?
A. Yes.
Q. Okay. Can you turn to page 2 of your Surrebuttal where he di rected you, particularly line 6 through 13. Are you there, sir?
A. Yes.
Q. Okay. And that portion of your
testimony -- what was the purpose of that part of your testimony there?
A. Restate the question.
Q. In lines -- excuse ne, lines 6 through

13, what was the purpose of speaking to the Tartan criteria there? What was your purpose as to speaking to those Tartan criteria? Other -- I guess let me rephrase the question. Why did you respond in line 6 through 13 the way you did?
A. Because l had -- because l'd been asked to respond.
Q. Wére you -- when you were referring to M. Beck's testimony, were you meani ng to di scuss the Tartan criteria or were you di scussing something el se?
A. Well, l had read the Tartan criteria, but I -- it's not in my area of expertise so l responded in rel ation to Mr. Beck-- Mr. Beck's testimony.
Q. Okay. If you look to line 14 of your Surrebuttal Testimony --
A. Okay.
Q. -- you -- you state that there' s some conditions. I guess the added conditions of M. Beck. Is -- is that what you were addressing in terns of speaking to those Tartan criteria?

> A. I presume so.
Q. In terns of the affidavits that are attached to your testi mony --
A. Yes.
Q. -- you heard the line of questioning in that regard. Correct?
A. Yes.
Q. Do you have any previ ous experience that allowed you to visit those areas of property in the past?
A. Well, I have seen some of those properties, but not in rel ation to this specific thing, this specific recommendation. Some of those properties are owned by friends of mine. And l know the Iand and I know what the obstructions put on the I and, the problens they would create.
Q. How nany years were you empl oyed with

## Farm Bur eau?

A. Probably ei ght or ten, all total.
Q. And when you were empl oyed with Farm Bureau, I guess did your duties in that regard allow you to visit those properties or to -- the counties that those properties were in?
A. Actually my empl oyment with Farm Bureau was through an el ected position, not a job-type situation. I was an el ected menber of the state board
and el ected state vi ce presi dent.
Q. Do you have any reason to believe that the affidavits that were sworn to by these i ndi vi dual s, that they woul d have been untruthf ul in their statements?

MR. ROSENCRANTS: Let me object. It calls for specul ation. He's indi cated he has no personal know edge of any of these affidavits.

J UDGE PRI DG N: l'Il overrule. He can answer if he knows. If he doesn't, he can say so.

THE WTNESS: I have no reason to doubt the honesty of these indi vi dual s that created that -that created these affidavits because they are invol ved in agriculture and some of their responses would be exactly as l would respond because l'ma farmer and know the circunstances. These affidavits clearly state that their concern is about agriculture and there is a --

MR. ROSENCRANTS: Objection, Your Honor.
The witness --
THE WTNESS: -- true negl ect --
MR. ROSENCRANTS: -- the witness is
narrating.
J UDGE PRI DG N: l'Il sustain. l think he' s answered the question.

MS. HERNANDEZ: I have no further questions. Thank you.

J UDGE PRI DGI N: Al I right. Thank you. Mr. Jackson, thank you very much. You may step down, sir. It looks to me that Mr. Jackson is the Iast witness on the list. Is there anything further from counsel?

MR. LOWERY: Your Honor, I just wanted to clarify -- I believe this to be the case -- that you' ve al ready admitted 36 and 38 ?

J UDGE PRI DGI N: Yes. I show those are admitted. And I show 38 admitted pending a written --

MR. LOWERY: Ri ght.
J UDGE PRI DGI N: -- obj ection.
MR. LOWERY: And have you gi ven
instructions about when the transcripts are going to be available?

J UDGE PRI DGI N: I have not. We can di scuss this with the court reporter of $f$ the record. I thi nk I have a pretty good idea, but I want counsel to be confortable when those are going to be due.

MR. LOWERY: Thank you.
J UDGE PRI DG N: You' re wel core. Anyt hing further from counsel? Anything fromthe Bench?

MS. HERNANDEZ: I'msorry, Your Honor. I
wanted to cl arify. The public hearing transcripts, excuse me -- I don't remenber procedure frommy past employment here. Are those admitted into the record, the public hearing transcripts?

JUDGE PRI DG N: I don't recall that they' ve been offered. I mean they're certainly posted in EFIS and they're available -- those transcripts are available for the Cormi ssi on revi ew.

MR. W LLI AMS: Judge, if l might, । believe those are part of the evi dentiary record.

J UDGE PRI DG N: I don't thi nk they were ever formally offered because the people come to the hearings and they're sworn and they gi ve sworn testimony and l think that makes it a part of the record and I don't thi nk l've ever had anybody try to offer it during the evidentiary hearing because it's al ready been sworn to at a local public hearing.

MS. HERNANDEZ: So we can reference
those?
J UDGE PRI DGI N: Sure.
MG. HERNANDEZ: That -- just for clarification. I was going to offer themif we needed to for the purpose of that, but if we can cite --

J UDGE PRI DG N: Yes.

MB. HERNANDEZ: Thank you for that.
MR. LOWERY: Your Honor, the onl y caveat
to that is we do have some standing objections that you have still to rule on on some of the exhi bits that were offered at the local public hearings.

J UDGE PRI DGI N: That's correct. Very
good. Anything further from counsel ? Anything from the Bench?

CHAI RMAN HALL: No. Thank you.
J UDGE PRI DG N: All right. Hearing nothing el se, that concl udes this hearing. Thank you very much. We are off the record.
( WHEREUPON, the hearing was adj ourned.)

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NU EVI DENCE
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Di rect Exami nati on by Ms. Her nandez867
Cross-Exami nation by Mr. Johnson
Cross-Exami nati on by Mr. Rosencrants
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## CERTI FI CATE OF REPORTER

I, Tracy Thorpe Tayl or, CCR No. 939, within the State of Mssouri, do hereby certify that the testimony appearing in the foregoing matter was duly sworn by me; that the testimony of said witnesses was taken by me to the best of my ability and thereafter reduced to typewriting under my direction; that l am nei ther counsel for, rel at ed to, nor empl oyed by any of the parties to the action in whi ch thi s matter was taken, and further, that l am not a rel ative or empl oyee of any attorney or counsel empl oyed by the parties thereto, nor financially or otherwise interested in the outcome of the action.


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