

Rachel Cara Rosczyk

10-4-2018

RE: SB-637

It is now commonplace to see some Federal agencies deriving their new management leaders from the past executives of their special interest groups. The FCC is a prime example. The current and recent past directors of the FCC came directly from the highest ranks of the Wireless Telecommunications Industry, and there is no reason to believe that they are not beholden to their past employers. Currently, the FCC is doing everything in its power, and against the Tenth Amendment, to take over the rightful power of the states and the people regarding both public and private use of rights of way.

In like manner, SB-637 strives to grant the State of Michigan the power to take away the rights of all people, as well as counties, townships, and municipalities, regarding the use of their rights of way.

**The most tragic aspect of these efforts is that, among the proponents, there is no one seriously concerned about the very real adverse health effects on people arising from excessive microwave radiation that the wireless transceivers--proposed to be installed in these rights of way--will generate.**

Mayors of some cities and municipalities are getting ready for a lawsuit. Is the Michigan Legislature going to pass the bill and be on the side of industry, or will it take the side of the people of Michigan? Supporting the Bill is essentially going against the cities and municipalities fighting to maintain local control. The public will remember those who voted against their rights and interests.

In addition, there will no doubt be significant privacy and cyber security issues that will rise up from this **NOT READY FOR PRIME TIME** rush to implement a system that needs significant scientific, medical, biological, and engineering analysis.