

The Supreme Court of South Carolina

Upstate Forever, South Carolina Native Plant Society,
and South Carolina Wildlife Federation, Petitioners,

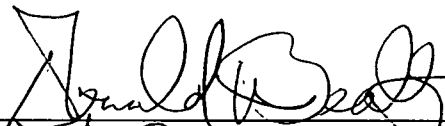
v.

South Carolina Department of Health and Environmental
Control and Greenville Water System, Respondents.

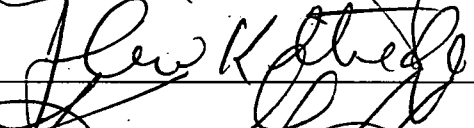
Appellate Case No. 2012-213483

ORDER

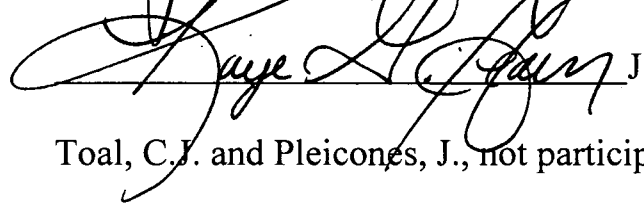
Respondents move to supplement the appendix with two documents - a document entitled "Final Approval to Place into Operation" and a letter dated October 1, 2010. Petitioners do not oppose the motion as to the Final Approval, but do oppose the motion as to the letter. We grant the motion to supplement the appendix as to the Final Approval, but deny the motion as to the letter. Rule 242(e), SCACR.



A.C.J.



J.



J.

Toal, C.J. and Pleicones, J., not participating

Columbia, South Carolina

April 17, 2013

cc:

Michael Gary Corley
Amy Elizabeth Armstrong
Stephen Philip Hightower
Chad Nicholas Johnston
Eugene C. McCall, Jr.
Randolph Russell Lowell
Frank S. Holleman, III
David D. Armstrong
Nicholas S. Torrey, Esq