1978 WL 34762 (S.C.A.G.)

Office of the Attorney General

State of South Carolina March 13, 1978

*1 Mr. Marvin Vaigneur Jasper-County Supervisor Post Office Drawer F Ridgeland, South Carolina 29936

Dear Mr. Vaigneur:

In response to your request for an opinion from this Office as to whether or not the office of supervisor continues in a county which operates pursuant to a non-supervisor form of 'home rule' government, I am enclosing copies of two opinions issued previously on that question as well as on related ones. My opinion is that the legislation pursuant to which you presently exercise your powers [55 STAT. 2370 (1968); see also, §§ 14-250 et seq., CODE OF LAWS OF SOUTH CAROLINA, 1962, as amended] has been impliedly repealed by the provisions of Act No. 283 of 1975, the 'home rule' legislation, with the proviso that you are to complete the unexpired portion of the term of office which you were serving when the non-supervisor form of government became effective in your county. § 4-9-60, CODE OF LAWS OF SOUTH CAROLINA, 1976.

With kind regards,

Karen LeCraft Henderson Senior Assistant Attorney General

1978 WL 34762 (S.C.A.G.)

End of Document

© 2017 Thomson Reuters. No claim to original U.S. Government Works.