

1976 WL 30496 (S.C.A.G.)

Office of the Attorney General

State of South Carolina

July 26, 1976

*1 Harold E. Trask, Jr., Esq.
Executive Assistant to the Governor
The State House
Columbia, South Carolina 29211

Dear Harold:

I enclose herewith opinion, as requested by your Office. The opinion is correct from a legal standpoint. However, in order to provide a means by which counties such as Chesterfield and Marlboro can continue to function until they can exercise their new powers without question, our Office has advised either the passage of new supply bills or the operation of the county concerned pursuant to the previous year's Supply Act. Accordingly, it would probably be advisable for the Governor not to sign the bills in question, allowing same to become law without his signature

Please contact me if you have any further questions.

Yours very truly,

Victor S. Evans
Deputy Attorney General

1976 WL 30496 (S.C.A.G.)