Supreme Court of Louisiana

FOR IMMEDIATE NEWS RELEASE

NEWS RELEASE #027

FROM: CLERK OF SUPREME COURT OF LOUISIANA

The Opinions handed down on the $\underline{\text{7th day of May, 2013}}$, are as follows:

PER CURIAM:

2012-C -2369 JAMES KEYS v. REPUBLIC SERVICES- AL OF SCOTT

Accordingly, we recall our order of January 18, 2013 as improvidently granted, and we deny defendant's writ application.

SUPREME COURT OF LOUISIANA

NO. 2012-C-2369

JAMES KEYS

VERSUS

REPUBLIC SERVICES/ALLIED WASTE OF ACADIANA-SCOTT, AND CANNON COCHRAN MANAGEMENT SERVICES, INC.

ON WRIT OF CERTIORARI TO THE COURT OF APPEAL, THIRD CIRCUIT, OFFICE OF WORKERS' COMPENSATION, DISTRICT 04

PER CURIAM

We granted defendant's application for a writ of certiorari in this case on January 18, 2013. After receiving briefing from the parties and reviewing the record, we conclude the judgment below does not require the exercise of this court's supervisory authority.¹ Accordingly, we recall our order of January 18, 2013 as improvidently granted, and we deny defendant's writ application.

¹ The posture of this litigation changed significantly between the granting of the writ and docketing of the case, as a result of a December 21, 2012 partial settlement between the parties. Although this settlement was confected prior to this court's grant of certiorari on January 18, 2013, defendant did not inform this court of the partial settlement until February 8, 2013, when it filed its brief.