

The South Carolina Court of Appeals

Jacque Lucas, Shirley Ann Lucas, and Daniel Simerly,
Appellants,

v.

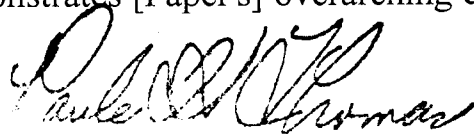
KapStone Paper and Packaging Corporation, KapStone
Kraft Paper Corporation, Safway Group Holdings, LLC,
Easy Way Insulation Co., Sypris Technologies, Inc. f/k/a
Tube-Turns Technologies Inc., Thompson Construction
Group, Inc., and Thompson Industrial Services, LLC,
Defendants,

of which KapStone Paper and Packaging Corporation and
KapStone Kraft Paper Corporation are the Respondents.

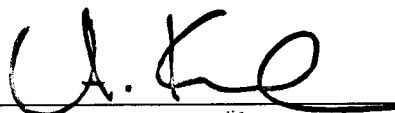
Appellate Case No. 2020-001210

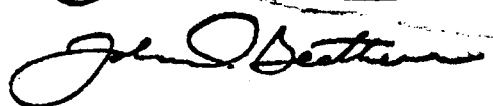
ORDER

After careful consideration of the petition for rehearing, this court has discovered no material fact or principle of law that has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied. However, we take this opportunity to amend Opinion No. 6036 to delete the statement that begins at the bottom of page 15 and ends at the top of page 16, i.e., "We agree with the circuit court's conclusion that "the fact that [Paper] could implement a 'One KapStone' program to make its subsidiaries' operations more consistent demonstrates [Paper's] overarching control over its subsidiaries' business operations."



J.



J.


J.

Columbia, South Carolina

cc:
Richard Hood Willis, Esquire
Russell S. Post, Esquire
Badge Humphries, Esquire
Brian Hollis Gibbs, Esquire

FILED
Dec 11 2023