

ORIGINAL

IN THE SUPREME COURT OF OHIO

State of Ohio, ex rel. ANTHONY ALSTON, : Case No. 10-0586
: Relator-Appellant, : On Appeal from the
: vs. : Franklin County Court of Appeals,
: Tenth Appellate District
: INTERPAK, INC. and THE INDUSTRIAL : Court of Appeals
COMMISSION OF OHIO, : Case No. 09AP-534
: Respondent-Appellee.
: :
: :
: :

NOTICE OF APPEAL OF ANTHONY ALSTON

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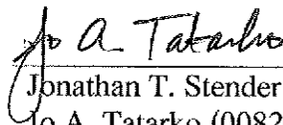
Counsel for Appellee, Interpak, Inc.

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CLERK OF COURT
SUPREME COURT OF OHIO

NOTICE OF APPEAL OF ANTHONY ALSTON

Now comes the Appellant, Anthony Alston, by and through counsel, respectfully giving Notice of Appeal to the Supreme Court of Ohio from the Judgment Entry of the Franklin County Court of Appeals, Tenth Appellate District, entered in Court of Appeals Case No. 09AP-534 on March 4, 2010. This case originated in the Court of Appeals and this appeal is an appeal as of right.

Respectfully submitted,



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PROOF OF SERVICE

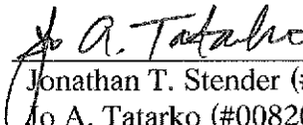
A copy of the foregoing Notice of Appeal was served by regular U.S. Mail, postage prepaid, on 4/2/10, addressed as follows:

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IN THE COURT OF APPEALS OF OHIO
TENTH APPELLATE DISTRICT

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FRANKLIN CO. OHIO
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CLERK OF COURTS

State of Ohio ex rel. Anthony Alston, :

Relator, :

v. :

No. 09AP-534

Interpak, Inc. and The Industrial
Commission of Ohio, ;

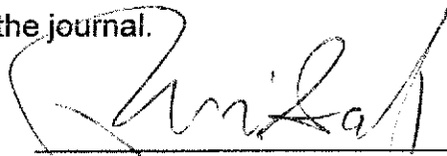
(REGULAR CALENDAR)

Respondents. :

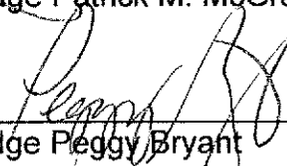
JUDGMENT ENTRY

For the reasons stated in the decision of this court rendered herein on March 4, 2010, the objections to the decision of the magistrate are overruled, the decision of the magistrate is approved and adopted by the court as its own, and it is the judgment and order of this court that the requested writ of mandamus is denied. Costs shall be assessed against relator.

Within three (3) days from the filing hereof, the clerk of this court is hereby ordered to serve upon all parties not in default for failure to appear notice of this judgment and its date of entry upon the journal.



Judge Patrick M. McGrath



Judge Peggy Bryant



Judge William A. Klatt