SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G/A (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13D-1(B), (C) AND (D) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13D-2(B)

Under the Securities Exchange Act of 1934 (Amendment No. 2)*

SUPER VISION INTERNATIONAL, INC.

(Name of Issuer)

CLASS A COMMON STOCK, PAR VALUE \$0.001 PER SHARE

(Title of Class of Securities)

699376 10 9

(CUSIP Number)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[] Rule 13d-1(b)

- [] Rule 13d-1(c)
- [X] Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act, but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO. 868042 10 2

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<table></table>					
<s></s>	<c></c>		<c></c>		
1	Names of Reporting Persons				
	I.R.S. Identification Nos. of Above Persons (Entities Only)				
	BRETT M. KINGSTONE				
2	Check the Appropriate Box if a Member of a Group				
	(See Instructions) (b				
3	SEC Use Only				
4	Citizenship or	Place of Organization			
-	orerenting of frace of organization				
	USA				
		5 Sole Voting Power			
	BER OF	000 (51			
SF	IARES	828,651			

BI	ENEFICIAI						
	OWNED BY EACH		6 Shared Voting Power				
REPORTING PERSON			-0-				
	WITH	-					
			7 Sole Dispositive Power				
			828,651				
			8 Shared Dispositive Power				
			-0-				
9	Aç	gregate Amou	unt Beneficially Owned by Each Reporting Person				
		28,651					
10	Cł	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares [] (See Instructions)					
11			ass Represented by Amount in Row (9)				
		3.7%					
12		Type of Reporting Person (See Instructions)					
	II						

CUSIP NO	. 868042	10 2	PAGE 3 OF 5 PAGES					
	. 868042	10 2	PAGE 3 OF 5 PAGES					
CUSIP NO Item 1.								
	. 868042 (a)	Name of Is:	suer:					
	(a)	Name of Is: Super Visio	suer: on International, Inc.					
		Name of Is: Super Visio Address of 8210 Presio	suer: on International, Inc. 'Issuer's Principal Executive Offices: dents Drive					
Item 1.	(a)	Name of Is: Super Visio Address of	suer: on International, Inc. 'Issuer's Principal Executive Offices: dents Drive					
	(a) (b)	Name of Is: Super Visio Address of 8210 Presio Orlando, Fl	suer: on International, Inc. Issuer's Principal Executive Offices: dents Drive L 32809					
Item 1.	(a)	Name of Is: Super Visio Address of 8210 Presio Orlando, Fl	suer: on International, Inc. 'Issuer's Principal Executive Offices: dents Drive					
Item 1.	(a) (b)	Name of Is: Super Visio Address of 8210 Presio Orlando, Fl	suer: on International, Inc. Issuer's Principal Executive Offices: dents Drive L 32809 rsons Filing:					
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Item 1.	(a) (b) (a) (b)	Name of Is: Super Visio Address of 8210 Presio Orlando, Fi Name of Pe: Brett M. K: Address of c/o Super V 8210 Presio Orlando, Fi Citizenship USA Title of C.	``` suer: on International, Inc. Tissuer's Principal Executive Offices: dents Drive L 32809 rsons Filing: fingstone Principal Business Office or if None, Residence: Vision International, Inc. dents Drive L 32809 p: class of Securities: mmon Stock ```					
N/A

Item 4. Ownership

(a) Amount Beneficially Owned:

828,651 shares (includes (i) 483,264 shares of Class A Common Stock issuable upon the conversion of Class B Common Stock owned of record by Kingstone Family Limited Partnership II ("Kingstone Family LP"), a limited partnership controlled by Mr. Kingstone and of which he is the general partner, on a one-for-one basis, (ii) currently exercisable warrants owned of record by Kingstone Family LP to purchase 289,187 shares of Class A Common Stock, (iii) currently exercisable options to purchase 54,000 shares of Class A Common Stock granted under a stock option plan

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of the issuer, and (iv) 2,200 shares of Class A Common Stock owned of record by Kingstone Family LP.

- (b) Percent of Class: 28.7%
- (c) Number of shares as to which such person has:
 - Sole power to vote or to direct the vote: 828,651
 - (ii) Shared power to vote or to direct the vote: -0-
 - (iii) Sole power to dispose or to direct the disposition of: 828,651
 - (iv) Shared power to dispose or to direct the disposition of: -0-
- Item 5. Ownership of Five Percent or Less of a Class

N/A

Item 6. Ownership of More than Five Percent on Behalf of Another Person

N/A

Item 7. Identification and Classification of the Subsidiary
Which Acquired the Security Being Reported on by the
Parent Holding Company

N/A

Item 8. Identification and Classification of Members of the Group $% \mathcal{G}(\mathcal{G})$

N/A

Item 9. Notice of Dissolution of Group

N/A

Item. 10. Certification

N/A

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: February 12, 2001

/s/ Brett M. Kingstone

Brett M. Kingstone