Edstrom et al v. Anheuser-Busch InBEV SA/NV et al

Doc. 93

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Plaintiffs and Defendants Anheuser-Busch InBev SA/NV, Grupo Modelo S.A.B. de C.V., 2 Constellation Brands, Inc. submit this stipulation for administrative relief and respectfully request that the Court continue the hearing on Plaintiffs' Motion to Compel, ECF No. 75, until the afternoon of August 9, 2013.

Plaintiffs filed their Motion to Compel expedited discovery ("Motion") on June 28, 2013, and noticed it for hearing on August 2, 2013—the same day that Judge Chesney was scheduled to hear argument on Defendants' motions to dismiss the Second Amended Complaint and on Plaintiffs' "Hold Separate" motion. (Judge Chesney has since moved that date to August 9 because of a request by Plaintiffs to extend their time to oppose Defendants' motions to dismiss.)

On July 2, 2013, Judge Chesney referred the Motion to Your Honor. Defendants submitted oppositions to the Motion on July 12, 2013 and Plaintiffs replied on July 19, 2013, according to the schedule set by Your Honor. (See ECF Nos. 80, 82, 88.) The Motion is set for hearing before Your Honor at 1:00 p.m. on Wednesday, July 31, 2013. If the Court is available, however, for the convenience of the parties, the parties propose to have the Motion heard before Your Honor on the afternoon of August 9, 2013. Counsel for the Defendants who will be traveling from the east coast to appear before Your Honor already will be in town that day for the 9:00 a.m. hearing before Judge Chesney on the motions to dismiss and hold separate motion.

The parties understand that this schedule would deviate from the Court's practice of holding civil motion hearings on Wednesday afternoons, and remain prepared to attend the hearing as currently scheduled or proceed in whatever manner the Court prefers.

1			
2	DATED: July 23, 2013	SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP	
3		BY:	
4		/s/ Allen Ruby	
		Allen Ruby	
5		ANHIELISED PLISCH DIPEN SA ANN ALCOHOLO	
6		ANHEUSER-BUSCH INBEV SA/NV and GRUPO MODELO S.A.B. DE C.V.	
7			
8	DATED: July 23, 2013	McDERMOTT WILL & EMERY LLP	
9		BY:	
		/s/ Daniel E. Alberti	
10		Daniel E. Alberti	
11		Attorneys for Defendant CONSTELLATION BRANDS, INC.	
12		CONSTRELL THON BRAINES, INC.	
13			
14	DATED: July 23, 2013	ALIOTO LAW FIRM	
15		BY:	
16		/s/ Joseph M. Alioto	
		Joseph M. Alioto	
17		Attorneys for Plaintiffs STEVEN EDSTROM, BARRY GINSBURG, MARTIN	
18		GINSBURG, EDWARD LAWRENCE, SHARON MARTIN, MARK M. NAEGER, JOHN NYPL, DANIEL	
19		SAYLE, WILLIAM STAGE	
20			
21	PURSUANT TO STIPULATION,	IT IS SO ORDERED.	
22	The hearing on Plaintiffs' Mo	tion to Compel is CONTINUED until August 9, 2013, at	
23	1:00 p.m., before Magistrate Judge Nathanael Cousins in Court Comp., T. T. T. T. Constant		
24	Francisco Courthouse.		
25		IT IS SO ORDERED	
26	Dated: July 23, 2013		
27		Meter	
28		Judge Nathanael M. Cousins	
	STIPULATION AND [PROPOSED] ORDER GRANT	ING JOINT MOTION CASE NO. C-13-13(4-1) NAV. (NC)	
	FOR ADMINISTRATIVE RELIEF	DISTRICT OF C	
		TO I KIC	

1	SIGNATURE ATTESTATION		
2	Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that I have obtained the concurrence		
3	in the filing of this document from all the signatories for whom a signature is indicated by a		
4	"conformed" signature (/s/) within this e-filed document and I have on file records to support this		
5	concurrence for subsequent production for the court if so order or for inspection upon request.		
6			
7	DATED: July 23, 2013 /s/ Allen Ruby		
8	Allen Ruby		
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1	ECF CERTIFICATION	
2	I hereby certify that a true and correct copy of the foregoing document was filed	
3	electronically on this 23rd day of June, 2013. As of this date, all counsel of record except Kenneth	
4	R. Schwartz have consented to electronic service and are being served with a copy of this	
5	document through the Court's CM/ECF system.	
6		
7	/s/ Allen Ruby	
8	Allen Ruby	
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