

## UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen United States Courthouse  
Room 2722 - 219 S. Dearborn Street  
Chicago, Illinois 60604



Office of the Clerk  
Phone: (312) 435-5850  
[www.ca7.uscourts.gov](http://www.ca7.uscourts.gov)

### FINAL JUDGMENT

May 1, 2020

Before: FRANK H. EASTERBROOK, Circuit Judge  
DAVID F. HAMILTON, Circuit Judge  
AMY J. ST. EVE, Circuit Judge

Nos. 19-2200, 19-2713, 19-2782, 19-3097 & 19-3116	MOLSON COORS BEVERAGE COMPANY USA LLC, Plaintiff - Appellant, Cross - Appellee  v.  ANHEUSER-BUSCH COMPANIES, LLC Defendant - Appellee, Cross - Appellant
<b>Originating Case Information:</b>	
District Court No: 3:19-cv-00218-wmc Western District of Wisconsin District Judge William M. Conley	

The judgment is **AFFIRMED** to the extent that it denies Molson Coors's request for an injunction (and is challenged in Molson Coors's two appeals) and **REVERSED** to the extent that the Bud Light advertising or packaging has been enjoined (and is challenged in Anheuser-Busch's three appeals). To the extent that the injunction prevents Anheuser-Busch from stating that Miller Lite or Coors Light "contain" corn syrup, it is **VACATED**. (Because Anheuser-Busch has never stated this, or said that it wants to do so, that aspect of the order is advisory.) The case is **REMANDED** to the district court for further proceedings consistent with this opinion. The first issue on remand will be whether any question remains for trial, or whether our decision instead wraps up the proceedings.

The above is in accordance with the decision of this court entered on this date. Anheuser-Busch recovers costs in all five appeals.

form name: c7\_FinalJudgment(form ID: 132)