

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

MBA/jh

Mailed: September 28, 2012

Opposition No. 91206501

Anheuser-Busch, LLC

v.

Andrew Y. Young

On August 31, 2012, applicant filed a proposed amendment to its application Serial No. 85514008, specifically to delete the goods in the only opposed Classes 32 and 33, without opposer's consent. When an applicant files a request to amend a multiple class application to delete entire classes of goods, the request for amendment is, in fact, an abandonment of the application with respect to those classes. See Trademark Rule 2.135. Trademark Rule 2.135 provides that if, in an inter partes proceeding, the applicant files an abandonment without the written consent of every adverse party to the proceeding, judgment shall be entered against applicant.

In view thereof, and because opposer's written consent to the abandonment is not of record, judgment is hereby entered against applicant, International Classes 32 and 33 will be deleted in their entireties and the application will proceed

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under International Classes 5 and 30 only. Trademark Rule 2.133(a).

The opposition is sustained and registration to applicant is refused as to International Class 32 and 33.¹

***By the Trademark Trial
and Appeal Board***

¹ Applicant's motion to extend filed September 14, 2012, which applicant failed to serve, is moot.