Blogs

May 11, 2015

Judgment Entered After Summary Judgment Victory in Juice False Advertising Suit

Major v. Ocean Spray Cranberries, Inc., No. 5:12-cv-03067 (N.D. Cal.): As we previously reported *here*, a federal judge recently granted Defendant's motion for summary judgment and denied as moot Plaintiff's motion for class certification in a putative class action alleging that Defendant's "100% Juice" labels were deceptive, given that they contained "No Sugar Added" messaging without a required disclaimer. Having disposed of Plaintiff's claims, the Court entered final judgment on April 3, dismissing Plaintiff's case on the merits in its entirety. *Order*.

Explore more in

Food & Consumer Packaged Goods Litigation Food & Beverage