Blogs

February 19, 2015

Individual Claims Dismissed in Case About Minute Maid Fruit Juice

Browne v. The Coca-Cola Co., No. 3:14-cv-02687 (S.D. Cal.): Plaintiff dismissed, without prejudice, his individual claims in this putative class action alleging that Defendant falsely promoted and sold its Minute Maid Pomegranate Blueberry 100% Fruit Juice Blend as a product that provides brain support benefits.

Explore more in

Food & Consumer Packaged Goods Litigation Food & Beverage