

[Blogs](#)

October 26, 2015

Food & Consumer Packaged Goods Litigation

Court Dismisses “Natural” Capri Sun Suit Because Attorney Doesn’t Know If Challenged Ingredient is Natural or Synthetic

Osborne v. Kraft Foods Group, Inc., No. 3:15-cv-02653 (N.D. Cal.): In a putative class action claiming Defendant's Capri Sun drinks are mislabeled as "all natural" when they allegedly contain synthetic citric acid, the Court dismissed Plaintiff's complaint with leave to amend. Noting that citric acid can be natural, the Court chastised Plaintiff's counsel for not knowing which kind of citric acid, natural or synthetic, is used in Defendant's product before filing suit. [Order](#).

Explore more in

[Food & Consumer Packaged Goods Litigation](#) [Food & Beverage](#)

Blog series

Food & Consumer Packaged Goods Litigation

Food & Consumer Packaged Goods Litigation shares timely insights into litigation developments, emerging arguments and challenges facing food and consumer packaged goods manufacturers and related industries.

[View the blog](#)