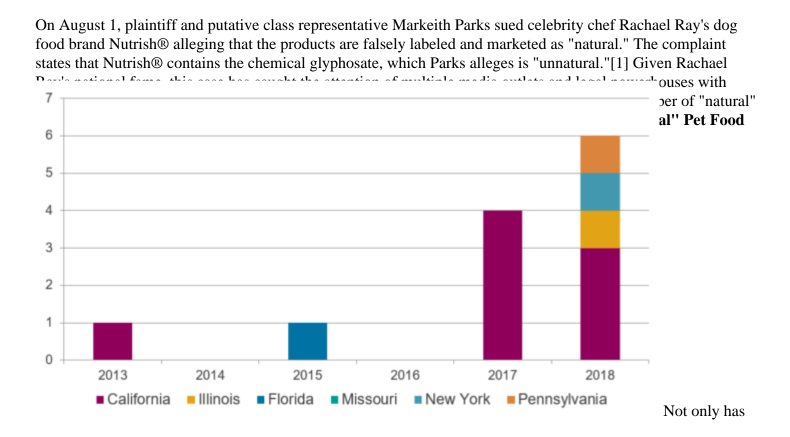
Blogs September 28, 2018 Food & Consumer Packaged Goods Litigation

Industry Insights: The Rise of Natural Pet Food Claims



there been explosive overall growth in the number of filings challenging "natural" pet food labeling claims, but also a significant increase of such filings in California specifically. California is currently undergoing a review process to define the term "natural" as it relates to pet food. Consequently, one ongoing California "natural" pet food case has been stayed pending the California Department of Public Health's (CDPH's) rulemaking determination.[2] The CDPH may adopt the Association of American Feed Control Officials' (AAFCO's) definition of "natural," as California and other states have similarly adopted AAFCO's definition of other terms used in animal food labeling. Once California and other states determine how "natural" should be defined specifically relating to pet food, courts in those jurisdictions will then have further guidance in order to adjudicate the increasing number of pet food cases involving "natural" claims.

[1] Parks v. Ainsworth Pet Nutrition LLC Rachael Ray Nutrish, No. 1:18cv-6936 (S.D.N.Y) [2] Grimm v. APN, et al., No. 8:18-cv-00356 (C.D. Cal.)

Authors



Steven Hwang

Senior Counsel SKHwang@perkinscoie.com 310.788.3217

Explore more in

Food & Consumer Packaged Goods LitigationFood & BeverageBlog seriesFood & Deverage

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