

Life with GDPR - Episode 22 - Morrisons And Vicarious Liability

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In this episode, Jonathan Armstrong and Tom Fox review the recent UK Court of Appeals' decision in the Morrisons' case. This decision stretched the limits of vicarious liability for a corporation to the absolute breaking point and has significant implications in the broader data privacy-data protection space.

Jonathan and Tom discuss the legal theories, underlying facts and what it all may mean.

Some of the issues and highlights are:

1. The case is instructive for how to conduct business under GDPR on data privacy.
2. If a file is too large to email, it presents a higher data protection risk and must be managed accordingly.
3. Should you do risk assessments on individual employees around data privacy-data protection?
4. How can vicarious liability exist for ultra vires conduct by an employee?
5. How do you properly scope an investigation to ascertain an individual's mind-set?
6. A company must require its vendors to exercise appropriate data protection and control.
7. Will Morrisons apply to the UK Supreme Court for relief?

For a more detailed analysis, see the Cordery Client alert, [here](#).

You can listen to the podcast by clicking [here](#)

You can learn more about GDPR Navigator, one of the top resources for GDPR Compliance by visiting the Cordery website [here](#).

For more information please contact Jonathan Armstrong or André Bywater who are London-based lawyers with Cordery where their focus is on compliance issues

[Jonathan Armstrong](#)

Office: +44 (0)207 075 1784

jonathan.armstrong@corderycompliance.com



[André Bywater](#)

Office: +44 (0)207 075 1785

andre.bywater@corderycompliance.com

