

Report on Supply Chain Compliance Volume 2, Number 19. October 10, 2019 UK Court of Appeal rules against Google

By Sascha Matuszak

A <u>case involving the "Safari Workaround"^[1]</u> has made its way through the U.K. courts over the past 18 months and has recently been allowed to proceed. The U.K. Court of Appeal ruled that the representative action brought by Richard Lloyd against Google for unlawfully collecting data from iPhone users may proceed, after <u>it was</u> <u>rejected</u> last October.^[2]

This document is only available to subscribers. Please log in or purchase access.

Purchase Login

Copyright © 2024 by Society of Corporate Compliance and Ethics (SCCE) & Health Care Compliance Association (HCCA). No claim to original US Government works. All rights reserved. Usage is governed under this website's <u>Terms of Use</u>.