

21^{ain} O Awst / 21st August 2020

[News Article: Why Morrisons isn't the end of the data claims story](#)

When the Supreme Court handed down its judgment on 1 April 2020 in *Morrisons v Various Claimants* ([2020] UKSC 12), employers and insurers might well have thought that no longer need they worry about data protection mass claims. The unanimous judgment overturned the Court of Appeal's earlier judgment, seemed to many to mark an end to the possibility of 'class action' 'data breach' lawsuits but has it?

[News Article: Marriott International faces class action suit over mass data breach](#)

Hotel group Marriott International is facing a class action lawsuit from millions of customers, who are seeking compensation from September 2018 when personal data including credit card details, passport numbers and the dates of births of more than 300 million people had been stolen in a hack of its global guest reservation database.



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