Employers cannot necessarily refuse disclosure because it breaches data privacy of others

bb_built="1" _builder_version="3.0.100" [et pb section background image="http://davidk423.sg-host.com/wp-content/uplo ads/2017/09/bdbf final-stages-1-4-1.jpg" custom padding="|||" next background color="#ffffff" saved tabs="all" global_module="2165"][et_pb_row global_parent="2165" custom_padding="|||" _builder_version="3.0.100"][et_pb_column type="2 3"][et pb post title global parent="2165" meta="off" featured_image="off" text_color="light" _builder_version="3.0.99" custom_margin="||0px|" custom_padding="||0px|" /][et_pb_text global_parent="2165" _builder_version="3.0.100" background layout="dark" text font="|||||||" custom margin="0px|||" custom padding="0px|||"] [post details] [Social-Share] [/et pb text][/et pb column][et pb column type="1_3"][et_pb_post_title global_parent="2165" title="off" meta="off" builder version="3.0.99" /][/et_pb_column][/et_pb_row][/et_pb_section][et_pb_section bb built="1" admin label="section" prev background color="#000000"][et pb row admin label="row" background position="top left" background repeat="repeat" background size="initial"][et pb column type="3 4"][et pb text use_border_color="off" _builder_version="3.2.2" text orientation="justified"]

Individuals are entitled to a right of access to their personal data. In a situation where that request cannot be complied with without disclosing information relating to another identifiable individual – where it contains 'mixed data' – employers often refuse to comply with the request, unless that other individual has consented to disclosure of their personal information.

The case was concerned with disclosure of an independent expert's report. The report contained personal data relating to both the patient, P, and his doctor, Dr B. The patient who was the subject of the report sought full disclosure from the General Medical Council (GMC), although the doctor did not consent to the report's disclosure. On balance, the GMC took the decision that the report contained P's personal data and should therefore be disclosed to him. The doctor took the matter to the High Court.

The Court of Appeal ordered disclosure of the report. There was no sound basis upon which to favour the rights of Dr B. Ultimately, the data access rights of the patient trumped those of the doctor.

B v General Medical Council [2018] EWCA Civ 1497

[/et_pb_text][/et_pb_column][et_pb_column
type="1_4"][et_pb_sidebar orientation="right" area="sidebar-1"
background_layout="light" remove_border="off" show_border="on"
/][/et_pb_column][/et_pb_row][/et_pb_section]