

The DPIA is an assessment of the impact of the most significant and important-to-know data protection issues from around the globe. It's not the full story, just a quick 3-minute read, collated and condensed to keep you updated with the latest news in our everevolving industry.

Exploring Canadian privacy laws with Ray Pathak

In our recent blog, **Canadian privacy laws: PIPEDA and beyond**, we speak to former Privacy Officer and current Managing Director of The DPO Centre Canada, Ray Pathak.

Ray explores some of the challenges Canadian organisations face in the wake of new privacy regulations, such as Quebec's Law 25 and the proposed Digital Charter Implementation Act (Bill-C27). He gives guidance on how businesses can prepare for compliance, including completing Privacy Impact Assessments (PIAs) and adapting policies and procedures, and provides insight into the need for ongoing personal data management.

Read our Q&A with Ray here

CANADA & NORTH AMERICA

Canada launches Canadian Artificial Intelligence Safety Institute

On 12 November, Canada's Minister of Innovation, Science and Industry announced the launch of the Canadian Artificial Intelligence Safety Institute (CAISI). The institute will aim to advance the understanding of risks associated with advanced AI systems and the development of appropriate mitigation measures.

The CAISI will conduct research under two streams:

- Applied and investigator-led research, supporting Canadian and international experts in exploring AI safety questions
- Government-directed projects, such as cybersecurity and collaborations with other international AI safety institutes

The CAISI complements a suite of measures by the Canadian government to support responsible AI development and use, including the proposed Artificial Intelligence and Data Act.

Read more about the CAISI here

32 State Attorneys General urge Congress to pass Kids Online Safety Act (KOSA)

On 18 November 2024, a coalition of 32 Attorneys General called on Congress to pass the bipartisan Kids Online Safety Act (KOSA) before the end of the year. Led by Tennessee Attorney General, Jonathan Skrmetti, the letter emphasised the growing crisis of youth mental health due to social media use.

If passed, KOSA would strengthen online protections for minors through several key provisions, including:

- Requiring platforms to automatically enable their strongest safety protections for minors
- Allowing young users and parents to disable manipulative design features and algorithmic recommendations
- · Providing parents with new tools to identify harmful behaviours
- Improved capabilities to report dangerous content

Read the letter here

ODC adapte recelution to combat deceptive decim

OPC adopts resolution to combat deceptive design patterns

The Office of the Privacy Commissioner of Canada (OPC) and privacy regulators across Canada have adopted a joint resolution to address privacy-related harms resulting from deceptive design patterns. The resolution calls for public and private sector organisations to avoid platform designs that could influence or manipulate users into making decisions that go against their privacy interests.

The OPC highlighted their expectations for organisation websites and apps:

- Incorporate Privacy by Design
- Limit personal data collection to that which is necessary for the intended purpose
- Promote transparency when collecting personal information
- Examine and test the design architecture and usability
- Choose design elements that adhere to privacy principles found in Canadian law

Read the resolution here

DO YOU PROCESS PERSONAL DATA OF EU/UK RESIDENTS? Our Fractional Privacy Officers bring peace of mind, helping you reduce risk. Comply with GDPR Article 27 and avoid data protection violations Reduce exposure to privacy risks Showcase your company's dedication to privacy rights

UNITED KINGDOM

FIND OUT MORE

ICO publishes priorities for protecting children's personal information online

The Information Commissioner's Office (ICO) has announced its 2024-2025 priorities for protecting children's personal information online. The ICO will focus on social media and video-sharing platforms, paying particular attention to:

- Enforcing default privacy and geolocation settings
- Restricting profiling children for targeted advertisements
- Regulating the use of children's data in recommender systems
- Monitoring consent for processing the data of children under 13 years

In line with the Children's Code of Practice, launched in 2021, organisations should ensure that children's profiles are set to private, geolocation is disabled, and profiling is turned off by default, as well as using secure parental consent mechanisms.

Find further information on the Children's code here

EUROPEAN UNION

European Al Office publishes first draft of General-Purpose Al Code of Practice

On 14 November 2024, the European Al Office published the first draft of the General-Purpose Al Code of Practice. Written by independent experts, the Code will define the rules for providers of general-purpose Al models under the EU Al Act, focusing on transparency and copyright. It will also cover models that pose systemic risks, covering taxonomy, risk assessments, and mitigation measures.

Following publication of the first draft, stakeholders, EU Member State Representatives, and European and international observers now have until 28 November 2024 to provide feedback through working groups and written submissions.

Belgian DPA tightens rules on biometric data in workplaces

In a recent decision, the Litigation Chamber of the Belgian Data Protection Authority (DPA) ruled that employee consent for biometric data use, such as fingerprints, is typically invalid in workplace settings due to power imbalances. The case involved an employer using a fingerprint-based time tracking system, which an employee contested under GDPR concerns. The DPA fined the employer €45,000 for failing to properly inform employees, relying on unclear and non-voluntary consent, and not conducting a mandatory Data Protection Impact Assessment (DPIA).

The DPA emphasised that employers should prioritise alternatives to biometric systems, such as time clocks or access cards, wherever feasible. When biometric data is used, it must also be supported by clear purposes, ensure the data processing is kept to a minimum, and strictly adhere to GDPR safeguards to avoid sanctions.

For further information, read our blog: <u>The do's and don'ts of processing biometric</u> data



Cameroon introduces Personal Data Protection Bill to Parliament

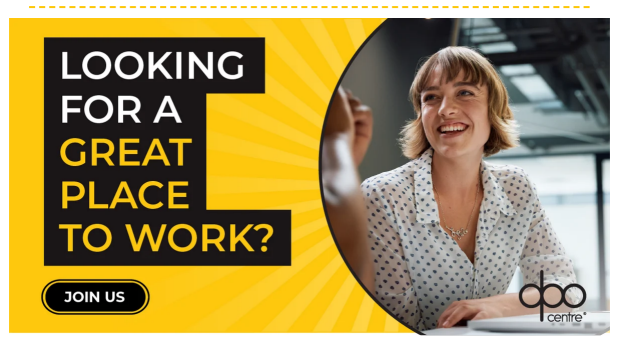
INTERNATIONAL

The government of Cameroon has introduced the Personal Data Protection Bill to Parliament, which aims to modernise the country's approach to data protection. The Bill

will govern how personal data is collected, stored, and processed, aligning Cameroon with global efforts to address the risks of data misuse.

The Bill will also establish a Personal Data Protection Authority, responsible for issuing authorisations, approving certification mechanisms, handling complaints, and coordinating with other governmental agencies.

Learn more about the Bill here



We are recruiting!

To support our ongoing requirement to continuously grow our remarkable and extraordinary **#ONETEAM**, we are seeking candidates for the following positions:

- Data Privacy Officers (Canada)
- Data Protection Officers (United Kingdom)
- Data Protection Officer Life Sciences (United Kingdom/The Netherlands)
- Data Protection Officers (The Netherlands)
- Data Protection Support Officers (United Kingdom)
- Copywriter (United Kingdom)

If you are looking for a new and exciting challenge, apply today!



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