



IN THE COMPETITION
APPEAL TRIBUNAL

Case Nos: 1408/7/7/21
1673/7/7/24

B E T W E E N:

ELIZABETH HELEN COLL

the “Coll” Class Representative

- and -

- (1) ALPHABET INC**
- (2) GOOGLE LLC**
- (3) GOOGLE IRELAND LIMITED**
- (4) GOOGLE COMMERCE LIMITED**
- (5) GOOGLE PAYMENT LIMITED**

Defendants
(the “Coll Proceedings”)

AND BETWEEN:

PROFESSOR BARRY RODGER

the “Rodger” Class Representative

- and -

- (1) ALPHABET INC**
- (2) GOOGLE LLC**
- (3) GOOGLE IRELAND LIMITED**
- (4) GOOGLE ASIA PACIFIC PTE LIMITED**
- (5) GOOGLE COMMERCE LIMITED**
- (6) GOOGLE PAYMENT LIMITED**
- (7) GOOGLE UK LIMITED**

Defendants
(the “Rodger Proceedings”)

ORDER

UPON the Tribunal’s Order dated 4 August 2025 (the “**4 August Order**”)

AND UPON the Rodger Class Representative’s application dated 27 January 2026 for permission to amend the Claim Form in the Rodger Proceedings (“**Rodger’s Amendment Application**”)

AND UPON the Rodger Class Representative providing Google with an updated draft Amended Claim Form on 5 February 2026 (the “**Rodger DACF**”)

AND UPON the Coll Class Representative’s application dated 20 January 2026 for permission to amend the Claim Form in the Coll Proceedings (“**Coll’s Amendment Application**”)

AND UPON the Coll Class Representative providing Google with an updated draft Amended Claim Form on 18 February 2026 (the “**Coll D2ACF**”)

AND UPON hearing counsel for each of the Coll Class Representative, the Rodger Class Representative and Google at a case management conference on 30 January 2026 and 24 February 2026

AND UPON the Tribunal’s second letter dated 9 March 2026 providing the Coll Class Representative permission to amend the Claim Form in the Coll Proceedings in the form of the 18 February Coll D2ACF.

IT IS ORDERED THAT:

Rodger’s Amendment Application

1. The Rodger Class Representative has permission to amend his Collective Proceedings Claim Form in the form set out in the Rodger DACF (the “**Rodger Amended Claim Form**”), which must be filed and served by **5pm** on **13 February 2026**.
2. The Defendants have permission to amend their Defence dated 25 April 2025 in response to the amendments introduced by the Rodger Amended Claim Form (the “**Rodger Amended Defence**”), which must be filed and served by **4pm** on **13 March 2026**.
3. The Rodger Class Representative has permission to amend his Reply dated 16 May 2025 in response to the amendments introduced by the Rodger Amended Defence, which must be filed and served by **4pm** on **27 March 2026**.

4. Google shall be permitted to serve factual witness and expert evidence in response to the amendments introduced by the Rodger Amended Claim Form and any consequential pleading amendments (if so advised), which shall be filed and served by the deadline referred to in paragraph 20 of the 4 August Order (as varied by paragraph 16 below).
5. The Rodger Class Representative shall pay the Defendants' costs of and occasioned by the amendments to his Claim Form, to be assessed if not agreed.

Coll's Amendment Application

6. The Coll Class Representative has permission to amend her Collective Proceedings Claim Form in the form set out in the Coll D2ACF (the "**Coll Amended Claim Form**"), which must be filed and served by **5pm on 10 March 2026**.
7. The Defendants have permission to amend their Defence dated 26 July 2025 in response to the amendments introduced by the Coll Amended Claim Form (the "**Coll Amended Defence**"), which must be filed and served by **5pm on 18 March 2026**.
8. The Coll Class Representative has permission to amend her Reply dated 9 December 2022 in response to the amendments introduced by the Coll Amended Defence, which must be filed and served by **5pm on 1 April 2026**.
9. Google shall be permitted to serve factual witness and expert evidence in response to the amendments introduced by the Coll Amended Claim Form and any consequential pleading amendments (if so advised), which shall be filed and served by the deadline referred to in paragraph 20 of the 4 August Order (as varied by paragraph 16 below).
10. The Coll Class Representative shall pay the Defendants' costs of and occasioned by the amendments to her Claim Form, to be assessed if not agreed.

Variation of CPO in the Coll Proceedings

11. Paragraph 6(i) of the Collective Proceedings Order of 9 September 2022 in the Coll Proceedings is varied as follows:

“Relevant Period” means the period between 1 October 2015 and 30 January 2026.

Paragraph 7 of the Collective Proceedings Order is varied as follows:

“The Domicile Date is 18 July 2022, being the date on which the Tribunal granted the CPO Application, save for in respect of any persons who made Relevant Purchases for the first time from 19 July 2022 to 30 January 2026 in which case the Domicile Date is 30 January 2026.”

12. The Notice of Amended Class Definition is approved.
13. The Coll Class Representative shall publish the Notice of Amended Class Definition to her claim website (<https://www.appstoreclaims.co.uk/Google>) and shall also provide a copy to those of her class members who have registered for updates on the claim.
14. Paragraph 8 of the Collective Proceedings Order is varied to include the following paragraph 8A.

Persons satisfying the Class Definition for whom the Domicile Date is 30 January 2026 and who are domiciled within the United Kingdom at the Domicile Date may opt-out of these collective proceedings by posting a letter to or emailing Epiq, the Claims Administrators appointed on behalf of the Class Representative, by 15 May 2026 at UK Apps Administrator, PO Box 1435, Sunderland, SR5 9UD or forms@appstoreclaims.co.uk, as specified online at www.appstoreclaims.co.uk. Any opt-out requests received after 28 November 2022 and prior to the date of this order are treated as made on the day after this order is made.

15. Paragraph 9 of the Collective Proceedings Order is varied to include the following paragraph 9A.

Persons satisfying the Class Definition for whom the Domicile Date is 30 January 2026 and who are domiciled outside the United Kingdom at the Domicile Date may opt-in to these collective proceedings via the opt-in form available online at www.appstoreclaims.co.uk or by posting a letter to or emailing Epiq, the Claims

Administrators appointed on behalf of the Class Representative, by 15 May 2026, at UK Apps Administrator, PO Box 1435, Sunderland, SR5 9UD or forms@appstoreclaims.co.uk, as specified online at www.appstoreclaims.co.uk.

Variation to the 4 August Order

16. Paragraphs 20 and 21 of the 4 August Order shall be amended to read as follows (variation shown in underline):

“20. By 5pm on 7 April 2026, the Defendants shall file and serve evidence in response to the expert evidence filed and served in the Rodger proceedings.

21. By 5pm on 19 May 2026:

21.1 The Rodger Class Representative, if so advised, shall file and serve responsive evidence in reply to the Defendants' evidence filed and served pursuant to paragraph 20 above; and

21.2 The Coll Class Representative, if so advised, shall file and serve evidence in reply to the Defendants' expert evidence filed and served in the Coll Proceedings on 7 March 2025 and the Rodger Class Representative's expert evidence filed and served pursuant to paragraph 19 above, on the issue of pass-on / incidence only.”

Evans Issues

17. By **4pm on 10 March 2026**, the Coll Class Representative and the Rodger Class Representative shall each identify any regulatory decisions, judgments, or parts thereof not referred to in the Coll Amended Claim Form and the Rodger Amended Claim Form on which she/he will seek to rely at trial, and for which particular proposition(s) she/he relies on those decisions, judgments, or parts thereof.
18. By **4pm on 24 March 2026**, Google shall file and serve a schedule identifying, in respect of

(a) each of (i) the Coll Amended Claim Form, and (ii) the Rodger Amended Claim Form:

(i) Any paragraphs, parts of paragraphs, or footnotes it objects to as inadmissible on the basis of the Supreme Court’s judgment in *Evans v Barclays Bank Plc and others* [2025] UKSC 48 (“*Evans*”); and

(ii) In respect of each of the paragraphs, parts of paragraphs, or footnotes identified pursuant to paragraph 18(a)(i) above, the reason(s) for its objection on the basis of *Evans*.

(b) To the extent that each of the Coll Class Representative and the Rodger Class Representative has complied with paragraph 17 above, any materials identified pursuant to paragraph 17 above:

(i) Any parts thereof it objects to as inadmissible on the basis of *Evans*; and

(ii) In respect of each part identified pursuant to paragraph 18(b)(i) above, the reason(s) for its objection on the basis of *Evans*.

19. By **4pm on 29 May 2026**, Google shall file and serve a schedule identifying, in respect of the Coll Class Representative’s and Rodger Class Representative’s expert reports:

(a) any regulatory decisions, judgments or parts thereof referred to in those reports which Google objects to as inadmissible on the basis of *Evans*, and in respect of which particular proposition(s) (where identified in the expert report.)

(b) in respect of each of the regulatory decisions, judgments or parts thereof identified pursuant to paragraph 19(a) above, short reason(s) for its objection on the basis of *Evans*.

For the avoidance of doubt, Google is not required to identify its objections in respect of the expert report on a paragraph-by-paragraph basis.

20. By **5pm on 10 July 2026**, the Claimant parties shall set out their reply to each of Google’s objections in the documents served pursuant to paragraphs 18 and 19 above,

which shall specify which of Google's objections are opposed, with brief reasons in support of the same.

21. Subject to any alternative order of the Tribunal, any outstanding objections to admissibility will be heard at the trial.

Consequentialia

22. The parties shall have liberty to apply.
23. By agreement the parties may vary without further order any deadline in this Order provided that they inform the Tribunal of such agreement and the extension does not affect the dates of any other deadlines in the case or listed hearings.
24. Save as aforementioned, costs in the case.

The Honourable Mr Justice Morris
Chair of the Competition Appeal Tribunal

Made: 24 February 2026
Drawn: 1 April 2026