

Keltbray Limited Fined £900,000 for Breach of Work at Height Regulations 2005

Description

On January 8, 2024, Keltbray Limited, a prominent construction and civil engineering company, was found guilty of breaching the Work at Height Regulations 2005. The company was fined £900,000 by the Birmingham Magistratesâ?? Court. This case highlights the importance of adhering to safety regulations in the construction industry to prevent accidents and ensure the well-being of workers.

Case Details

Parties Involved

• Defendant: Keltbray Limited

• Court: Birmingham Magistratesâ?? Court

• Regulation: Work at Height Regulations 2005 (No 6) para 1

• Date of Hearing: January 8, 2024

• Fine: £900,000

Incident Overview

The incident that led to the prosecution occurred at a construction site located at Lode Lane, Solihull, West Midlands. Keltbray Limited was responsible for a civil engineering project at this site. During the project, it was found that the company had failed to comply with the Work at Height Regulations 2005, which resulted in a significant safety breach.

Investigation and Prosecution

The Health and Safety Executive (HSE) conducted an investigation into the incident. The investigation revealed that Keltbray Limited had not implemented adequate safety measures to protect workers from the risks associated with working at height. Specifically, the company failed to provide proper fall protection systems, such as guardrails and safety harnesses, which are essential to prevent falls and injuries.

The HSEâ??s Inspection Division in the West Midlands region was responsible for the investigation. The findings of the investigation were presented in court, leading to the prosecution of Keltbray Limited.

Court Proceedings

During the court proceedings, the prosecution presented evidence of the companyâ??s failure to comply with the Work at Height Regulations 2005. The court heard testimonies from witnesses, including workers who were present at the site during the incident. The evidence demonstrated that Keltbray Limited had neglected its duty to ensure the safety of its workers, resulting in a serious breach



of safety regulations.

The court found Keltbray Limited guilty of the charges and imposed a fine of £900,000. The fine reflects the severity of the breach and serves as a deterrent to other companies in the construction industry.

Importance of Compliance with Safety Regulations

Work at Height Regulations 2005

The Work at Height Regulations 2005 are designed to protect workers from the risks associated with working at height. These regulations require employers to assess the risks, plan and supervise work at height, and implement appropriate safety measures to prevent falls and injuries. Key requirements include:

- Conducting risk assessments
- Providing proper training and equipment
- Implementing fall protection systems
- Regularly inspecting and maintaining equipment

Consequences of Non-Compliance

Failure to comply with safety regulations can have severe consequences, including:

- Accidents and injuries to workers
- · Legal action and financial penalties
- Damage to the companyâ??s reputation
- Increased insurance premiums

The case of Keltbray Limited serves as a stark reminder of the importance of adhering to safety regulations in the construction industry. Companies must prioritize the safety of their workers by implementing proper safety measures and complying with regulations. The £900,000 fine imposed on Keltbray Limited underscores the serious consequences of neglecting safety standards and highlights the need for vigilance in ensuring a safe working environment.

CATEGORY

1. West Midlands

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- 2. Work at Height Regulations (WAHR) 2005
- 3. Working at Height

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