

Gas engineering company fined for unsafe LPG installation work

A gas engineering company has been fined after undertaking Liquid Petroleum Gas (LPG) installation work at a food factory near Spalding that was later condemned as being unsafe.

Lincoln Magistrates' Court heard how Glen Farrow UK Ltd undertook the installation of a liquid LPG bottle filling system at the food preparation company during January and February 2018. An inspection by the LPG supplier on 13 February 2018 found numerous defects in the installation which put the safety of workers at the factory at risk.

An investigation by the Health and Safety Executive (HSE) found that the company took on work that they did not have the competencies for. They failed to plan the work adequately and to specify the correct materials and design for the installation. The engineer they sent was not competent to work on a liquid LPG installation of this sort. When asked to quote for this work, Glen Farrow UK Ltd should have realised that it was outside of their competence and subcontracted the work to a company with expertise in liquid LPG installations.

Glen Farrow UK Ltd of Glendum Close, Pinchbeck, Spalding pleaded guilty to breaching Sections 2 and 3 of the Health and Safety at Work Act 1974. They were fined £20,000 and ordered to pay costs of £3131.60.

Speaking after the hearing, HSE inspector Martin Giles, said :“Gas engineers must understand that certain tasks are not part of their normal functions and should only be done by competent contractors.”

Notes to Editors:

1. The Health and Safety Executive (HSE) is Britain's national regulator for workplace health and safety. We prevent work-related death, injury and ill health through regulatory actions that range from influencing behaviours across whole industry sectors through to targeted interventions on individual businesses. These activities are supported by globally recognised scientific expertise. hse.gov.uk
 2. More about the legislation referred to in this case can be found at: legislation.gov.uk/
 3. HSE news releases are available at <http://press.hse.gov.uk>
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[Company fined after employee injures finger in saw incident](#)

An export services company has been fined after an employee suffered serious injuries when his finger came into contact with a saw blade.

Chelmsford Magistrates' Court heard how on 16 September 2019, the employee's left index finger was partially severed when it came into contact with the unguarded part of the radial arm saw blade, he was using to cut wooden batons.

An investigation by the Health and Safety Executive (HSE) found that Neil Smith (Export Services) Limited had failed to maintain the adjustable front guard on their radial arm saw. The wing nuts were broken, rendering the guard inoperable.

Neil Smith (Export Services) Limited, with head offices based at Hurricane Way, Norwich pleaded guilty to breaching Section 11(1) of the Provision and Use of Work Equipment Regulations 1998. The company was been fined £21,000 and ordered to pay costs of £3,954

Speaking after the hearing, HSE Inspector Lydia Edwards said: "The incident could have been easily avoided had the company repaired the guard as soon as it became inoperable. Employers must ensure that machinery guarding is kept in good working order."

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[Construction company and director sentenced for multiple safety failings](#)

An Irvine-based construction company and its director have been sentenced after multiple health and safety failings, giving rise to significant risk,

were found on a house build site in Irvine.

Kilmarnock Sheriff Court heard how three inspections by the Health and Safety Executive (HSE) took place at the construction site at Eglinton Park in Irvine between October and December 2016.

As a result of these inspections, multiple prohibition and improvement notices were served on Stable Homes Limited for health and safety failings including unsafe scaffolding, unsafe electrics, inadequate welfare, unsafe traffic management, site tidiness and lack of general fire precautions.

The HSE investigation found that as client and principal contractor, Stable Homes Limited had failed to put an adequate plan in place to manage and monitor the construction phase of the project and this had led to significant risks on site. They also failed to take adequate action to rectify the failings and comply with the enforcement notices.

The HSE investigation also found that Director of the company, Ravinder Singh, was acting as site manager and directly involved in the failings of the company.

Stable Homes Limited of Mill Crescent, Irvine, pleaded guilty to seven charges under health and safety regulations and was fined a total of £35,332. Ravinder Singh, of the same address, pleaded guilty to six charges under Section 37(1) of the Health and Safety at Work etc. Act 1974 for the offences by the company being committed with his consent or attributable to his neglect. Mr Singh was sentenced to 166 hours community pay back order and was disqualified from holding a directorship for two years.

After the hearing HM inspector Helen Diamond said: "Companies should be aware that HSE will not hesitate to take appropriate enforcement action against those who fall below the standards required on construction sites. HSE will also take action against senior people in those companies for their role in the creation of unacceptable risks on sites."

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HSE inspection campaign sheds light on health and safety issues in South Yorkshire

- Twenty-two inspectors inspected 71 business in Sheffield and Rotherham.
- 65 % of business inspected were found to be in some form of breach of health and safety law.
- Inspectors served three prohibition notices, 31 improvement notices and a further 23 companies were written to.

With its South Yorkshire inspection campaign drawing to its conclusion the Health and Safety Executive (HSE) has found 65 per cent of business to be some form of breach of the law.

Last week 22 inspectors from HSE's Yorkshire and North East Field Operations teams inspected 71 businesses in the Sheffield and Rotherham area. Of those visited 46 companies needed to make improvements to better protect the health, safety and wellbeing of workers in metal fabrication, engineering, general manufacturing and waste and recycling sectors

During the course of the week inspectors served three [prohibition notices](#) and 31 [improvement notices](#). Examples of some of the breaches found included poor controls of welding fumes and metal working fluids.

In addition to where notices have been served, HSE has formally written to a further 23 local businesses to compel them to improve various aspects of health and safety.

Andrew Denison, Acting Head of Operations said: "Protecting the health, safety and wellbeing of workers is of paramount importance and at the heart of what we do.

The high proportion of breaches identified during this initiative indicates that the risks were not being adequately controlled.

Inspectors' have taken robust proportionate action to deal with serious risks and to ensure companies are complying with the law.

I hope businesses will take note and understand that they will be held to account if they fail in their responsibilities.

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[Directors fined for unlicensed asbestos removal](#)

The managing director and the director of a printing company, have been fined for safety breaches after organising the removal of asbestos insulation board by untrained personnel.

Leeds Magistrates' Court heard how, between August 2016 and December 2016, Charles Dunn and Jeremy Mills, respectively the managing director and director of D&M Heritage Limited, consented to work taking place at the company's premises which failed to use adequate measures to prevent the spread of asbestos.

An investigation by the Health and Safety Executive (HSE) found that the company rented space in a warehouse at Red Doles Lane in Huddersfield and had been given notice to leave by the new owners. Prior to leaving, the company agreed to remove some free-standing cupboards. A licensed removal company, who had carried out work previously at the site, had told the directors of D&M Heritage Ltd that the rear of a cupboard was broken and was likely to be asbestos.

The cupboards comprised of doors made with asbestos insulation board (AIB) and the rear of the cupboards also contained AIB. The cupboards were broken up during removal, releasing asbestos fibres. Some pieces were placed in bags, others placed in a nearby skip.

Charles Dunn of Mill Lane, Mixenden, Halifax pleaded guilty to breaching Section 37 of the Health & Safety at Work Act (due to Reg 11 of Control of Asbestos Regulations 2012) and a second charge of breaching Section 37 of the Health & Safety at Work Act (due to Reg 16 of Control of Asbestos Regulations 2012). He was fined £916 and ordered to pay £5,000 in costs.

Jeremy Mills of Occupation Road, Linley, Huddersfield pleaded guilty to breaching Section 37 of the Health & Safety at Work Act (due to Reg 11 of Control of Asbestos Regulations 2012) and a second charge of breaching Section 37 of the Health & Safety at Work Act (due to Reg 16 of Control of Asbestos Regulations 2012). He was fined £1,600 and ordered to pay £10,000 in costs.

Speaking after the hearing, HSE inspector Yolande Burns-Sleightholme said: "Asbestos is a killer. Companies need to recognise the dangers of removing asbestos by themselves both to their employees and others. Asbestos removal should only be carried out by trained personnel who understand the risks and know how to control them."

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3. HSE news releases are available at <http://press.hse.gov.uk>^[3]
4. Please see the link below to the page on HSE's website that is the best guide to doing it the right way: <https://www.hse.gov.uk/asbestos>