Farm fined after employee crushed during demolition project

Farming partnership, J & D Foster Farms LLP, has been fined following an incident on its farm where a 21-year-old employee was killed whilst dismantling a redundant piece of farming equipment.

Folkestone Magistrates' Court heard how, on 30 April 2019, an employee was crushed by a grain drying tunnel at Fishpond Farm in Tonbridge. The employee, George Murrell, sustained fatal injuries.

An investigation by the Health and Safety Executive (HSE) found that J & D Foster Farms LLP did not ensure, so far as was reasonably practicable, the health, safety and welfare at work of the two employees and that the system of work in place was intrinsically unsafe. The work involved dismantling the grain drying tunnel whilst working underneath it. The structure had heavy aggregate across the upper walkway.

The partners failed to ensure the structural integrity of the grain drying tunnel was not compromised during the dismantle, putting themselves and their employees at significant risk. This risk materialised when the structure concertinaed and fell, crushing George Murrell under the heavy aggregate and framework of the structure.

J & D Foster Farms LLP of Fishponds Farm, Upper Hayesden Lane, Tonbridge, Kent pleaded guilty to a breach of section 2(1) of the Health and Safety at Work Act 1974. They were fined £60,000 and ordered to pay costs of £6,731.

Speaking after the hearing, HSE inspector Joanne Williams said: "This incident has resulted in a young man losing his life in what was a wholly avoidable incident, caused by the failure of the company to identify their own competencies in what was basically demolition work. All too often those working in the agriculture industry take on tasks which they are not competent to do. As in this case, this work can and does result in serious and even fatal injuries.

"Every year many people are killed or seriously injured within agriculture. Those working in the agricultural sector need to ensure they consider their competency when undertaking unusual activities on farms such as dismantling and demolition. Agriculture accounts for one per cent of Britain's workforce, but 20 per cent of worker deaths, which is an extremely grim statistic.

"Abnormal work on the farm needs to be assessed as to whether the job is within the capability of the farm workers. For demolition work, as in this case, it will likely be safer and more efficient to contract out to professionals who understand the risks associated with demolition and dismantling and can properly plan and carry out the job using the correct equipment."

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
- 4. For more information on safe practices involving demolition work visit: Construction Demolition HSE

Quarrying company fined after blasting operation puts workers at risk

Breedon Trading Ltd has been fined for safety breaches after a fly rock projection event occurred during the use of explosives.

Llandudno Magistrates' Court heard that, on 15 January 2020, a blast at Cwt-y-Bugail Quarry in Llan Ffestiniog, Gwynedd, North Wales, resulted in rocks being ejected outside of the danger zone.

An investigation by the Health and Safety Executive (HSE) found that flyrock from the blasting operation, had landed approximately 270m away, punctured the roof of an occupied work shed, and put a hole in the outside pane of the occupied manager's office skylight window.

It was reasonably practicable for the company to ensure that the blasting did not give rise to danger by increasing the danger zone, clearing the increased danger zone, increasing the quality and quantity of stemming for the explosives in the blastholes, and by ensuring an adequate blasting specification was produced and authorised.

HSE found that there were poor stemming practices, the written specification was prepared after the firing of the blast, and an inadequate danger zone was in place. As a result there was a projection of flyrock outside of the danger zone that caused a quarry operative to run for cover and put other employees at risk when the roof of the shed they were working in was punctured.

Breedon Trading Ltd of Pinnacle House, Breedon Quarry, Breedon on the Hill, Derby pleaded guilty to breaching Section 2 (1) of the Health & Safety at Work etc Act 1974 by virtue of the Quarries Regulations 1999, regulation 25.

The company has been fined £300,000 and ordered to pay £2,534.80 in costs.

After the hearing, HSE's Adrian Jurg, HM Specialist Inspector of Quarries, commented: "Blasting operations at quarries are inherently high risk, and these risks must be rigorously controlled by good explosives engineering practice and in accordance with legal requirements.

"It is unacceptable that employees, and potentially members of the public, be put at serious risk of being hit by rocks that could easily lead to death or serious injury."

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[1]
- 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[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/pubns/books/l118.htm

<u>Trailer manufacturing company fined</u> <u>after worker fell from height</u>

Montracon Limited has been fined for safety breaches after a worker suffered head injuries after falling from a stepladder.

Sheffield Magistrates' Court heard that the 57-year-old worker was cleaning the cant rail of a curtain side trailer that had just been manufactured.

Whilst using stepladders positioned on top of the trailer to reach the work the employee pulled the steps further down the trailer to clean the next section. As he climbed up the steps they started to wobble causing him to fall out of the trailer onto the floor, landing on his head.

An investigation by the Health and Safety Executive (HSE) found that there was no ladder inspection regime in place and the equipment being used was not in good working order.

Montracon Limited of Carr Hill Doncaster West Yorkshire pleaded guilty to breaching Regulation 6(3) of the Work at Height Regulations 2005. The company was fined £172,500.00 and ordered to pay £12,202.69 in costs

After the hearing, HSE inspector Anuja Mistry-Raval commented: "Equipment used to access work at height should be routinely inspected and checked to make sure it is in good condition and safe to use.

"This incident could so easily have been avoided by simply carrying out a proper risk assessment, implementing appropriate control measures and adopting safe working practices

"Companies should be aware that HSE will not hesitate to take appropriate enforcement action against those that fall below the required standards."

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[1]
- 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[3]
- 4. Please see the links below to the page on HSE's website that is the best guide to doing it the right way

Safe use of ladders and stepladders: A brief guide (hse.gov.uk)

https://www.hse.gov.uk/pubns/indg401.pdf

<u>Trailer manufacturing company fined</u> <u>after worker fell from height</u>

Montracon Limited has been fined for safety breaches after a worker suffered head injuries after falling from a stepladder.

Sheffield Magistrates' Court heard that the 57-year-old worker was cleaning the cant rail of a curtain side trailer that had just been manufactured.

Whilst using stepladders positioned on top of the trailer to reach the work the employee pulled the steps further down the trailer to clean the next section. As he climbed up the steps they started to wobble causing him to fall out of the trailer onto the floor, landing on his head.

An investigation by the Health and Safety Executive (HSE) found that there was no ladder inspection regime in place and the equipment being used was not in good working order.

Montracon Limited of Carr Hill Doncaster West Yorkshire pleaded guilty to breaching Regulation 6(3) of the Work at Height Regulations 2005. The company was fined £172,500.00 and ordered to pay £12,202.69 in costs

After the hearing, HSE inspector Anuja Mistry-Raval commented: "Equipment used to access work at height should be routinely inspected and checked to make sure it is in good condition and safe to use.

"This incident could so easily have been avoided by simply carrying out a proper risk assessment, implementing appropriate control measures and adopting safe working practices

"Companies should be aware that HSE will not hesitate to take appropriate enforcement action against those that fall below the required standards."

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[1]
- 2. More about the legislation referred to in this case can be found at: legislation.gov.uk/ [2]
- 3. HSE news releases are available at http://press.hse.gov.uk[3]
- 4. Please see the links below to the page on HSE's website that is the best guide to doing it the right way

<u>Safe use of ladders and stepladders: A brief guide (hse.gov.uk)</u>

https://www.hse.gov.uk/pubns/indq401.pdf

<u>Waste company fined after worker</u> crushed between vehicles

A waste management and skip hire company has been fined after a worker suffered multiple injuries when he was struck by a reversing vehicle.

Mold Magistrates' Court heard how on 6 June 2019, a skip lorry driver drove into the waste management yard area of Thorncliffe Building Supplies' Abergele site and parked his vehicle. As he was removing the net from the skip, a loading shovel from the same company reversed into the driver, trapping him between his vehicle and the loading shovel. He sustained life changing injuries including fractures to his pelvis and a crushed bowel.

An investigation by the Health and Safety Executive (HSE) into the incident found that the system of work to control risks from transport was not fully adequate and not monitored; and as a result, was not being followed therefore exposing workers to risks. At the time of the incident the inner banksman, who is responsible for managing traffic at the site, was not present at his station and there weren't any measures in place to prevent new vehicles from accessing the site.

Thorncliffe Building Supplies Limited of Allt y Graig, Meliden Road, Rhyl pleaded guilty to breaching Section 2 (1) of the Health and Safety at Work Act 1974 and have been fined £180,000 and ordered to pay costs of £5,856.

Speaking after the case, HSE inspector Sarah Baldwin-Jones said: "This incident could so easily have been avoided by simply following correct control measures and safe working practices.

"Monitoring of the safe working practice and CCTV evidence would have highlighted risks created when the banksman left the yard area. A rising barrier fitted at the yard entrance, or relief cover for the banksman during the day, would have prevented this incident occurring.

"Companies should be aware that HSE will not hesitate to take appropriate enforcement action against those that fall below the required standards."

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