

Building firm fined for multiple failings that included workers being lifted by a digger

A building firm has been fined for a catalogue of health and safety failings that included two builders being lifted into the air by a digger.

A photograph caught the moment a pair of workers stood in the bucket of a digger to fit a stone into the top of a new home in Littleborough, Greater Manchester.

It was one of a number of health and safety failings found during construction work at The Villas development on Starring Road in Littleborough.



Workers standing in the bucket of a digger during construction work at The Villas

Health and Safety Executive (HSE) inspectors visited the housing development on 7 July 2021 and issued Hoyle Developments Limited, the site's principal

contractor, with a Prohibition Notice for inadequate scaffolding and Improvement Notices for a lack of welfare facilities and insecure fencing.

HSE inspectors had visited the same housing development site four times between November 2018 and August 2021. Repeated breaches were found including a lack of sufficient welfare, unsuitable controls for work at height and inadequate protection from silica dust exposure. Hoyle Developments Limited was served with multiple Notifications of Contraventions, Prohibition Notices and Improvement Notices.

Hoyle Developments Limited, of Edenfield Road, Rochdale pleaded guilty to breaching Section 3 (1) of the Health and Safety at Work etc. Act 1974. The company was fined £120,000 and ordered to pay £3,165.15 in costs at Manchester Magistrates' Court on 25 January 2023.

HSE inspector Mike Lisle said: "This proactive prosecution demonstrates that HSE will not hesitate to take proactive enforcement action against those that continuously fall below the required standards and demonstrate persistent poor health and safety. Health and safety should be an integral part of any business, not an afterthought, and having a clear health and safety policy and construction phase plan in place, before work commences, can assist with ensuring this."

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. www.hse.gov.uk
2. More about the legislation referred to in this case can be found at: Construction -health and safety for the construction industry (hse.gov.uk)
3. HSE news releases are available at <http://press.hse.gov.uk>

[Company fined after worker seriously injures hand](#)

A company has been fined after a worker's hand was pulled into a large drill causing serious injury.

The aircraft fitter, who worked for GE Aviation Systems Limited, was using the unguarded drill at the firm's former site on Kings Avenue, Hamble, Hampshire on 3 November 2019.

While using the drill on the frame of a small plane, the worker's left hand was caught by metal debris and then became entangled around the drill. The worker was only able to stop the drill by reaching with his free hand to detach the airline.

The worker sustained injuries to his left hand, including ligament and tendon damage as well as deep lacerations.

An investigation by the Health and Safety Executive (HSE) found GE Aviation Systems Limited, a manufacturer of components for commercial and military aircraft, had failed to provide a guard stopping workers from being exposed to the drill's rotating shaft. The company also failed to introduce an emergency stop system to halt the drill.

In a victim impact statement presented to the court, the worker said: "I have been left with disfigured fingers. They will never go straight again and will always be bent. I had my original wedding ring cut off after the accident as my fingers doubled in size due to the swelling. I now have to wear a resized ring due to injuries.



The worker's hand following the incident.

"The injury to my hand has affected my grip strength. I find it difficult sometimes to hold bottles and cans and I am unable to hold tools for long periods at work. I have to take regular breaks to give my hand a rest when previously I would have carried on through. I also find that my fingers stiffen up if I have to use tools for a prolonged time.

"I generally struggle with tasks where I have to grip anything for a prolonged period of time. This is all improving with time, but progress is

slow. The accident knocked my confidence and I was hesitant about returning to that process. I found myself being overly cautious for a while until I was about to build my confidence back up.

“The injuries sustained in the accident continue to have an effect on my day-to-day life. I am learning to manage with it as I go along.”

GE Aviation Systems Limited, of Cheltenham Road, Bishops Cleeve, Cheltenham pleaded guilty to breaching Provision and Use of Work Equipment (PUWER) 1998 Regulations 8 (1), 11 (1) & 16 (1). The company was fined £76,000 and ordered to pay £10,525 in costs at West Hampshire Magistrates’ Court on 25 January 2023.

HSE inspector Rebecca Lumb said: “The risk of entanglement around a rotating shaft is a known and well-documented machinery risk and yet wholly-preventable incidents on unguarded rotating machinery remain far too common. Employers should carry out assessment of machinery risks to ensure they are guarded appropriately to ensure that life-changing injuries, such as this, do not occur.

“The fitting of emergency stop devices (where appropriate) is a defined duty within PUWER 1998; in many instances, retro-fitting them to existing machinery is reasonably practicable for employers to ensure legacy equipment is safeguarded to current standards.

“Employers should also ensure that adequate information and instruction is provided to all who use work equipment, including full consideration of when it is appropriate to use personal protective equipment.”

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2. More information about the [legislation](#) referred to in this case is available.
3. Further details on the latest [HSE news releases](#) is available.

[Diving instructor sentenced after student dies in a training dive](#)

The widow of a man who drowned during an open water training dive has said she now fears water following her husband’s death.

Technical diving instructor, Lance Palmer, has been sentenced after student Roger Clarke, 55, drowned during a training dive in June 2018.

Roger Clarke, a father-of-two from Stafford, was a recreational diver on an entry level Technical Diving International (TDI) Closed Circuit Rebreather Course and lost his life during a training dive. The dive at Stoney Cove, Leicester was planned, managed, and supervised by Lance Palmer, who trades as LP Diving and Marine Services.

An investigation by the Health and Safety Executive (HSE) found that Lance Palmer was responsible for multiple failings. This included not adequately maintaining and checking his students breathing apparatus; failing to remain in close enough proximity to monitor his student which meant he did not notice the audible and visual alarms sounding on breathing apparatus; contravening TDI rules for exceeding maximum diving depths on repeat dives, and failing to have an adequately qualified rescue diver in the water with him and the student.

HSE provides information on [recreational diving projects](#).

At Leicester Magistrates' Court on 25 January, Lance Palmer trading as LP Diving and Marine Services of Pillaton Hall Farm, Penkridge, Stafford pleaded guilty to breaching Section 3 (2) of the Health and Safety at Work etc Act 1974. He was ordered to undertake 50 hours unpaid work and costs of £3,085.

In a family impact statement, Roger's wife Angela Clarke, said: "From the day I lost Roger to this day I cannot get into water, not even a bath and I can't put my face into a shower.

"He was my world. We had a good lifestyle. We had everything. I lost my world and reason to live and all I wanted to do was curl up and die and to be with my husband.

"I have only one regret in my life – not being with my husband when he died."

Speaking after the case HSE Inspector Richard Martins said "Technical diving is a high-risk activity where student divers are totally reliant on their instructors.

"This was a tragic and wholly avoidable incident, caused by the failure of Lance Palmer to plan, manage and conduct his diving training in accordance with the law and his training agency's rules."

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[Company fined after worker breaks rib falling into pit](#)

A company has been fined after a worker fell into a moulding pit and suffered a broken rib.

The Peel Jones Copper Products Limited employee had opened up the company's site at Maynard Foundry, Kilton Lane, Saltburn on 27 August 2021. The lights inside the company's casting room were currently off and the worker had to walk from one side to the other in order to turn them on. While doing this, the worker lost their bearings and fell into one of the company's pits, suffering a broken rib.

An investigation by the Health and Safety Executive (HSE) found the company had not properly assessed the risk created by the pits, and that suitable edge protection or covers for the pits had not been provided.

Following a visit by a HSE inspector in 2018, Peel Jones Copper Products Limited had been served with an Notification of Contravention, requiring the company to provide improved protection around the moulding pit. The company had installed edge protection but this was later removed as larger moulds began to be used by the firm. Prior to the incident in August 2021, there had been a previous incident when an employee fell into one of the company's pits, though there were no significant injuries on that occasion.

Peel Jones Copper Products Limited, of Kilton Lane, Carlin How, Saltburn, Cleveland pleaded guilty to breaching Section 2(1) of the Health and Safety At Work Act 1974. They were fined £26,666 and ordered to pay £4,105 in costs at Teesside Magistrates' Court on 24 January 2023.

HSE inspector Stephen Garner said: "The company failed to take suitable measures to prevent employees falling into its moulding pits. This was a clear and obvious hazard that was known to the company. There had been a previous incident and HSE had already taken enforcement action in relation to this particular risk in 2018. It should be immediately foreseeable that harm is likely to result from a system whereby employees are required to walk past unprotected fall edges in the dark in order to open up a site."

Notes to editors

1. The Health and Safety Executive (HSE) is Britain's national regulator for workplace health and safety. It aims to reduce work-related death,

injury and ill health. It does so through research, information and advice, promoting training; new or revised regulations and codes of practice, and working with local authority partners by inspection, investigation and enforcement. www.hse.gov.uk

2. More about the legislation referred to in this case can be found at: <https://www.hse.gov.uk/simple-health-safety/risk/index.htm>
3. HSE news releases are available at <http://press.hse.gov.uk>

[Man left permanently disabled after being crushed by tonne of glass](#)

A company must pay more than £100k after one of its employees was left with life-changing injuries when a pallet of glass weighing more than one tonne fell on top of him.

Andrew Potts, from Nottingham, was left permanently disabled and reliant on a cocktail of medication after breaking his neck in five places following the incident at a depot in Lichfield on 30 September 2016.

The pallet had shifted during transportation and fell on to the 58-year-old, who has not been able to work since with his wife Dawn having to give up her own job to become his full-time carer.



The pallet of glass – weighing more than one tonne – fell out of the lorry and on top of Mr Potts

An investigation by the Health and Safety Executive (HSE) found that United Pallet Network (UK) Limited's (UPN) system of working was inadequate and not communicated with staff. They also failed to provide adequate training in [how to recover shifted loads](#).

"This has been extremely hard to deal with, emotionally, physically and financially," Mr Potts said.

"I had to stay in Royal Stoke University Hospital for nine days following the incident.

"Dawn used to come home crying, wondering whether I would make it, and how she and the family would cope.

"I have been left physically, partially disabled.

"I am having to adjust to this new way of being as I continue to struggle to accept what has happened.

"I had recurring nightmares following the incident – I would wake up screaming, sweating or crying.

"The incident left me severely depressed."



The pallet of glass – weighing more than one tonne – fell out of the lorry and on top of Mr Potts

As well as the multiple neck fractures, which resulted in a halo being screwed into his head for several weeks, Mr Potts also suffered many other injuries including broken bones in his leg and feet. Those injuries resulted in eleven pins being inserted into one of his feet, three of which will remain for the rest of his life.

"I can't walk very far at all, I use walking poles in an attempt to keep me as upright as possible to walk outside of our home," he said.

"Depending on where we are actually going, like shopping for instance, I use a powerchair to enable me to get around, even so, all these physical tasks are simply exhausting.

"Our lives will never be the same again, the accident was absolutely life changing.

"We are learning to live again and adjusting to enjoy a different kind of life, because life is a gift."

Stafford Crown Court heard how on the evening of 30 September 2016, a lorry containing a consignment of four pallets of glass arrived at United Pallet Network (UK) Limited's (UPN) pallet hub at Fradley Park, Lichfield. The pallets had not been appropriately loaded or secured and fell out of the trailer onto Mr Potts as he made attempts to rectify the problem.



The pallet of glass had shifted from its loaded position during its transportation

United Pallet Network (UK) Ltd of Vantage Business Park, Leicester pleaded guilty to Section 2(1) of the Health and Safety at Work Act 1974 and it was fined £94,667 and ordered to pay costs of £7,590.34.

HSE Inspector Andrew Johnson said after the hearing: "This is yet another tragic, and avoidable workplace incident that should never have happened.

"Had UPN devised and trained its employees in suitably safe systems of work to deal with shifted loads, then Mr Potts would have continued living the life he had before this incident.

"This is why it is crucial that transport companies get their trailer loading and unloading systems right."

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