

# [Roofing company fined after worker suffers fatal injuries in fall](#)

A roofing company has been fined after an employee fell through an industrial roof light, sustaining fatal injuries.

Basildon Crown Court heard how on 25 February 2018, Jonathan Moore an employee of R4 Industrial Roofing Cladding Systems Ltd was undertaking repairs on a large warehouse roof in the Port of Tilbury when he stepped on a fragile rooflight, which gave way. He fell more than 10 metres to the concrete floor below sustaining fatal injuries.

An investigation by the Health and Safety Executive (HSE) found that the repair work was carried out without appropriate safety precautions in place. The planning and supervision of the work was completely inadequate, which also put a self-employed worker assisting with the repairs at risk.

R4 Industrial Roofing Cladding Systems Ltd of Friern Gardens, Wickford, Essex pleaded guilty to breaching Sections 2(1) and 3(1) of the Health and Safety at Work Act 1974. They were fined £165,000 and ordered to pay costs of £20,957.

Speaking after the hearing, HSE inspector Glyn Davies said: "Falls from height remain one of the most common causes of work-related fatalities in this country and the risks associated with working at height are well known.

"Companies should be aware that unsafe work at height without suitable and sufficient controls in place is not acceptable and HSE will not hesitate to take appropriate enforcement action against those that fall below the required standard."

## 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](http://www.hse.gov.uk)

2. More about the legislation referred to in this case can be found at: [www.legislation.gov.uk/](http://www.legislation.gov.uk/)

[www.hse.gov.uk/pubns/books/hsg33.htm](http://www.hse.gov.uk/pubns/books/hsg33.htm)

[www.hse.gov.uk/pubns/geis5.pdf](http://www.hse.gov.uk/pubns/geis5.pdf)

[www.hse.gov.uk/construction/safetytopics/fragile.htm](http://www.hse.gov.uk/construction/safetytopics/fragile.htm)

3. HSE news releases are available at <http://press.hse.gov.uk>

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## [Spot checks and inspections are taking place on businesses in Hull](#)

The Health and Safety Executive (HSE) is working with Hull City Council to carry out spot check calls, visits and inspections on businesses in Hull to check they have COVID-secure measures in place.

To protect workers, visitors and customers, businesses must make sure they have put measures in place, and everyone is following them to manage the risk from coronavirus.

HSE will be calling and visiting businesses from all different sectors in the area to check they are following the government guidelines. This will be starting on Monday 22 February.

Rachel Stephenson, Head of Public Protection for Hull City Council, said: "We will be talking to local businesses and visiting and inspecting sites across Hull to understand how they are managing risks in line with their specific business activity.

"Becoming COVID-secure needs to be the priority for all businesses. It is a legal duty for businesses to protect their workers and others from harm and this includes taking reasonable steps to control the risk and protect people from coronavirus.

"This means making business adjustments to become COVID-secure. We advise employers to work with their employees when implementing changes, to help increase confidence with workers, customers and the local community."

Being COVID-secure means businesses need to keep up to date with the latest guidance and put measures in place to manage the risk and protect workers, visitors and customers.

During the calls and visits, HSE provides advice and guidance, but where businesses are not managing the risk, immediate action will be taken.

Angela Storey, Director of Transformation and Operational Services at HSE, said: "Across the country we are working with local authorities, like Hull City Council, to check businesses are COVID-secure and providing support and advice where needed.

"Our spot checks and inspections support the cross-government work in helping employers and employees at work during the pandemic.

"All workplaces are in scope for spot checks which means businesses of any

size, in any sector can receive an unannounced check from HSE or an inspection from the local authority, to check they are COVID-secure.

“If you are contacted by the HSE or your local authority, please engage with us.

“By making sure that businesses have measures in place to manage the risks, we can benefit the health of local communities as well as support the local and national UK economy.”

Please ensure your workplace is safe by following the guidance on [being COVID-secure](#). Further information on [spot checks and inspections](#) is available on our website.

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2. HSE news releases are available at <https://press.hse.gov.uk>
3. For HSE’s working safely guidance see <https://www.hse.gov.uk/coronavirus/working-safely/index.htm>

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## **[Contractor sentenced following safety failings during demolition work](#)**

A north west contractor has been sentenced after disturbing asbestos during demolition works and damaging underground cables that resulted in severe disruption to services.

Blackpool Magistrates’ Court heard how Peter Walling’s company had been contracted to demolish a former medical centre in Blackburn and clear the land ready for development. Between 15 November and 6 December 2018, four separate incidents occurred on site when an excavator operated by Mr Walling, caused damage to underground cables and a sub-station which caused loss of electricity supplies to the local area and repair costs to the electricity supplier of £49,000. In addition to this, Mr Walling removed asbestos containing materials prior to an asbestos survey taking place, potentially

exposing workers to asbestos.

An investigation by the Health and Safety Executive (HSE) found that Mr Walling did not ensure all services had been disconnected prior to starting work. He had ignored warnings from Electricity North West to stop work when low voltage cables were first dug up by the excavator, causing damage to the live substation, and only stopped working in a dangerous area when the police attended the scene. Mr Walling did not implement a safe system of work when operating near to underground cables and failed to ensure that workers on site were not exposed to asbestos.

Peter Andrew Walling of Arley Rise, Mellor, Blackburn pleaded guilty to breaching Section 37(1) of the Health and Safety at Work etc. Act 1974. He was sentenced to 200 hours unpaid work and received a ten-month prison sentence suspended for 18 months and was ordered to pay costs of £7,000.

HSE inspector Christine McGlynn said after the hearing: "These incidents could so easily have been avoided by simply carrying out correct control measures and safe working practices. Mr Walling recklessly failed to heed warnings and advice and put not only himself but also others on site at risk of electrocution and risk of exposure to asbestos containing materials.

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

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2. More about the legislation referred to in this case can be found at: [legislation.gov.uk/](http://legislation.gov.uk/)
3. More information about working safely near underground cables can be found at <https://www.hse.gov.uk/construction/safetytopics/underground.htm>
4. HSE news releases are available at <http://press.hse.gov.uk>

The post [Contractor sentenced following safety failings during demolition work](#) appeared first on [HSE Media Centre](#).

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# Metal supplier fined after employee suffers multiple fractures

A metal supplier has been fined after an employee suffered multiple fractures to the hand and wrist when he was polishing a metal bar with a manual metalworking lathe.

Birmingham Crown Court heard that, on 27 January 2019, an employee working for Timet UK Limited at Holdford Road, Witton, was using a manual metalworking lathe to polish a metal bar when the emery cloth, which he applied by hand, snagged causing his right hand to be pulled underneath the rotating bar. This resulted in a fracture to his right wrist and two fractures to his right hand

An investigation by the Health and Safety Executive (HSE) found that Timet UK Limited failed to implement a system of work which is safe for the use of manual metal working lathes to refurbish, polish and deburr parts. Timet UK Limited also failed to ensure that employees received adequate training in the use of the lathe, as well as adequate supervision.

Timet UK Limited of Witton, Birmingham pleaded guilty to breaching Section 2(1) of The Health and Safety at Work etc Act 1974 and were fined £375,000 and ordered to pay costs of £16,622.

Speaking after the hearing, HSE inspection Karen Sweeney said: "This highlights how employers should ensure they have a safe system of work in place for the operation of all machinery and ensure that adequate information, instruction and training is provided to all who use it."

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The post [Metal supplier fined after employee suffers multiple fractures](#) appeared first on [HSE Media Centre](#).

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## [Property company fined after employee falls from roof](#)

Property partnership Alex Brewster and Sons has been fined £4,000 after an employee fell through a roof light.

Edinburgh Sheriff Court heard how on 19 April 2016, two employees were removing roofing panels from a derelict shed in Midlothian. One of the workers stepped on to a roof light, which gave way causing him to fall to the floor below. He sustained serious injuries as a result of the fall including fractures to his pelvis, ribs, and elbow, which required surgery.

An investigation by the Health and Safety Executive (HSE) found that Alex Brewster and Sons, who own and let domestic properties, failed to ensure that work at height was properly planned, appropriately supervised and carried out in a manner which was, as far as reasonably practicable, safe. There were insufficient measures in place to prevent the risk of a fall from height.

Alex Brewster and Sons, of Bonnington Store, Wilkieston, Kirknewton pleaded guilty to breaching the Work at Height Regulations 2005, Regulation 4 and Section 33(1)(c) of the Health and Safety at Work etc. Act 1974. They were fined £4,000.

Speaking after the hearing, HSE Inspector Gillian Anderson said: "Falls from height remain one of the most common causes of work-related fatalities in this country and the risks associated with working at height are well known.

"If a suitable safe system of work had been in place prior to the incident, the severe injuries sustained by this employee could have been prevented."

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