

Working at Height

The Work at Height Regulations 2005 impose a number of obligations on employers in respect of working at height.

For example, employers must remove the need to work at height if at all practicable.

The recent Court of Appeal decision of *Bhatt v Fontain Motors Limited* made it clear that if an employee is injured while working at height and the employer fails to show that work at height could not have been avoided, they will be liable to pay compensation.

If you have been injured at work, while working at height, you may be entitled to compensation.

Our Personal Injury team members have many years of experience dealing with claims for clients who have been injured while working at height. If you have had an accident at work and would like to make a claim, contact our Personal Injury team today for a telephone conversation or a free, preliminary meeting.