



From Tesco to Tangerine: The Evolution of Health and Safety Prosecutions SEMINAR

At 5.00pm on 23 May 2012

Crown Office Row Chambers, 119 Church Street Brighton BN1 1UD

The recent case of Tangerine and Veolia v The Queen has addressed the whole issue as to what the Prosecution actually has to prove for allegations of breach of the Health and Safety At Work Act 1974. How much have things really changed over the years? When there has been an injury or death, is the Crown required to prove a link to the offence alleged? How far does the civil concept of foreseeability of injury apply?

This Seminar will provide a concise and complete update for those who are involved in Health and Safety work.

Speakers:







Rowan Jenkins



Francesca Lewington

All three speakers are specialist regulatory lawyers, recognised in the Legal 500 Directory. Each has built up considerable recent trial experience in health and safety law, including fatalities at work, and environmental offences. They have conducted cases from both prosecution and defence aspects.

The Seminar has been registered for 1.5 CPD points and will cost £15 per person.

Please make cheques payable to "One Crown Office Row" and

register with Yvonne Lisik on 01273 625625 or email: yvonne.lisik@1cor.com