

Mother and daughter jailed over vaccines

A mother and daughter have been jailed for selling vaccines without a license in east China's Shandong Province.

Pang Hongwei was sentenced to 15 years in prison for illegally purchasing vaccines which she stored in warehouses in Jinan and Liaocheng, and then sold to clients between June 2013 and April 2015, according to Jinan Intermediate People's Court.

The court said the vaccines had been improperly stored and that Pang had earned nearly 75 million yuan (US\$11 million).

In 2009, Pang was sentenced to three years in prison with a five-year probationary period for illegally trading vaccines in Heze, another city in Shandong. In April last year the case was retried, as required by the provincial higher people's court, and her sentence was extended to six years without probation.

The intermediate court ruled that Pang will serve 19 years in prison in total for the two cases. In addition, all her property will be confiscated.

Sun Qi, Pang's daughter, was sentenced to six years in prison for assisting her mother and being involved in the sale of vaccines worth over 42 million yuan between September 2014 and April 2015. She will have more than 7.4 million yuan of her property confiscated, the court ruled.

Other public services should not be expected to cover for this Tory Government's cuts to the border agency – Diane Abbott

Diane

Abbott MP, Labour's Shadow Home Secretary, speaking after revelations that confidential NHS patient data is being gathered by the Home Office to trace suspected illegal immigrants, said:

"This

is unacceptable. We have already seen this government using schools to gather immigration data on children. Now we find they are using the NHS in the same

way.

“Other public services should not be expected to cover for this Tory Government’s cuts to the border agency. People could be deterred from seeking medical care because they are worried their confidential information might be passed on. This could do irreparable damage to the people concerned and it may have public health implications. It should stop now.”

This is not a Charter for Budget Responsibility, it’s a ‘Charter for Alternative Facts’ – John McDonnell

John

McDonnell MP, Labour’s Shadow Chancellor, speaking after the vote tonight on the revised Charter for Budget Responsibility, said:

“This is not a Charter for Budget Responsibility, it’s a ‘Charter for Alternative Facts’, as the Chancellor has tonight abolished the OBR’s ability to determine when a negative shock occurs. This represents a lack of confidence by the Chancellor in his ability to reach his own targets, as well as a rowing back of the welcome principles the OBR was created for – impartiality and credibility of fiscal policy.

“Instead of less scrutiny by the OBR, Labour would like to see more, such as our call for the Chancellor to give power to the OBR to assess short-medium term policy decisions on health spending. Given the last six years of Tory underfunding in our NHS alongside the Government’s denials of the resulting crisis, we need to restore not diminish the public’s faith in the Government’s spending plans.

“Under this new charter the OBR will assume the role of bystander rather than arbiter of whether or not the economy is facing a negative shock. This is a huge power grab by the Chancellor, as it means he can decide when and what such a “shock”

will be, and therefore he can suspend his rules when he likes, and make up his targets as he goes along.

“This Charter also continues with the practice of lumping infrastructure spending in with day-to-day spending, meaning that there will be insufficient scope for investment in our economy, which could hinder growth and therefore our ability to reduce the national debt.

“Despite all the rhetoric of “pressing the reset button”, the Autumn Statement has shown that there would be a continuation of austerity cuts to public services. There is still no more money for the NHS and social care crisis, or for ESA and Universal Credit recipients facing cuts.

“Labour’s Fiscal Credibility Rule would provide the adequate level of investment our economy needs, underpinned by independent oversight coming from both the MPC and a beefed up OBR, which would report to parliament and not the Treasury.”

Schools are struggling to plug the massive budget deficits created by Tory Government – Angela Rayner

Angela

Rayner MP, Labour’s Shadow Education Secretary, ahead of the party’s Opposition Day Debate on schools funding, said:

“Schools are struggling to plug the massive budget deficits created by a Tory Government incapable of running a schools system.

“On Monday we heard from headteachers who are increasingly faced with difficult choices of whether they can afford to have classrooms cleaned, sport pitches mowed or to keep hold of vital support staff who are essential to school communities.

“With three quarters of school budgets taken up by staffing costs, the fear across the sector is that classroom teachers could be cut next.

“At the election the Tories offered warm words to parents about better schools and promised to protect school funding. It is clear that their

legacy will now be one of cutting school budgets, super-sized class sizes, and no progress made in the international league tables.

“Our children deserve better.”

Three construction companies fined after worker fall

Three companies from Essex have been fined after a worker fell over seven meters through a fragile roof he was replacing.

Chelmsford Crown Court heard how Rafal Myslim was standing on the fragile roof at Dengie Crops Ltd in Asheldem, when the asbestos sheeting gave way and he fell 7.5m onto a concrete floor, hitting a number of pipes within the building on the way down. There was no safety netting or other protective equipment to prevent him from falling and he suffered a hematoma on the brain.

An investigation by the Health and Safety Executive found three companies at fault for the fall. Dengie Crops Ltd contracted Ernest Doe & Sons Ltd, who are an agricultural machinery supplier, to help the company replace their roof. Ernest Doe & Sons Ltd did not have the appropriate experience and subcontracted the work to Balsham (Buildings) Ltd who worked out how the roof replacement should take place. Balsham then subcontracted the actual replacement of the roof to Strong Clad Ltd.

Ernest Doe & Sons Ltd were unable to act effectively in their role as principal contractor because they had no experience of working in construction. They could not effectively oversee Balsham (Buildings) Ltd plans that had highlighted the risk of a fall. None of the parties involved put in place safety measures for 40% of the roof that did not have netting below. They relied too heavily on the verbal briefings to workers reminding them of where the netting was rather than putting in place effective safety measures for the whole roof.

Ernest Doe & sons Ltd, of Ulting, Essex, pleaded guilty to breaching Regulation 22 of the Construction (Design and Management) Regulations 2007. They were fined £360,000 and ordered to pay costs of £10,000

Balsham (Buildings) Ltd, of Balsham, Cambridge, pleaded guilty to breaching 4(1)(a) and 4(1)(c) of the Work at Height Regulation 2005. They were fined £45,000 and ordered to pay costs of £7,000


Strong Clad Ltd, of Castle Hedingham, Essex, pleaded guilty to breaching 4(1)(a) and 4(1)(c) of the Work at Height Regulation 2005. They were fined

£7,000 and ordered to pay costs of £3,000

HSE inspector Adam Hills said: “The dangers of working on fragile roofs are well documented. Every year too many people are killed or seriously injured due to falls from height while carrying out this work.

“Work at height requires adequate planning, organisation and communication between all parties. This incident was entirely preventable and Mr Myslim is lucky to be alive.”

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^[1]
2. More about the legislation referred to in this case can be found at: www.legislation.gov.uk/ ^[2]
3. HSE news releases are available at <http://press.hse.gov.uk>

Journalists should approach HSE press office with any queries on regional press releases.