

## **EXECUTIVE SUMMARY**

### **OCCUPATIONAL SAFETY AND HEALTH APPEALS BOARD**

Summary of Etter & Sons Construction, Inc. – Decision After Reconsideration

The Board held a general violation of section 1671.2(a)(1) was proved and that employer had failed to establish an alternative fall protection plan as required. The Board also held a serious violation of section 1620(d) was shown because employer had nailed railing to the outside of support posts instead of to the inside of the posts as required. Railings so nailed do not offer the degree of fall protection provided by railings nailed to the inside of posts, as the safety order requires.

**Etter & Sons Construction, Inc., 03-3131**

**June 10, 2010**

**1671.2(a)(1)**

**1620(d)**