What's the Right Fine for OHS Violation Causing Rollover Death?



A worker was crushed to death when the heavy mobile equipment he was operating without wearing a seatbelt rolled over on top of him. The employer, a freight services contract firm, pleaded guilty of failing to ensure that the victim was adequately supervised. The only question, then, was the size of the fine. The court agreed with the prosecutor and victim's family that \$100K was an appropriate amount in light of the following factors:

Aggravating Factors	Mitigating Factors	Neutral Factors
---------------------	--------------------	-----------------

*The rollover risk
wasn't just
foreseeable but
obvious especially for
a firm that made its
living on mobile
equipment operation
*The operator wasn't
instructed on the
rollover hazards
*The offence led
directly to a worker's
death

*It was the firm's first offence *The offence wasn't a deliberate decision to cut safety corners and save money *The victim's negligent failure to wear a seatbelt was a contributing factor *The firm fully cooperated with the investigation *The firm also spent \$37K+ after the accident to fly in the victim's family and erect a memorial in his honour

*100K was in line
with previous cases
involving rollover
fatalities
*The firm's annual
revenues were between
\$1 million and \$2.5
million
*\$100K was big enough
to sting and serve as
a deterrent but not
big enough to drive
the firm out of
business

[<u>Her Majesty the Queen and Allen Services & Contracting Ltd</u>., 2018 NWTTC 3 (CanLII), Feb. 20, 2018].