

Press release: Calstock residents urged to have say on flood alleviation plan

The current embankment by the River Tamar which protects Calstock from flooding is in poor condition and needs replacing.

The Environment Agency is holding a public drop-in session at Calstock next week to explain how potential works could reduce flood risk to local homes and businesses, and benefit the environment.

The Environment Agency is keen to learn from local people who are invited to attend to share their views to help shape our proposals.

Dan Boswell of the Environment Agency said:

The existing flood defence embankment in Calstock protects property and community assets but is in poor condition and unsustainable in its current position. By moving it inland it can be maintained to a better standard to increase its effectiveness at reducing flood risk and allow the creation of inter-tidal habitat to help offset the impacts of rising sea levels on wildlife.

Local knowledge and experience about the flood risk from the residents of Calstock is important to help us design a scheme that people who live and work in the community support to shape the future management of flood risk in their community.

The Environment Agency is seeking to work with local partners to ensure its work delivers as many benefits as possible to the community. This includes:

- managing flood risk to the community, and the impacts of climate change
- protecting the environment and visual landscape of Calstock and the Tamar Valley as an important recreational amenity
- enhancing the environment by attracting additional wildlife to the improved local habitat on land reconnected to the river

The drop-in session for people to learn more and share ideas will take place in the Kelly Room of Calstock Arts on Wednesday 8 November 2017, from 3pm to 8pm.

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Notice: Y041 5LJ, D Fox, P Fox, K Fox,

R Fox, R Fox and H Fox (trading as PB Fox & Son): environmental permit application advertisement

The Environment Agency consults the public on certain applications for waste operations, mining waste operations, installations, water discharge and groundwater activities. The arrangements are explained in its [Public Participation Statement](#)

These notices explain:

- what the application is about
- how you can view the application documents
- when you need to comment by

The Environment Agency will decide:

- whether to grant or refuse the application
- what conditions to include in the permit (if granted)

Press release: UK-Sudan Strategic Dialogue: Communiqué

The fourth meeting of the biannual UK-Sudan Strategic Dialogue was hosted by the Government of the United Kingdom in London on 16 October 2017, co-chaired by Neil Wigan, Director for Africa at the Foreign and Commonwealth Office of the United Kingdom, and Ambassador Abdelghani Elnaïm Awadelkarim, Undersecretary of the Ministry of Foreign Affairs of the Republic of Sudan, accompanied by delegations from both countries.

The dialogue covered bilateral issues, the peace process, human rights, development, trade and investment, migration, defence engagement, counter-terrorism and countering violent extremism, and regional issues.

Both sides welcomed the steps taken since the last Strategic Dialogue meeting in Khartoum in March 2017 and agreed to continue joint work over the coming months. The parties welcomed the visit to Sudan by the Archbishop of Canterbury and the recent visit by the UK's Department for International Trade's East Africa Director. The UK congratulated the Government of Sudan on the recent decision by the Government of the United States of America to permanently lift bilateral economic sanctions, and both sides discussed steps to be taken to ensure that all Sudanese citizens benefit from this decision.

This included agreeing to make progress on Sudan's Poverty Reduction Strategy Paper and an offer from the UK to provide increased support on macroeconomic reform.

Both parties discussed the reconfiguration of the United Nations-African Union Mission in Darfur (UNAMID) and the implementation of UN Security Council Resolution 2362 (2017) . The United Kingdom welcomed the improved humanitarian access and operating environment and the recent decision by the Government of Sudan to extend its unilateral cessation of hostilities in Darfur and the Two Areas. The Government of Sudan expressed its continued commitment to the implementation of the African Union High Level Implementation Panel (AUHIP) Roadmap. Both sides agreed to continue the regular dialogue on human rights between the two governments at all levels, including UK support for Sudan's accession to the Convention against Torture (CAT), and the subject of trafficking in people.

Both sides looked forward to celebrating the 70th Anniversary of the British Council in Sudan next year and affirmed their strong commitment to continuing cooperation on education and cultural exchanges. Both sides expressed strong concern about the ongoing conflict in South Sudan. The UK welcomed the Government of Sudan's decision to open humanitarian corridors and their continuing commitment to supporting South Sudanese refugees. Both sides agreed the importance of a politically inclusive peace process and agreed to engage constructively in support of the current IGAD led Revitalisation Forum.

The two parties also agreed to continue working together on countering terrorism and violent extremism. They welcomed the recent exchanges of visits to share expertise and agreed to continue and broaden these exchanges in future.

The UK and Sudan reaffirmed the importance of continued progress towards our joint goals, and a continued broadening of the bilateral relationship, and agreed to hold another Strategic Dialogue in Khartoum in six months' time.

On the side-lines of the dialogue, the visiting Sudanese delegation engaged with Members of Parliament through the two All Party Parliamentary Groups (APPGs) focusing on Sudan. The UK also hosted a technical workshop on human rights for the Sudanese delegation, including Sudan's Special Rapporteur of the Advisory Council for Human Rights. Through this workshop, the delegation engaged with representatives from the Foreign and Commonwealth Office, Ministry of Justice and some of the UK's independent human rights bodies to discuss issues such as accession to UN human rights treaties and the role of independent human rights bodies in monitoring and reporting.

Press release: Company fined for failure to check product was made from legally-harvested timber

On 25 October 2017 at Westminster Magistrates Court, Angora 2011 Limited, trading as Lombok was convicted and fined £5,000 plus costs after pleading guilty at the first hearing.

The company failed to exercise the required due diligence when placing an artisan sideboard on the market, imported on 1 June 2016 from India.

A previous breach of the relevant regulations had earlier been identified and led to a Notice of Remedial Action being served on Lombok on 28 April 2015; this was followed by a warning letter dated 7 October 2015 when the company failed to comply with the notice.

On 20 October 2016, officers visited Lombok's central London showroom and found the required due diligence checks had not been made for an artisan sideboard for sale that had been imported from India.

When convicting the company District Judge stated these offences are "important", addressing environmental concerns, biodiversity concerns, and public confidence that companies do not endanger those. Companies are required to mitigate the risk of illegal logging. Lombok had failed to exercise due diligence when importing the artisan sideboard, with their previous failures an aggravating feature, though in mitigation they had reacted proactively.

Taking into account their mitigation and credit for an early guilty plea, Lombok was fined £5,000, plus a victim surcharge of £170 and prosecution costs of £2,951. The total of £8,121 was ordered to be paid within 28 days.

Mike Kearney, Head of Regulatory Delivery Enforcement, said:

The Government's Regulatory Delivery team will take action against businesses that persistently, deliberately or recklessly fail to meet their legal obligations.

Lombok failed to change their practises in response to our advice and so, given the impact of illegal logging, a criminal prosecution was appropriate. I am pleased that Lombok is now improving its supply chain monitoring.

This prosecution was brought by the Insolvency Service Criminal Enforcement Team on behalf of the Department for Business, Energy and Industrial Strategy

(BEIS) Regulatory Delivery team.

Angora Limited (company number 08680457), was incorporated on 6 September 2013 and trades as Lombok, a purveyor of 'eastern-influenced and hand-crafted designer furniture, lighting and homewares' from 204–208 Tottenham Court Rd, London W1T 7PL.

The prosecution was brought by the Insolvency Service Criminal Enforcement Team on behalf of the Department for Business, Energy and Industrial Strategy (BEIS) Regulatory Delivery team to address the company's failure to exercise the required due diligence when placing a timber product on the market was contrary to Regulation 4(b) of The Timber and Timber Products (Placing on the Market) Regulations 2013. The judgment was pronounced at 12:30pm by District Judge Blake.

Regulatory Delivery is part of the Department for Business, Energy & Industrial Strategy (BEIS). It brings together policy expertise and practical experience to ensure that regulation is effectively delivered in ways that reduce burdens on business, save public money and properly protects citizens and communities. Regulatory Delivery is also responsible for sponsoring the British Hallmarking Council, a BEIS partner body.

The Insolvency Service, an executive agency sponsored by the Department for Business, Energy and Industrial Strategy (BEIS), administers the insolvency regime, and aims to deliver and promote a range of investigation and enforcement activities both civil and criminal in nature, to support fair and open markets. We do this by effectively enforcing the statutory company and insolvency regimes, maintaining public confidence in those regimes and reducing the harm caused to victims of fraudulent activity and to the business community, including dealing with the disqualification of directors in corporate failures. Further information about the work of the Insolvency Service, and how to complain about financial misconduct, is [available](#).

BEIS' mission is to build a dynamic and competitive UK economy that works for all, in particular by creating the conditions for business success and promoting an open global economy. The Insolvency Service's Criminal Enforcement Team contributes to this aim by taking action to deter fraud and to regulate the market. They investigate and prosecute a range of offences, primarily relating to personal or company insolvencies. Further information about the work of the Criminal Investigations and Prosecutions team is [available](#)

You can also follow the Insolvency Service on: