Press release: East coast surge prompts people to sign up for flood warnings

More than 2,000 people in Lincolnshire and Northamptonshire signed up for flood warnings in just two days when flooding threatened the east coast in January.

The number of local registrations jumped by 7 per cent, Environment Agency figures have shown.

Nearly all the new sign-ups occurred on Thursday 12th and Friday 13th January 2017 when forecasters predicted that high tides combined with weather conditions could cause widespread coastal flooding.

Fortunately the event passed without flooding any homes in either county, but the Environment Agency is reminding everyone to sign up, as figures show that only 18 per cent of the total number of properties at risk in the area are fully registered.

Anyone can check whether they are at risk and register for warnings by calling Floodline on 0345 988 1188. You can also make sure your contact details are up-to-date and choose how you'd prefer to be contacted — by mobile, text, landline or email — if flooding was expected.

Ben Thornely, Area Incident Manager, said:

We're glad to see people listened to our advice during the surge. It means another 2,000 families will have early warning should flooding be expected — early warning that could give them extra time to protect themselves and their homes.

That's why we're encouraging everyone to sign up now — before the next surge or storm.

The service is free, and it's the most simple, specific and timely way to find out when you're at risk. You can tell us how best to reach you with vital information that's updated every 15 minutes.

All it takes is a simple phone call or you can visit www.gov.uk/flood to find out more.

Notes for editors:

• In January, the amount of fully-registered properties increased by 7 per cent, from 28,500 to 30,500.

- However, only 18% (30,500) of the 169,500 of properties at flood risk in Lincolnshire and Northamptonshire are registered with Floodline.
- People who proactively contact Floodline to provide their contact details and preferred method of contact are considered to be fullyregistered.

Press release: No profit for waste couple

The operator and the landowner of an illegal waste site in an Essex village have been ordered to pay a total of £66,493

Chelmsford Magistrates' Court heard that 14,700 tonnes of inert waste was stored on land behind a residential address known as Gean Tree in Great Horkesley north of Colchester 'grossly' breaching a waste exemption and planning rules.

George Nicholas James Dench pleaded guilty to running the illegal site and failing to comply with an enforcement notice to remove the waste. He was ordered to pay a total of £32,895 in fines and costs by Chelmsford Magistrates' Court on Monday (6 Mar).

Annette Ismay Williams, who owned the land pleaded guilty to allowing the illegal waste site to run and to failing to clear the land under an enforcement notice and has to pay a total of £33,598 fines and costs.

Mrs Miriam Tordoff, prosecuting for the Environment Agency, told the court the waste had been deposited there over 2.5 years.

Williams lives at the address with her partner and their son George Dench who sought out companies to dump the waste there. He was paid £64,704.

Mrs Tordoff said only certain relatively low risk activities can be covered by an exemption which sets out conditions that must be met at all times. These include not risking human health nor the environment, not causing a nuisance with noise or odours and not adversely affecting the countryside or places of special interest.

The exemption registered by Williams allowed the use of certain types of inert waste in construction and the limit for waste soils and stones was 1,000 tonnes in any 3 years. That target was reached in the first month.

A further exemption allowed the treatment of up to 5,000 tonnes of waste in any 3 years, providing it was also used on the same site and only stored for

a year.

Dench told investigating officers he had brought the soils to the site to repair the bank of a lake there. Williams said she just did the admin work. Both said they did not know how many tonnes the exemption allowed for.

Dench said he had not taken in the soils for financial gain as he was now bankrupt and he had not taken in any more since.

Mrs Tordoff told magistrates that Environment Agency officers had advised and written to the 2 saying the site needed to be cleared and operated properly.

Between September 2012 and March 2015 the Agency received 34 complaints about activities at the site.

After the hearing Environment Agency Enforcement Team Leader Lesley Robertson said:

We advised the defendants several times against accepting any more soils at the site but they continued to take it.

The site is in a village close to other homes and operations there affected people living nearby.

Councillor Simon Walsh, Essex County Council Cabinet Member for Environment and Waste, said:

This case is an example to show landowners that risk taking is not acceptable, whether it is a risk that concerns human health or the environment.

Owning a piece of land means accepting a responsibility to the surrounding area and all that resides there, be it business, homes or wildlife.

Notes for Editors:

Breakdown of costs and fines:

Dench: EA offence — fined £14,353 plus £8,103 (a share of the full costs) ECC offence — fined £9,568 plus £750 costs

Williams: EA offence — fined £14,775 plus £8,103 (a share of the full costs) ECC offence — fined £9,850 plus £750 costs

News story: South West characterisation disposal project: New site announced

The MMO facilitated the process of the designation of the new site by the funding partners including Associated British Ports (ABP), Cattewater, Defence Infrastructure Organisation (DIO) and Centre for Environment Fisheries and Aquaculture Science (Cefas).

Consultation

The designation of a new site involved considering and balancing a variety of views from the fisheries, business, defence and scientific communities as well as from local residents.

The MMO asked for people to share their views regarding a potential new marine disposal site in the South West from 29 November 2016 until 23 December 2016. This consultation period was extended to 6 January 2017 to allow for detailed representations.

Fisheries

Representations were received from the commercial fisheries sector. These were considered as part of the consultation process. The <u>Site</u> <u>Characterisation Report</u> was published on the MMO's website, and direct consultation was undertaken with 8 organisations related to commercial fisheries.

Decision

After considering all available information, the MMO concluded that the proposed area is the optimal, sustainable alternative disposal site for dredged material.

Plymouth Deep is now open for marine licence applications for the disposal of dredged material.

All activities relating to the disposal of dredged material at sea are required to apply for a marine licence. As part of the licensing process, the MMO is required to assess various contaminants, to assess the suitability of the material for disposal at sea and in the proposed location. The MMO is content that any material disposed at the site will be suitable for disposal to sea.

Rame Head

It is important to note that the Rame Head South designated disposal site remains an open disposal site. Its status will change after 5 years to

'disused' and then to "closed" after 10 years.

The MMO has produced an evaluation report which details the conclusions drawn from a review of the evidence submitted, and the representations received during the consultation period. The evaluation report can be viewed on the Marine Selected Cases of the website.

Notice: S045 1TX, Esso Petroleum Company Limited: environmental permit issued

The Environment Agency publish permits that they issue under the Industrial Emissions Directive (IED).

This decision includes the permit and decision document for:

• Operator name: Esso Petroleum Company Limited

Installation name: Esso RefineryPermit number: EPR/BR6996IC/V005

Notice: BB7 4QF, Castle Cement Limited: environmental permit draft decision advertisement

The Environment Agency consults the public on certain applications for waste operations, mining waste operations, installations, water discharge and groundwater activities. In some cases they also consult on draft decisions for environmental permits. The arrangements are explained in its Public Participation Statement

These notices explain:

- the Environment Agency's proposed decision and the reasons and considerations on which they've based this
- additional relevant information available since the application was advertised
- any information or guidance provided by the Secretary of State relevant to the application