

Consultation outcome: 2016 Supplementary Licensing Round draft Screening & Appropriate Assessment

Updated: Final HRA document published

The draft HRA screening and Appropriate Assessment of Blocks applied for in the 2016 Supplementary Seaward Licensing Round has now been issued for public consultation.

Following the announcement of the 2016 Supplementary Seaward Licensing Round by the Oil and Gas Authority, applications were received covering 11 whole or part Blocks located in the northern North Sea, outer Moray Firth, central North Sea and southern North Sea. Of those applied for, a number in the southern North Sea are subject to Appropriate Assessment (AA).

Press release: Man fined for running illegal waste site

A Gateshead man has been fined and ordered to pay thousands of pounds in compensation after he illegally stored waste at a site and then abandoned it.

John James Armstrong, 52, of Park Lane, Winlaton Mill, appeared at North Tyneside Magistrates' Court on Friday 7 April.

He pleaded guilty to one offence of operating a waste site without a permit.

He was fined £1,000, ordered to pay compensation of £7,069.49 to the landowner to cover the costs they paid to clear the site, and £1,591.26 costs.

Armstrong was Director of Canterhall Builders Limited, a construction company which dissolved on 23 May 2016.

Prosecuting on behalf of the Environment Agency, Simon Crowder told the court that on 20 April, 2016, two Environment Agency officers attended the unit at Unit 1 Felling Business Centre, Green Lane.

They saw the site was covered in construction waste, including bricks, broken concrete, wood, plaster board, insulations, pallets, old kitchen units, benches and electrical waste. There was also a skip full of building waste.

Enquiries revealed that Canterhall were tenants at the site but had abandoned it earlier in the month.

On 16 May a letter requesting removal of the waste was given to the landowner.

On 23 May Environment Agency officers traced the defendant to a site in Swalwell, where he was given a letter inviting him to be interviewed.

Two days later the site at Felling was cleared by the landowners, at a total cost to them of more than £7,000.

The defendant has no previous convictions and was co-operative during the investigation.

During an interview on 2 June he said that if it was not cost effective to hire a skip to remove waste from carrying out construction work, then he would instead transport the waste back to the unit. When there was enough waste at the unit he would then order a skip to have it removed.

He said in January 2016 more and more waste was deposited at the unit and due to financial problems he could not afford skips to get the waste removed. He said he left the unit on 10 April and had made no attempts to clear the waste.

He added he was unaware of the need for an environmental permit or registered exemptions.

The Environment Agency's Paul Whitehill said:

We take waste crime very seriously. It can cause serious pollution to the environment, put communities at risk and undermine local businesses.

The defendant flouted the law for financial gain – he cut costs by not hiring skips at the sites where work was taking place to ensure disposal of the waste.

He also avoided the cost of an environmental permit and annual subsistence fees. Illegal waste activities that avoid regulatory controls don't have the appropriate infrastructure to protect the environment, and can have a detrimental impact on local communities.

The sentence follows calls from the Environment Agency warning landowners about criminals looking to profit by dumping waste illegally on their land.

Landowners can often find their property filled with waste and abandoned by tenants, leaving owners with an expensive clean-up bill. The Environment Agency is cracking down on waste crime and taking tough action to deal with this behaviour.

This ruling demonstrates that people can be made to pay for the cost of clearing the mess they leave behind.

Information and advice about environmental permits can be found on the Environment Agency website. To report illegal waste activity contact Crimestoppers on 0800 555 111.

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Press release: Environment Agency tests new powers for volunteer bailiffs

The Environment Agency and Angling Trust are running a pilot project, funded by the fishing licence, testing the benefits of giving members of Voluntary Bailiff Service powers to make fishing licence and byelaw checks. If successful, the initiative's expansion would allow Environment Agency fisheries officers to focus on investigations into other types of fisheries crime.

In the first phase of the project, the Angling Trust recruited over 300 volunteers across England to help Environment Agency fisheries officers by providing information and reporting suspicious incidents on riverbanks and lakes.

In the second phase, the pilot project has now trained 10 of the Voluntary Bailiff Service members from the south east to undertake fishing licence and byelaw compliance checking patrols, reporting offenders in the same way that Environment Agency enforcement officers do.

Judy Proctor, head of fisheries at the Environment Agency said:

The volunteer bailiffs already provide a great service to angling by helping our officers catch people fishing illegally. We will be evaluating the pilot carefully to see what more can be done and how we can improve the service.

There is no excuse for illegal fishing. A fishing licence costs from just £30 for a whole year and you can get one on GOV.UK. Anyone fishing illegally can expect to be prosecuted and face a fine of up to £2,500 and up to £50,000 for byelaw offences. In 2015/16, the Environment Agency's patrols checked 62,076 rod licences and brought 2,043 successful prosecutions for fisheries crime.

The Voluntary Bailiff Service recently inducted a further 35 new Phase 1 recruits in the North East and is currently recruiting in the rest of England. Induction and training days are being held this spring and anyone expressing an interest in joining the VBS should email karen.sarkar@anglingtrust.net

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