Man sentenced for breaching compulsory quarantine order

A 43-year-old man was sentenced to immediate imprisonment for three weeks by the Eastern Magistrates' Courts today (June 2) for violating the Compulsory Quarantine of Certain Persons Arriving at Hong Kong Regulation (Cap. 599C).

The man was earlier issued a compulsory quarantine order stating that he must conduct quarantine at a designated hotel in Central for 14 days. When the Police were deployed at the scene on May 20, he was found to have left the place of quarantine and taken off his electronic wristband without reasonable excuse nor permission given by an authorised officer before the expiry of the quarantine order. He was charged with contravening sections 8(1), 8(4) and 8(5) of the Regulation and was sentenced by the Eastern Magistrates' Courts today to immediate imprisonment for three weeks.

A spokesman for the Department of Health (DH) said the sentence sends a clear message to the community that breaching a quarantine order is a criminal offence and that the Government will not tolerate such actions. The spokesman reiterated that compliance with quarantine orders is of paramount importance in Hong Kong's fight against COVID-19.

Pursuant to the Regulation, save for exempted persons, all persons who have stayed in the Mainland, Macao or Taiwan in the 14 days preceding arrival in Hong Kong, regardless of their nationality or travel documents, will be subject to compulsory quarantine for 14 days. Moreover, pursuant to the Compulsory Quarantine of Persons Arriving at Hong Kong from Foreign Places Regulation (Cap. 599E), starting from March 19, all persons arriving from countries or territories outside China would also be subject to compulsory quarantine for 14 days. Breaching a quarantine order is a criminal offence and offenders are subject to a maximum fine of \$25,000 and imprisonment for six months. The DH solemnly reminds persons under quarantine to comply with the statutory requirements and conduct quarantine for 14 days.