

## **Press release: Wiltshire site owner fined for obstructing Environment Agency staff**

Trying to stop Environment Agency staff from doing their jobs saw a businessman convicted of obstruction.

Bart Critchly-Clark, of Mill Lane, Monkton Combe, Bath, initially allowed environmental officers onto his premises at Riverway in Trowbridge. But after it was explained they were there to investigate claims of an illegal waste site, he became uncooperative. He refused to give his address. He refused to give his date of birth. And to stop officers from taking photographs of the premises, Critchly-Clark closed the entrance shutters.

To operate a business which manages waste, you must have an environmental permit from the Environment Agency. It details what can and cannot be done, to prevent impact on the environment and local community. To enforce this, Environment Agency staff have legal powers of entry and inspection.

In this case, the Environment Agency officers returned the next day, accompanied by police officers, gained access and finished their investigation.

Critchly-Clark pleaded guilty to a charge of intentional obstruction of an environment officer under the Environment Act 1995 and was fined £200 and ordered to pay £330 costs at Swindon Magistrates Court on 31 January.

Environment officer Huw Williams said:

The majority of the businesses we visit are welcoming and happy to work with us. But the Environment Agency has a zero tolerance approach to obstruction and threatening behaviour on our staff and we will not hesitate to prosecute.

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## **Government response: Addressing concerns about Kent oyster farm**

The MMO has been contacted by members of the public reporting concerns relating to the use of non-native oysters and the deployment of oyster trestles to the west of Whitstable Harbour which they feel may pose a risk to

swimmers, sailors and navigators.

We understand the Whitstable Oyster Fishery Company (WOFc) have deployed Oyster trestles in this location since 2009 although it is alleged that the footprint and number of trestles has recently increased over a relatively short period of time.

The MMO considers safety to be of paramount importance. We are currently working with both the Maritime and Coastguard Agency and Trinity House, as the statutory experts in the safety of navigation, to investigate the issues raised. This includes making sure that all necessary precautions are being taken in the interim.

A site inspection has been conducted which identified that 14 special marker buoys have been deployed to provide a warning of the presence of the trestles.

Our work on this is still ongoing and further updates will be provided on the MMO website when available.

## **Farming of non-native shellfish**

The propagation of non-native species of shellfish is regulated by CEFAS. The MMO understands Whitstable Oyster Company has received such approval from them. Details can be found on the Cefas [public register of aquaculture production businesses in England and Wales](#) Queries about this aspect should be directed to Cefas in the first instance.

## **Relevant marine licensing legislation**

The deposit of an object or substance from a vehicle, vessel, aircraft or marine structure and or the construction of works in the UK marine area is a licensable activity under part 4 of the Marine and Coastal Access Act (MACAA) although the Marine Licensing (exempted activities) Order 2011 (as amended) ("the amended order") provides a number of exemptions removing the requirement to obtain a marine licence for some low risk activities where certain conditions are met.

In particular exemption 13 of the amended order covers the deposit and removal of any shellfish, trestle, cage, pole, rope, marker or line in the course of propagation and cultivation of shellfish when certain conditions are met.

Further information relating to exemptions can be found on the [Marine licence exempted activities](#) page.

Applicants are required to satisfy themselves that their proposed activities meet the terms of any exemption they intend to rely on. In the event that it is subsequently determined that an activity undertaken was not consistent with the activity described or not in accordance with the conditions contained in the relevant exemption, then enforcement action may be taken.

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## **Corporate report: Insight into nuclear decommissioning – edition 22**

Includes news on:

- Supply chain event highlights
- Sludge removal bulks up
- Doors set to open on new era
- Bradwell leads the fleets
- Divers plumb the depths at Dungeness
- We've got the NaK of destroying hazards
- One of Dounreay's longest standing employees
- R&D Focus
- Synergy board game
- NDA chairman news
- Sites welcome new ground force

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## **Notice: DN40 1QT, UK Power Reserve 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: UK Power Reserve Limited
- Installation name: Kings Road Power Plant
- Permit number: EPR/PP3339YQ/A001

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## **Corporate report: Dredged Material Disposal Site Monitoring Round Coast of England**

This report presents the scientific findings of, and implications for

subsequent monitoring based on the results from dredged material disposal site monitoring conducted under a Cefas/Marine Management Organisation Service Level Agreement (SLA 1.3) project (C6794 hereafter) round the coast of England during 2015-16, together with those obtained following the processing of biological and sediment contaminant samples acquired during 2014.

The main aims of this report are: to aid the dissemination of the monitoring results; to assess whether observed changes resulting from dredged material disposal are in line with those expected; to compare the results with those of previous years (where possible); and, to facilitate our improved understanding of the impacts of dredged material disposal at both a site-specific and a national (i.e. non site-specific) level.