

[Transparency data: Harwich Haven authority – Trial disposal](#)

Harwich Haven Authority (HHA) is seeking to have a new dredged material disposal site designated. Some of the dredged material is used in beneficial reuse schemes with the remainder disposed of at a licensed offshore disposal ground called Inner Gabbard located about 30km east of Harwich. HHA believe that a disposal site closer to shore would help reduce carbon dioxide emissions, steaming time and fuel.

The MMO has granted Harwich Haven Authority a marine licence that permits 2 trial disposals of 500,000 cubic metres of dredged material arising from maintenance dredging at Harwich and Felixstowe Harbour. The trial disposal site is referred to as the Harwich Haven disposal site (Cefas Site Code: TH027).

A condition of this licence is that monitoring data is collected during the course of the two trial disposal campaigns and a Monitoring Report is submitted to the MMO within four months of completion of the two trial campaigns. This Monitoring Report can be viewed on this page.

The monitoring report aims to provide the information necessary to inform the MMO's assessment of the suitability of the proposed new site for designation to receive future dredged material.

The MMO is not obliged by statute to consult publically on this issue but the MMO has always been of the view that the general public and not just known stakeholders should have the opportunity to make representations.

If you would like to make a representation please make sure that you do so in writing using the contact details on this page. Representations should quote reference L/2013/00392.

[Greens, Disabled People Against Cuts and bereaved mother call for inquiry into deaths of benefit claimants](#)



Green Party

10 February 2017

The Green Party, Disabled People Against Cuts and a mother whose son died after his benefits were cut have called on the Government to launch an independent inquiry into the deaths of benefit claimants.

An letter [1] to the Secretary of State for Work and Pensions, Damian Green MP, calls on the Department for Work and Pensions to launch an independent inquiry into the methods used to assess benefit claimants and their entitlements, to determine “whether these procedures are fair and proper or if they are, in fact, contributing to the deaths of claimants”.

The Green Party has also compiled a dossier listing 50 people who died while claiming benefits. The dossier includes the death of Mark Wood, whose mother Jill Gant co-signed the letter to Damian Green.

Wood starved to death in 2013, aged 44. A doctor had said Wood, who had Asperger’s syndrome, obsessive compulsive disorder and mental health problems, was completely unfit to work. Yet despite this Wood was found fit for work and his benefits were cut, forcing him to survive on about £40 per week. Four months later he was found dead, weighing just 35kg. [2]

Jonathan Bartley, co-leader of the Green Party, said:

“It is unacceptable that in the fifth richest country in the world people are starving to death, like Mark Wood, or taking their own lives, as Michael O’Sullivan did, because their benefits have been cut. The social security system should be an ally, not an enemy of those who need help.

“Britain is a caring nation. We should be proud to look after each other and take every measure possible to ensure people receive the support they need – starting with an independent inquiry into the deaths of benefit claimants.”

Mags Lewis, disabled spokesperson for the Green Party, said:

“We urgently need an independent inquiry into the deaths of people receiving benefits to find out if the methods used by the Department of Work and Pensions to assess claimants are fair or if they are, in fact, contributing to the deaths of some of claimants.

“Until this has taken place it is impossible to feel confident that lessons have been learned from the tragic loss of those who have already died while claiming benefits – or that others will be kept safe in the future.”

Linda Burnip, co-founder of Disabled People Against Cuts, said:

" As the UK Government has been found guilty by the UN of committing grave and systematic violations of disabled people's human rights we feel a public inquiry into deaths which have been linked to the discredited Work Capability Assessment regime must urgently be initiated by the government and Department for Work and Pensions."

Jill Gant, mother of Mark Wood, who starved to death four months after his benefits were cut off in 2013, said:

"I believe an enquiry is absolutely essential because the Work Capability Assessment is not fit for purpose for the most vulnerable, particularly those with mental health problems, like my son Mark who died of starvation aged 44 because his benefits were stopped."

Notes:

1.

The Green Party
The Biscuit Factory
Room 202, A Block
100 Clements Road
London
SE16 4DG

The Rt Honourable Damian Green MP
Secretary of State for Work and Pensions
Caxton House
Tothill Street
London
SW1H 9NA

Dear Secretary of State,

We are writing to ask you to launch an independent inquiry into the deaths of people receiving benefits. Such an inquiry should be tasked with examining the methods used to assess claimants and their entitlements. It should determine whether these procedures are fair and proper or if they are, in fact, contributing to the deaths of some of claimants – who have the highest support needs which should be met by society.

As the evidence continues to mount that this is the case, The Green Party has compiled a dossier highlighting the stories of fifty individuals who died since 2008, and where there is good reason to believe their treatment at the hands of your department has been a factor in their deaths.

Treatment such as the suspension of benefits to David Clapson who went on to die just three weeks later from diabetic ketoacidosis, after the fridge used to store his insulin stopped working when he couldn't afford to top up his electricity card. Many of these fifty examples cases coroners, in their verdicts, have expressed grave concern about the methods employed by your

department.

We want to ensure that all pertinent questions have been asked, and that any relevant lessons have been learned. At present it is impossible to feel confident this is the case.

The more time passes without an inquiry, the longer concerns will remain and questions will hang over the procedures used by your department to handle benefits. We urge you to use your power to end that uncertainty.

Yours sincerely,

Jonathan Bartley, co-leader of the Green Party

Mags Lewis, disability spokesperson for the Green Party

Linda Burnip, co-founder of Disabled People Against Cuts

Jill Gant, mother of Mark Wood, who starved to death four months after his benefits were cut off in 2013.

2.

<http://www.independent.co.uk/news/uk/politics/mark-wood-sweet-and-gentle-44-year-old-man-with-mental-health-problems-starved-to-death-after-9161749.html>

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[Self-proclaimed Chinese 'qigong master' dies](#)

Self-proclaimed "qigong master" Wang Lin, who was facing several criminal charges, has died in a hospital in east China's Jiangxi Province following an illness.

Wang died from multiple organ failure from ANCA-related vasculitis and peripheral neuritis on Friday afternoon, said Fuzhou City Intermediate People's Court.

The man, who claimed to be a master of qigong, a traditional martial art combined with meditation, came to public attention in 2013 when images of him posing for pictures with celebrities and stories of his supposed "supernatural powers" like conjuring snakes from thin air were posted on the

Internet.

He was detained by police in July 2015 on the charge of illegal detention. In November last year, Fuzhou City People's Procuratorate filed a public lawsuit to the court, accusing Wang of illegal detention, fraud, illegal possession of a gun and bribery.

Because of his illness, Wang was allowed out on bail and his trial postponed in January while the trials of other defendants in the case continued.

Despite Wang's death, the court said it would issue a verdict on his case.

Press release: De-listing for misleading on-line business directory

The winding up of the company follows an investigation by the Insolvency Service.

Go-Rise cold-called prospective customers and offered a service promoting their businesses in an online directory. The company also claimed it would use keywords to improve the customer's Google ranking.

The investigation found that the company's telesales staff made false and misleading claims when selling the company's services including that they were calling from or on behalf of Google and that contracts between the company and customers were due for renewal when no such contracts had been entered into.

In contrast to the representations made to customers during the telesales call the company took no steps to submit keywords to Google Adwords to improve the ranking of customers. In addition, the company's website – on which the business directory was sited – was password protected for significant periods meaning that it could not be accessed by general web users.

Commenting on the case, Colin Cronin, Investigation Supervisor with the Insolvency Service, said,

The online business directory service sold by Go-Rise Ltd provided no commercial benefit whatsoever to the company's customers because the directory could not be accessed by the public due to it being password protected. Neither did the company make any arrangements with Google Adwords to provide keywords in order to promote the businesses of its customers. The company obtained payments from customers when it had no apparent intention of providing the

services promised to them.

We have now investigated a number of such companies and what they have in common is offering a directory listing which is of no use to the customer because it is not promoted and is often password protected, thereby completely defeating its purpose.

What is more disturbing is that many of the customers who have purchased such directory listings are subsequently contacted – perhaps months or even years later – by bogus Court officials claiming that the customer is liable for a debt arising from the directory listing and that bailiffs will attend imminently at the customer's trading premises to seize possessions to the value of the debt. Customers are thus coerced into making further payment for a fictitious debt.

I would therefore urge any business which is contacted by cold-call and asked to purchase an online directory listing to make full enquiries into the service being offered before entering into any agreement.

Notes to Editors

Go-Rise Ltd – company registration number 09396604 – was incorporated on 20 January 2015. The company's registered office is at 4 Market Street Lane, Blackburn BB2 2DE.

The petition to wind-up Go-Rise Ltd was presented under s124A of the Insolvency Act 1986 on 1 December 2016. The company was wound up on 27 January 2017 and the Official Receiver has been appointed as liquidator.

Company Investigations, part of the Insolvency Service, uses powers under the Companies Act 1985 to conduct confidential fact-finding investigations into the activities of live limited companies in the UK on behalf of the Secretary of State for Business, Energy & Industrial Strategy (BEIS). Further information about live company investigations is [available](#).

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.

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 Criminal Investigations and Prosecutions 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.

The agency also authorises and regulates the insolvency profession, assesses and pays statutory entitlement to redundancy payments when an employer cannot or will not pay employees, provides banking and investment services for bankruptcy and liquidation estate funds and advises ministers and other government departments on insolvency law and practice. Further information about the work of the Insolvency Service, and how to complain about financial misconduct, is [available](#).

By virtue of the appointment of the Official Receiver all public enquiries concerning the affairs of the company should be made to: The Official Receiver, Public Interest Unit, 2nd Floor, 3 Piccadilly Place, London Road, Manchester, M1 3BN. Tel: 0161 234 8531 Email: piu.north@insolvency.gsi.gov.uk

Contact Press Office

Media enquiries for this press release – 020 7674 6910 or 020 7596 6187

You can also follow the Insolvency Service on:

[Notice: MK18 2HF, FCC Waste Services \(UK\) Limited: environmental permit issued EPR/BS8605IQ/S012](#)

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

This decision includes the surrender letter and decision document for:

- Operator name: FCC Waste Services (UK) Limited
- Installation name: Calvert Landfill Site
- Permit number: EPR/BS8605IQ/S012