<u>Press release: Over 300 volunteer</u> <u>bailiffs help fight against illegal</u> <u>fishing</u>

From Cornwall to Cumbria, an army of dedicated anglers is helping the fight against illegal fishing and fish theft. They are the recruits of the Angling Trust and Environment Agency's Voluntary Bailiff Service (VBS) who act as the "eyes and ears" on riverbanks and lakes, reporting suspicious incidents and providing crucial information to the Environment Agency and the police.

VBS began as a pilot project in the South East in 2012 following a formal partnership between the Environment Agency and the Angling Trust. It was rolled out across the country in spring 2015 and, following inductions last autumn, proudly boasts more than 300 volunteers.

Bailiffs are unpaid and rigorously vetted before they are selected. Successful candidates receive an intensive training course on what is expected of them from enforcement professionals, including the Angling Trust, the Environment Agency and the Head of the UK National Wildlife Crime Unit.

Volunteers are trained on fisheries enforcement law, signs of illegal fishing and how to record information in a way that could be used as evidence. Firsthand learning includes attending joint patrols with the police and Environment Agency.

Volunteers recently gained valuable experience when they joined police and Environment Agency Fisheries Enforcement Officers on a joint patrol of the River Severn and at a number of stillwaters. Even at a relatively quiet period of the year they found reports of illegal fishing.

It's not just rod licence offenders that are being reported either. On other patrols people have been cautioned by the police for going equipped for poaching, motoring offences and possessing drugs and weapons.

Dilip Sarkar MBE, the Angling Trust's National Enforcement Manager, said:

All of our volunteers are valued and we now have the sound foundation to move forward, increase engagement and provide more practical training. We have come a very long way, since the formal partnership and although we still have far to go, this activity is already making a difference.

Graeme Storey, National Fisheries Manager at the Environment Agency, said:

All money raised through rod licence sales is used to protect and improve fish stocks and fisheries benefiting anglers. The Voluntary

Bailiff Service is our latest move to tackle illegal fishing and to protect that revenue. The vast majority of anglers who fish legally deserve to see those who flout the law brought to account but to that criminal minority our message is clear: we won't hesitate to take action.

The Angling Trust and Environment Agency are appealing for more anglers to join the VBS. Induction and training days are being run this spring and anyone interested in joining the VBS should email karen.sarkar@anglingtrust.net

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<u>Press release: Court gives waste</u> <u>offender time to clean up site</u>

Colin Barnes had previously failed to clear the site ahead of the court hearing on Wednesday 25 January after his environmental permit was revoked.

Barnes, who traded as CT Barnes Autos, was taken to court by the Environment Agency after failed attempts to get him to comply with the law.

King's Lynn magistrates deferred sentencing him and have given him six months to clear the site. He is due back in the court on 26 July.

The permit held by Barnes, aged 59, of Podmore Lane, Scarning was revoked by the Environment Agency after he continually failed to run the site in line with the conditions in his permit. Following the revocation Barnes was required to remove the large amounts of waste remaining on site.

Mrs Megan Selves, prosecuting, said the deadline for removing all the waste was extended three times to dates suggested by the defendant, as waste officers tried to support him to do the right thing. But despite removing some of the waste, most of it remained two years later.

She told the court that Barnes had an environment permit to store waste vehicles and parts but it was revoked on 15 September 2014. All the waste should have been removed by 3 November 2014.

Barnes failed to respond to advice given by Environment Agency officers and despite agreeing to deadlines for when he could remove the waste, he has failed to comply and the waste remains on site,

He has repeatedly flouted the law and undermined the legitimate waste management industry.

Magistrates heard that Barnes had operated the site since 1977 as a vehicle repair and service business until 2006 when he obtained a permit and began depolluting and dismantling vehicles which had come to the end of their lives.

Since the issuing of the permit there has been a history of noncompliance so the permit was revoked.

Barnes told investigating officers that since the revocation he had been removing some of the waste but had to rely on others as he did not have a waste carriers licence at the time and they sometimes took a long time to collect it as the value of the waste had decreased.

After the hearing Environment Agency officer Rob Brodie said:

Unregulated waste activities can impact both visual and amenity and can cause harm to the environment and human health.

These offences were committed over 21 months and despite advice and guidance from us and agreements to extend deadlines for the removal of waste, very little of it was removed.

Mrs Selves said Barnes had a history of non-compliance with warnings from the Environment Agency and has previous convictions for similar environmental offences.

Barnes pleaded guilty to:

Between 4 November 2014 and 2 August 2016 on land at Willow Lodge, Podmore Lane, Scarning, Dereham, Norfolk NR19 2NS you did operate a regulated facility, namely a waste operation for the storage of waste motor vehicles and vehicle parts, without being authorised by an environmental permit granted under Regulation 13 of the Environmental Permitting (England and Wales) Regulations 2010.

Contrary to Regulation 12(1)(a) and 38(1)(a) Environmental Permitting

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<u>Press release: MJ Curle Ltd ordered to</u> <u>pay £32,920 for environmental waste</u> <u>offences</u>

On Thursday 26 January 2017, Stuart Curle, director of MJ Curle Ltd, Sunnymead Farm, Shifnal, Telford, pleaded guilty at Telford Magistrates' Court to operating a regulated facility that was not authorised by an environmental permit, both on behalf of the company, MJ Curle Ltd and separately in his capacity as the director of the company.

The 45-year-old was fined £1,200 and ordered to pay in excess of £25,000 in compensation and costs to the Environment Agency, along with a £120 victim surcharge. Additionally, the company was fined £6,600. The court also ordered that the 1,700 tonnes of waste that remains on-site is to be removed within

the next 6 months, by 25 July 2017.

Environment Agency officers visited the site on 13 January 2015 to carry out an inspection. They found a large number of skips containing a variety of waste, including cardboard and green waste. Other parts of the site were used for storing and sorting a variety of waste, some of which originated from demolished conservatories. There was also evidence of waste being burned on the site.

The activities undertaken on the site require an environmental permit. However, the defendant never applied for one. As a result the defendant avoided application and subsistence fees in excess if £14,000. Around 1,700 tonnes of waste were found on the land. To dispose of this legally it will cost MJ Curle Ltd approximately £130,000.

Under caution, Stuart Curle admitted to a range of waste being brought to the site as a result of a business relationship with a local company. He also accepted that MJ Curle Ltd had been collecting skips full of waste and once they were transported back to the site, the waste was sorted and stored. He accepted that the activity required an environmental permit, something which the Environment Agency had warned him about in 2008.

During the hearing at Telford Magistrates Court, the Bench found that the previous warnings given by the Environment Agency to the defendant regarding the illegal activities on the site, in 2008, were a seriously aggravating feature of the current offending. However in mitigation the defence raised the defendant's serious ill health and the financial difficulties that have blighted the family as a result. The defendant also asked the court to take into account the defendant's co-operation with the Environment Agency and his admissions in interview.

Speaking after the case, an Environment Agency officer in charge of the investigation said:

When we entered the site in 2015, there was clear evidence of a deliberate and unlawful waste processing and storage operation. Stuart Curle was previously spoken to by Environment Agency officers about the need to obtain an environmental permit to undertake this activity. Unfortunately he failed to heed that guidance. We are pleased with the outcome of this case and we will actively bring prosecutions where deliberate unlawful processing and storage is identified.