Carbon Monoxide Awareness Week 2022

News story

Statement from our Chief Inspector, Captain Andrew Moll OBE, at the start of this year's Carbon Monoxide Awareness Week.



Captain Andrew Moll OBE shares some safety critical advice with boat users to mark the start of carbon monoxide awareness week 2022, reminding them of the hazards posed by this poisonous gas.

Many of us take steps in our homes to stay safe from carbon monoxide by installing CO alarms and having an annual boiler service, but are the same precautions being taken when out on the water?

The Marine Accident Investigation Branch (MAIB) has investigated six incidents in the past 12 years with the needless loss of 10 lives due to carbon monoxide poisoning. All of these happened on board recreational motor cruisers or small fishing vessels.

Today, to mark the start of Carbon Monoxide Awareness Week (21 to 27 November), the MAIB is reminding boat users of the three simple steps that they can take to stay safe from this silent killer.

Servicing — install and maintain on board equipment properly

Engines and equipment used on board, such as cookers, grills and cabin heaters, can give off carbon monoxide if not properly maintained. Regular servicing should be undertaken by someone competent to carry out the task, for example a marine engineer or a qualified heating installer. All installations and modifications to equipment should be fit for purpose and carried out in accordance with the manufacturer's guidelines.

The MAIB investigation into the tragic incident on board Arniston

highlights the importance of ensuring equipment or modifications to boats are conducted in accordance with the manufacturer's quidelines.

Similarly, the investigation into carbon monoxide poisoning on the motor cruiser <u>Vasquez</u> found that the engine had not been regularly serviced and that the exhaust system had been modified during the boat's life.

Ventilation — ensure there is adequate ventilation in the cabin

With winter upon us and fuel prices still high, boat users may be tempted to keep doors and windows closed to stay warm and reduce drafts. However, carbon monoxide can build up when engines idle in enclosed areas, such as against quay walls, next to other boats or inside locks. Adequate ventilation is an important way of protecting against the potential accumulation of poisonous fumes in cabins.

CO alarms — fit a marine approved carbon monoxide alarm and test it frequently

Carbon monoxide alarms are readily available, inexpensive and easy to install. This potentially lifesaving equipment will alert the boat user to the presence of this odourless, colourless poisonous gas so that action can be taken.

Our investigations into the fatal accidents on board <u>Love for Lydia</u> and <u>Diversion</u> both emphasise the importance of fitting a carbon monoxide alarm.

The <u>Boat Safety Scheme</u> has more information about the best place to install a detector and what to do if the alarm sounds.

Closing thoughts

At this time of year, as weather begins to get cooler, there is a temptation for those on the water to keep doors, hatches and windows closed to reduce drafts, use cookers and grills more to prepare hot food, and turn on cabin heaters. Understanding the potential risks of carbon monoxide and taking these three important steps — servicing equipment, fitting a CO alarm and ventilating the cabin — will help protect against this odourless, colourless poisonous gas.

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G7 Foreign Ministers statement on missile launch by DPRK

Press release

The UK and G7 partners have issued a statement on an Intercontinental Ballistics Missile launch by the Democratic People's Republic of Korea on 18th November.



On the launch of an Intercontinental Ballistic Missile by the Democratic People's Republic of Korea (DPRK):

We, the G7 Foreign Ministers of Canada, France, Germany, Italy, Japan, the United Kingdom, and the United States of America, and the High Representative of the European Union, condemn in the strongest terms the brazen launch of another Intercontinental Ballistic Missile (ICBM) conducted on 18 November 2022 by the DPRK. This missile launch is another blatant violation of United Nations Security Council Resolutions (UNSCR) by the DPRK. This reckless act, together with the evidence of ongoing nuclear activities, underscores the DPRK's determination to advance and diversify its nuclear weapons and missile capabilities. It further destabilizes the region, despite calls from the international community for peace and stability.

The unprecedented series of unlawful ballistic missile launches conducted by the DPRK in 2022, including numerous intercontinental ballistic missiles, and the intermediate-range ballistic missile which recklessly overflew Japan, pose a serious threat to regional

and international peace and security and undermine the global non-proliferation regime. They also pose a danger and unpredictable risk to international civil aviation and maritime navigation in the region.

We reiterate our demand that the DPRK abandon its nuclear weapons, existing nuclear programs, and any other weapons of mass destruction and ballistic missile programs in a complete, verifiable and irreversible manner and cease immediately all related activities. The DPRK cannot and will never have the status of a nuclear-weapon State in accordance with the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) or any other special status in this regard. We urge the DPRK to return at an early date to, and fully comply with the Non Proliferation Treaty (NPT) and International Atomic Energy Agency (IAEA) safeguards and to fully abide by all legal obligations under relevant UNSCRs.

The DPRK's actions demand a united and robust response by the international community, including the need for further significant measures to be taken by the UN Security Council (UNSC). We call on all states to fully and effectively implement all UNSC measures and sanctions against the DPRK and address the risk of weapons of mass destruction proliferation from the DPRK as an urgent priority.

The G7 expresses its full solidarity with Japan and the Republic of Korea and urges the DPRK to cease its destabilizing actions. We urge the DPRK to resume meaningful dialogue toward denuclearization and accept the repeated offers of dialogue put forward by the United States, Japan and the Republic of Korea. By diverting its resources from providing for the needs of its people into its unlawful weapons of mass destruction and ballistic missile programs the DPRK further aggravates the already dire humanitarian situation in the DPRK. We are committed to working with all relevant partners toward the goal of peace and security on the Korean Peninsula and to upholding the rules-based international order.

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<u>Terrorists face longer in jail for offences in prison</u>

- Terrorist prisoners face tougher sentences for offences behind bars
- Automatic referral to police in a week and possible prosecution under new agreement
- Meets key recommendation from landmark Jonathan Hall review on terrorism in jail

Under the tough new measures, all terrorist offenders who commit further crimes in jail — however minor — will be automatically referred within a week for a police investigation and potential prosecution.

This will increase the likelihood of them being locked up for significantly longer and create a strong deterrent against further offending.

Currently, additional offences carried out inside jail — such as vandalising cells or dealing in contraband — are often dealt with by prison governors, with a maximum penalty of only 42 days added to an existing sentence.

Today's change means they could face much longer sentences if convicted in court.

The agreement between HM Prison and Probation Service, Counter-Terror Policing and the Crown Prosecution Service fulfils a key recommendation from Jonathan Hall KC's landmark independent review into terrorism in prisons.

Deputy Prime Minister and Justice Secretary, Dominic Raab, said:

Terrorist offenders pose a grave risk to public safety and they must face the full consequences of their actions — whether on the street or behind bars.

This important change means any transgression will come with the prospect of significantly more prison time and keep our communities safer, for longer, from those unwilling to change their ways.

Head of Counter Terrorism Policing, Matt Jukes, said:

Our core mission at Counter Terrorism Policing is keeping the public and our communities safe from the enduring and evolving terrorist threat.

This agreement demonstrates that our efforts to mitigate that threat, and protect our national security, are far-reaching and rely on collaboration with our partners.

Director of Legal Services, Crown Prosecution Service, Gregor McGill, said:

When a crime is committed in a prison there are serious consequences.

Today's updated agreement continues to ensure that police, prisons and the CPS work together to investigate and prosecute prisoners who commit acts of terrorism or serious violence, wherever our legal test is met.

Those who commit crimes while serving their sentences risk further charges and longer sentences.

The agreement will make sure that breaches in behaviour by those linked to terror face the full scrutiny of counter-terrorism authorities — so that those who remain a threat are kept behind bars for as long as possible.

Those alleged to have committed potential terrorist acts in prison will continue to be referred to specialist police as part of the new pact, due to come into force in the coming months.

Today's news is just the latest step in the Government's drive to clamp down on dangerous and influential terrorists and keep the public safe.

Ministers have already delivered the largest overhaul of terrorist sentencing and supervision in decades, including ending the automatic early release of terrorist offenders and tougher sentences for the most serious crimes.

And in April this year, the Deputy Prime Minister unveiled measures to crack down on terrorist activity behind bars, in response to an independent review by Jonathan Hall KC, the Independent Reviewer of Terrorism Legislation.

As part of these measures, a new £1.2 million team will ensure the most influential terrorists can be moved to one of the Prison Service's 'Separation Centres' — completely apart from the main prison population.

In addition, £6 million will be invested to expand 'Close Supervision Centres', where the most physically violent offenders can be held — including terrorists. This will prevent their potential recruitment to extremist causes.

Notes to editors:

- 1. The new agreement forms part of the newly updated Crime in Prisons Referral Agreement.
- 2. Recommendation ten in <u>Jonathan Hall's</u> Independent Report into Terrorism in Prisons recommended that:
 - 'A specific crime in prison agreement between HMPPS, CT Police, and the Crown Prosecution Service should be drawn up on the subject of potential terrorist offences, and offences committed by terrorist risk offenders.'

2. Jonathan Hall KC observed in his Independent Report into Terrorism in Prisons, that the pre-existing Crime in Prison Referral Agreement did mention terrorist offending and offences by TACT offenders, however 'the language and policy are difficult to follow'.

<u>Historic loss and damage agreement at</u> COP27 must now be honoured by rich countries, Greens warn



20 November 2022

Responding to the final Sharm el-Sheikh Implementation Plan [1] from the COP27 climate negotiations in Egypt, Green Party co-leader Adrian Ramsay said:

"The agreement to set up a fund for loss and damage is a significant and historic step towards climate justice for the poorest and most vulnerable countries, those least responsible for the climate crisis.

"However, the fund is currently empty and we now need rich countries like the UK to step up, honour their commitment to this fund and pay for the harm they have inflicted through historical emissions.

"But the real failure at Sharm el-Sheikh was that no significant progress has been made in commitments on fossil fuels, which is unsurprising given the hundreds of fossil fuel lobbyists who were active inside the negotiation. In terms of the commitment to eliminating fossil fuels from the global economy, COP27 represents a backward step.

"Future COPs must keep out the oil and gas giants and open the door wider to those with real solutions to offer as well as to a much greater proportion of women, who are bearing a disproportionate burden from climate breakdown yet made up only a third of the negotiating delegates [2].

"There has been a failure of international leadership from the world's most powerful leaders. That includes the British Prime Minister Rishi Sunak who had to be dragged kicking and screaming to Egypt, before rushing home to back his chancellor as he announced a continuation of business as usual — new licences for North Sea oil and gas, windfall tax loopholes for the fossil fuel giants [3] and billions on new roads.

"This COP was billed as an implementation summit where countries were supposed to come with detailed action plans showing how they would create the

credible path that the UN says is missing to keep global heating to below 1.5C. Yet there is scant reference to the 1.5C target, let alone a credible path to get us there.

"We needed to make giant strides toward achieving net zero and holding down global heating below 1.5C. Instead global leaders have, at best, taken a few tiny, teetering steps back from catastrophe."

Notes

- 1. Sharm el-Sheikh Implementation Plan. Revised draft decision -/CP.27 UNFCCC
- 2. <u>COP27: Lack of women at negotiations raises concern BBC News</u>
- 3. <u>Loopholes mean oil and gas giants will avoid more than half of govt's</u> updated windfall tax New Economics Foundation

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World Children's Day 2022: joint statement

World news story

The British Embassy in Kyiv stands with embassies and delegations in Ukraine to express concern at the impact of Russia's war on Ukraine's children.



On World Children's Day 2022, we, the Embassies and Delegations associated with this statement, express deep concern at the appalling and long-lasting impact of Russia's war of aggression on Ukraine's children.

It is not possible to confirm the precise number of children that have been

direct casualties, but OHCHR has verified that Russia's invasion has killed more than 400 children, and injured 750 as of mid-November. The true toll is likely to be significantly higher, not to mention the devastating and long-term impact on the mental health of the younger generation.

In addition, hundreds of thousands of children have been forced from Ukraine either by fleeing to countries of safety, or through reported forced deportation and abduction by Russian armed forces, sometimes without their parents' knowledge. We are also deeply concerned by reports that some children deported to Russia have been forcibly adopted.

There is no doubt that every child in Ukraine is suffering because of Russia's invasion. Indiscriminate Russian attacks have destroyed countless schools and disrupted education through attacks on Ukraine's critical national infrastructure. Frequent power cuts prevent online learning. In Russian-controlled areas, the Russia-imposed school curriculum propagates disinformation and teachers are punished for teaching in Ukrainian. Children suffer disproportionately from lack of power, heating, and water caused by Russian missile attacks.

The international community stands with Ukraine in protecting its future generations. Russia's egregious human rights abuses and violations must have consequences and perpetrators of war crimes must face justice.

Signatories of this statement:

- British Embassy Kyiv
- American Embassy Kyiv
- Australian Embassy Kyiv
- Austrian Embassy Kyiv
- Canadian Embassy Kyiv
- Czech Embassy Kyiv
- Dutch Embassy Kyiv
- Estonian Embassy Kyiv
- EU Delegation Kyiv
- French Embassy Kyiv
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