



AN ILLEGAL CHARTER CASE AND VERDICT WAS COMMENTED BY BACA

News / Business aviation



The Baltic Air Charter Association is a worldwide organisation dedicated to air charter broking and operations. The objectives of BACA are to promote the highest standards of professionalism and ethics in the air charter market. Our members strive to maintain this



The Air Charter Association (BACA) is pleased to note the verdicts of the jury in the case of Robert Murgatroyd, a private pilot who organised the illegal charter of a light aircraft to take three birdwatchers from Manchester City Airport to Barra, on the Outer Hebrides of Scotland. The aircraft was almost 500lbs over the maximum take-off weight and subsequently clipped trees before crashing into a field, causing significant injuries to everyone on board. The occupants of the aircraft were very lucky that the accident did not result in a serious tragedy.

The jury at Manchester Crown Court in the United Kingdom found him guilty of a number of offences, including of conducting a public transport flight without an Air Operator Certificate, recklessly endangering the safety of an aircraft or persons in an aircraft, recklessly endangering the safety of persons or property, acting as a pilot without holding an appropriate licence, flying outside the flight manual limitations and flying without insurance.

BACA regrets that this case is symptomatic of a wider problem caused by the blurring of the line between commercial and private aircraft operations. The current regulatory regime does not adequately protect the boundary and has left members of the public exposed to risks of which they are largely unaware.

BACA has recently engaged extensively with the UK CAA on their concerns with the development of flight cost-sharing websites and the lack of public awareness about the law and implications of paying for flights on non-commercial aircraft. It is concerned about the public understanding of the lower standards of maintenance, pilot training and flight planning, as well as the highest risks involved for the passengers, when compared to commercial air transport flights.

Flights such as those conducted by Mr Murgatroyd present a direct risk, not only to those on board the aircraft, but to others on the ground. The commercial exploitation of the cost-sharing regime puts direct pressure on pilots to fly in marginal conditions, or to push the boundaries of their pilot skills, or the performance of their aircraft. This case is a stark example of that problem.

Richard Mumford, BACA's Chairman, commented "We are relieved to see a successful prosecution by the UK CAA of this individual. Our Association, which represents the interests of over 250 companies involved in legal aircraft charter, has become increasingly concerned at the way cost sharing and short-term day leasing is being seen as an easy way of circumventing the very clear laws on chartering aircraft. This accident appears to have been entirely preventable and was operated in flagrant disregard for the law. We hope that this verdict, and the subsequent custodial sentence in March, will focus the minds of private pilots considering pushing the boundaries when it comes to cost-sharing – especially with the relative ease that websites and apps allow them to advertise flights to the general public, who are largely unaware of the dangers and risks involved. We also hope that it will help to raise awareness and understanding among members of the public to enable them to make informed decisions about how and with whom they choose to fly."

26 FEBRUARY 2019

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