

Clerk of the Course Decision

Circuit:	Castle Combe	Date:	04-10-2025
From:	Karl Dyson (188964)	Clerk of the Course	
To:	Jason Stack	Competition No:	18
Race Title:	CCRC Hot Hatch Championship - Race 4	ASN:	Motorsport UK
Time of Issue:	15:02	Licence No:	392458

Following investigations, I find that you are guilty of contravening the following Motorsport UK NCR(s):

Ch.12 App.7 Art.1.8 Causing a collision, repetition of serious mistakes or the appearance of a lack of control over the car (such as leaving the track) will be reported to the Clerk of Course and may entail the imposition of penalties up to and including the disqualification of any driver concerned.

Brief Details:

Car 18 started behind car 113 on the grid and made a better start. Whilst passing car 113, contact was made resulting in car 18 spinning onto the grass.

Both drivers were interviewed as well as the driver of car 155 who was behind them on the grid and had a good view.

Following interviews with the drivers and viewing footage from cars 18 and 155, car 18 is deemed to have not given racing room when more space was available to their right and on the balance of probability was responsible for making avoidable contact.

The driver of car 18 was reminded that as the faster / passing car, the onus is on them to do so safely.

Evidence Relied Upon:

Driver interviews and onboard footage from cars 18 and 155

Accordingly, under Motorsport UK NCR Ch.5a App.5 Art.2.1, I hereby order that you receive the following:

Verbal Warning

You are reminded of your right of appeal. Any penalties applied will be recorded by Motorsport UK in accordance with NCR Ch.5a App.5 Art.2.3

Signed: Clerk of the Course	Karl Dyson (188964)	Date: Time:	04-10-2025 15:02
--	---------------------	------------------------------	---------------------

I being the Entrant / Driver of Car No: **18** acknowledge receipt of the above decision

Due to the restrictions of COVID-19 judicial forms will no longer be signed and paper copies will not be distributed and will instead be sent electronically (email, WhatsApp etc) to the recipient. For judicial and appeals purposes the time of issue will be deemed to be the time the decision was sent **unless the recipient is informed verbally, when the time commences at the time notified verbally as stated above.**