

Circuit:	Oulton Park International	Date:	09-08-2025
From:	lan Denyer (150773)	Clerk of the Course	
То:	Declan Lee	Competition No:	12
Race Title:	MSVT Trackday Trophy - Celebration Race - Race	ASN:	Motorsport UK
Time of Issue:	18:19	Licence No:	287493

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:

A protest regarding Car 12 causing multiple collisions with Car 21 was heard and the following decision is a result of this hearing. Car 12 and Car 21 made contact on multiple occasions at Turn 1, Turn 5 and after Turn 14 (Dear Leep) on the final racing lap. Car 12 appeared to demonstrate lack of control of the vehicle.

Car 12 also claimed that he had a steering problem but he did not show any signs of trying to cease racing and get to a place of safety.

I find Car 12 guilty of causing the multiple contacts with Car 21. The driver of car 12 shall be disqualified from the results of the race.

Both drivers interviewed, on board footage viewed from Car 21 and a following Car 3. Footage was not available from Car 12.

The protest fee shall be waived.

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

Disqualified from the results of the race Number of Licence Penalty Points: 4

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	lan Denyer (150773)	Date: Time:	09-08-2025 18:19	
--------------------------------	---------------------	----------------	---------------------	--

I being the Entrant / Driver of Car No: 12 acknowledge receipt of the above decision

Judicial Decision forms may be sent electronically (email, WhatsApp etc.) to the recipient. For judicial and appeals purposes the time of issue will be deemed to be EITHER the time the decision was sent to the recipient, OR the time the decision was posted on the official notice board (including virtual notice board), whichever is earlier. If the recipient is informed verbally, the time commences at the time notified verbally. NCR Ch.2 App.4 Art.1.23 applies