



## Clerk of the Course Decision

<b>Circuit:</b>	Brands Hatch Indy	<b>Date:</b>	03-08-2024
<b>From:</b>	Luke Caudle (109776)	<b>Clerk of the Course</b>	
<b>To:</b>	Damien Harrington	<b>Competition No:</b>	29
<b>Race Title:</b>	Dunlop Mini Se7en - Race 1	<b>ASN:</b>	Motorsport UK
<b>Time of Issue:</b>	17:45	<b>Licence No:</b>	241513

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

No Further Action

### **Brief Details:**

After reviewing onboard footage of car 29 (Damien Harrington) & 1 (Mike Jordan), I am unable to find either driver wholly or predominately responsible for the incident at Turn 1 which caused car 29 to retire.

Onboard footage of cars 29 & 1 viewed and both drivers gave verbal evidence in the judicial hearing.

Accordingly, under Motorsport UK Regulation G 5.3, I hereby order that you receive the following:

No Further Action

You are reminded of your right of appeal. Any penalties applied will be recorded by Motorsport UK in accordance with Motorsport UK Regulation C 2.1.4

<b>Signed:</b>		<b>Date:</b>	03-08-2024
<b>Clerk of the Course</b>	Luke Caudle (109776)	<b>Time:</b>	17:45

I being the Entrant / Driver of Car No: **29** 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. GR.C6.3.1 applies