



## Clerk of the Course Decision

<b>Circuit:</b>	Snetterton 300	<b>Date:</b>	14-10-2023
<b>From:</b>	Andy Stevens (87966)	<b>Clerk of the Course</b>	
<b>To:</b>	Oliver Chatham	<b>Competition No:</b>	69
<b>Race Title:</b>	Porsche Club Championship - Race 1	<b>Licence No:</b>	226169
<b>Time of Issue:</b>	11:20		

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

Eligibility - Post Race Scrutineering

### **Brief Details:**

Car 69 was subject to post season power testing conducted on Tuesday 10th October, following the final race on Saturday 7th October at Snetterton. The car was sealed and the power test was conducted at Parr Motorsport.

Car 69 was found to be 165.8kW against a permitted 162kW.

I spoke to the driver, Oliver Chatham, on Saturday 14 October, so that he had opportunity to present exceptional circumstances. He explained what he had done with the car during the year, and also laid some questions about the findings on the rolling road, and whether the test had been conducted correctly. I had also received an email from his team manager which i also considered in terms of exceptional circumstances.

Having listened closely i did not find any exceptional circumstance to cause me to depart from disqualification.

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

Disqualified from the results of the race

Additional Comments: Note: disqualification is from race one on 7 October 2023 as the second race did not happen due to an external power cut effected the whole circuit.

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>Clerk of the Course</b>	Andy Stevens (87966)	<b>Date:</b>	14-10-2023
		<b>Time:</b>	11:20

I being the Entrant / Driver of Car No: **69** 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