

Posted at 13.22 on 12/04/2025



## Clerk of the Course Decision

|                       |                            |                            |               |
|-----------------------|----------------------------|----------------------------|---------------|
| <b>Circuit:</b>       | Snetterton 300             | <b>Date:</b>               | 12-04-2025    |
| <b>From:</b>          | Josh Bennett (278616)      | <b>Clerk of the Course</b> |               |
| <b>To:</b>            | Bruno VAN DYKE             | <b>Competition No:</b>     | 3             |
| <b>Race Title:</b>    | Caterham 270R - Qualifying | <b>ASN:</b>                | Motorsport UK |
| <b>Time of Issue:</b> | 13:18                      | <b>Licence No:</b>         | 407417        |

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

Ch.2 App.8 Art.1.10 Eligibility - post practice scrutineering

### **Brief Details:**

Non declared tyres used in qualifying session - CR5.13.1

### **Evidence Relied Upon:**

Scrutineers non-compliance report reference Snett-3-2025

Accordingly, under Motorsport UK NCR Ch.5A App.5 Art.2.3, I hereby order that you receive the following:

Disqualified from the results of qualifying practice and competitors practice times disallowed and subject to re-scrutineering (Ch.2, App.2 Art 1 (e))

You are reminded of your right of appeal. Any penalties applied will be recorded by Motorsport UK in accordance with NCR Ch.2 App.12 Art.1.1 (2.12.1.1).

|   |                       |                              |                     |
|---|-----------------------|------------------------------|---------------------|
| <b>Signed:</b><br><u><b>Clerk of the Course</b></u> | Josh Bennett (278616) | <b>Date:</b><br><b>Time:</b> | 12-04-2025<br>13:18 |
|---|-----------------------|------------------------------|---------------------|

I being the Entrant / Driver of Car No: **3** acknowledge receipt of the above decision

The decision above was announced verbally to the Competitor at the time and on the date indicated above. The Competitor was informed of their right of appeal and was told that this time and date would be used in relation to any time limit which might be applicable to any appeal. This decision sheet was then subsequently passed to the Competitor by email, making use of the contact details given by the Competitor on their entry form.