



## APPEAL RESULT

---

**DISTRIBUTION:** Chief Executive  
Group Integrity Services  
Group Racing and Group Racing Development  
VJA  
TVN  
Office of Racing  
T Moxon – National Drug Register  
Racing Press

**FROM:** Registrar – Racing Appeals and Disciplinary Board

**DATE:** 20 September 2012

**SUBJECT:** **APPEAL HEARING RESULT – JOCKEY: DANIEL MOOR**

---

**Panel** Judge Russell Lewis (Chair), Dr June Smith, Mr Ron Taylor.

**Appearances** Mr James Williams appeared on behalf of Mr Moor.  
Mr Darren Triandafillou appeared on behalf of the Stewards.

---

At Geelong Synthetic on Friday, 14 September 2012 jockey Daniel Moor was found guilty of a charge of careless riding on his mount *Champagne Tales* in Race 5 the *Slickpix Class 1 Handicap* (1000m).

The careless riding being that he permitted his mount to shift out, whilst riding it along, passing the 100m when not clear resulting in *Sahara Night* being eased and losing its rightful running and *Zeybek* being severely checked. Stewards also acknowledged that there was a slight shift in from the outside prior to the interference occurring.

Daniel Moor had his licence to ride in races suspended for a period to commence at midnight on Tuesday, 18 September 2012 and to expire at midnight on Saturday, 29 September 2012 - a total of 12 race meetings (4 city, 8 country). In assessing penalty Stewards took into account the incident was in the mid-range and D Moor's good record.

A Notice of Appeal against **the severity of the penalty** was lodged on Monday, 17 September 2012. A stay of proceedings was not requested.

---

**DECISION:** Appeal allowed.

**Penalty varied – the period of suspension to now expire at midnight on Thursday, 27 September 2012.**

**TRANSCRIPT OF  
PROCEEDINGS**

---

**RACING APPEALS AND DISCIPLINARY BOARD**

**HIS HONOUR JUDGE R.P.L. LEWIS, Chairman  
DR J. SMITH  
MR R. TAYLOR**

**EXTRACT OF PROCEEDINGS**

**DECISION**

**IN THE MATTER OF THE SLICKPIX CLASS 1 HANDICAP OVER  
1000 METRES AT GEELONG SYNTHETIC ON 14/9/12**

**JOCKEY: DANIEL MOOR**

**MELBOURNE**

**THURSDAY, 20 SEPTEMBER 2012**

MR D. TRIANDAFILLOU appeared on behalf of the RVL stewards

MR J. WILLIAMS appeared on behalf of the Appellant

---

CHAIRMAN: In this case, the Board decides the appeal on the evidence presented to it, and the evidence presented to it in written form is not so much the Stewards' report which is in evidence, but rather the reasons given by the chairman, Mr Wright, for coming to the conclusion that Daniel Moor should be suspended for 12 meetings, four metropolitan and eight country.

Mr Wright, in his reasons at page 9, did not say anything about the contribution made by Brad Rawiller, and confined himself in terms of arriving at a penalty to the relatively good record of Daniel Moor, and the fact that it was in the mid-range category.

The Board is of the view that whilst the offending was in the mid-range category, it was in the lower registers of that category, and also cannot fail but to take into account the fact that there was no reason given by Mr Wright in relation to Brad Rawiller's contribution.

In the circumstances, the Board feels that it should vary the appeal. The suspension will now expire at midnight on Thursday, 27 September 2012.

---