

05 March 2014

Reference: 6860084001  
always quote in any communication with POPLA

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(Appellant)

-v-

Premier Parking Solutions Ltd (Operator)

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The Operator issued parking charge notice number 1021547 arising out of the presence at Car Park, Plymouth, on 30/12/2013, of a vehicle with registration mark

The Appellant appealed against liability for the parking charge.

The Assessor considered the evidence of both parties and determined that the appeal be **refused**.

The Assessor's reasons are as set out.

In order to avoid any further action by the operator, payment of the £100 parking charge should be made within 14 days.

Details of how to pay will appear on previous correspondence from the operator.

## Reasons for the Assessor's Determination

At 09:49 on the 30<sup>th</sup> December 2013, the operative observed a silver Vauxhall with registration mark                      parked at                      A parking charge notice was issued to the appellant's vehicle for parking without displaying a valid ticket or permit.

The operator's case is that the terms and conditions of parking clearly state that a permit must be displayed and therefore although the appellant had a permit; it must be displayed in order to authorise parking for the vehicle. The operator additionally notes that although there is no sticky back to the permit, the permit can still be displayed clearly and visibly.

The appellant's case is that it was wet and windy when he parked and before he left he displayed the permit supplied, however it had blown off the dashboard as the doors were opened. The appellant additionally notes that he has provided proof that he stayed and states that he did not cause any