Nursing and Midwifery Council Investigating Committee

Interim Order Review Hearing Tuesday, 6 February 2024

Virtual Hearing

Jay Short

Name of Registrant:

NMC PIN 17A0841E Part(s) of the register: Registered Nurse – Sub part 1 Adult Nurse, level 1 – 10 May 2017 **Relevant Location:** England Panel members: Heather Moulder (Chair, Registrant member) Helen Hughes (Registrant member) Sarah Hamilton (Lay member) **Legal Assessor:** George Alliott **Hearings Coordinator:** Monowara Begum **Nursing and Midwifery Council:** Represented by Andrew Wille, Case Presenter **Miss Short:** Present and not represented at hearing Interim order to be reviewed: Interim conditions of practice order (18 months) Outcome of review: Interim conditions of practice order

confirmed

Decision and reasons on interim order

The panel decided to confirm the current interim conditions of practice order.

The panel was of the view that the public would remain suitably protected by the continuation of the following conditions:

'For the purposes of these conditions, 'employment' and 'work' mean any paid or unpaid post in a nursing, midwifery or nursing associate role.

Also, 'course of study' and 'course' mean any course of educational study connected to nursing, midwifery or nursing associates.

- 1. You must limit your nursing practice to one substantive employer which must not be an agency.
- You must ensure that you are directly supervised by another registered nurse any time you are ordering, managing or administering controlled drugs.
- At all other times you must ensure that you are working on the same shift as, but not always directly observed by another registered nurse.
- 4. [PRIVATE]
- 5. [PRIVATE]
- 6. You must keep us informed about anywhere you are working by:
 - Telling your case officer within seven days of accepting or leaving any employment.
 - b) Giving your case officer your employer's contact details.
- 7. You must keep us informed about anywhere you are studying by:

- Telling your case officer within seven days of accepting any course of study.
- Giving your case officer the name and contact details of the organisation offering that course of study.
- 8. You must immediately give a copy of these conditions to:
 - a) Any organisation or person you work for.
 - b) Any employers you apply to for work (at the time of application).
 - c) Any establishment you apply to (at the time of application), or with which you are already enrolled, for a course of study.
- 9. You must tell your case officer, within seven days of your becoming aware of:
 - a) Any clinical incident you are involved in.
 - b) Any investigation started against you.
 - c) Any disciplinary proceedings taken against you.
- 10. You must allow your case officer to share, as necessary, details about your performance, your compliance with and / or progress under these conditions with:
 - a) Any current or future employer.
 - b) Any educational establishment.
 - Any other person(s) involved in your retraining and/or supervision required by these conditions'

Unless your case has already been concluded, this interim order must be reviewed before the end of the next six months and every six months thereafter. Additionally, you or the NMC may ask for the interim order to be reviewed if any new evidence becomes available that may be relevant to the interim order.

At any review, the reviewing panel may revoke the interim order or any condition of it, it may confirm the interim conditions of practice order, or vary any condition of it, or it may replace the interim conditions of practice order with an interim suspension order.

In certain circumstances, it may be possible for the interim conditions of practice order to be reviewed by a reviewing panel at an administrative meeting. Your case officer will write to you about this in due course.

The NMC Case Examiners are yet to decide whether there is a case to answer in relation to the allegations made against you. The NMC will write to you when the case is ready for the next stage of the fitness to practise process.

This will be confirmed to you in writing.

That concludes this determination.