

**Nursing and Midwifery Council
Investigating Committee**

**New Interim Order Hearing
Wednesday, 25 March 2026**

Virtual Hearing

Name of Registrant:	Duncan Noble-Nesbitt
NMC PIN:	87A0950E
Part(s) of the register:	Registered Nurse - Adult RN1 – March 1990
Relevant Location:	England
Panel members:	Judith Ebbrell (Chair, Registrant member) Vikki Crickmore (Registrant member) Stephanie Hayle (Lay member)
Legal Assessor:	Elisa Hopley
Hearings Coordinator:	Priyam Jain
Nursing and Midwifery Council:	Represented by Alex Radley, Case Presenter
Mr Noble-Nesbitt:	Not present and unrepresented
Interim order directed:	Interim suspension order (18 months)

Decision and reasons on interim order

The panel decided to make an interim suspension order for a period of 18 months.

Unless Mr Noble-Nesbitt's case has already been concluded or there has been a material change of circumstances, a panel will review the interim suspension order at a review meeting within the next six months and every six months thereafter. A panel will be invited by the NMC to confirm the interim suspension order at this meeting and Mr Noble-Nesbitt will be notified of the panel's decision in writing following that meeting.

Where there has been a material change of circumstances that might mean that the order should be revoked or replaced, or there has been a request for an early review, a panel will review the interim order at a hearing which Mr Noble-Nesbitt will be invited to attend in person, send a representative on Mr Noble-Nesbitt's behalf or submit written representations for the panel to consider. At any such review hearing the panel may revoke the interim order, it may confirm the interim suspension order or it may replace it with an interim conditions of practice order.

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

This will be confirmed to Mr Noble-Nesbitt in writing.

That concludes this determination.