# BEFORE THE BOARD OF MEDICAL EXAMINERS OF THE STATE OF NEVADA

\* \* \* \* \*

In the Matter of Charges and Complaint

JASON SHAYNE DAZLEY, M.D.,

Respondent.

Against:

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Case No. 25-43193-1

**FILED** 

SEP 0 2025

NEVADA STATE BOARD OF

MEDICAL STATE BOARD OF

MEDICAL STATE BOARD OF

#### **COMPLAINT**

The Investigative Committee<sup>1</sup> (IC) of the Nevada State Board of Medical Examiners (Board), by and through Alexander J. Hinman, Deputy General Counsel and attorney for the IC, having a reasonable basis to believe that Jason Shayne Dazley, M.D., (Respondent) violated the provisions of Nevada Revised Statutes (NRS) Chapter 630 and Nevada Administrative Code (NAC) Chapter 630 (collectively, the Medical Practice Act), hereby issues its Complaint, stating the IC's charges and allegations as follows:

- 1. Respondent was at all times relative to this Complaint a physician holding an active license to practice medicine in the State of Nevada (License No. 15731). Respondent was originally licensed by the Board on February 17, 2015.
- 2. Respondent was the medical director of two (2) Prime IV Hydration & Wellness ("Prime IV") locations: 10595 Discovery Drive, Suite 4, Las Vegas, Nevada, 89135, and 2560 St. Rose Parkway, Suite 130, Henderson, Nevada, 89074.
- 3. Prime IV opened its Discovery Drive location in August of 2022 and is currently still open.
- 4. Respondent was the medical director of Prime IV, as it pertains to this Complaint, from August 2022 to July 2023.

<sup>&</sup>lt;sup>1</sup> The Investigative Committee of the Nevada State Board of Medical Examiners, at the time this formal Complaint was authorized for filing, was composed of Board members Bret W. Frey, M.D., Col. Eric D. Wade, USAF (Ret.), Carl N. Williams, Jr., M.D., FACS.

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- Prime IV offers intravenous (IV) therapy services that include a variety of vitamins 5. and supplements, such as Vitamin B5, B6, B12, L-Arginine, Glutathione, and Magnesium Chloride, as well as medications commonly used to treat pain such as Toradol, which increases the risk of heart attack and stroke if the patient has a heart condition. Lastly, the nausea medication, Ondansetron was often included in the IV therapy services provided, which is also contraindicated in patients with certain heart conditions or electrolyte imbalances.
- These medications were provided with frequency and without a clear 6. understanding of who all received which ones, and what history was taken from the patients before the infusions.
- On July 6, 2023, a joint site inspection was conducted by the Board and the Nevada 7. State Board of Pharmacy (Pharmacy Board) in response to a complaint alleging unsafe and unsanitary practices at Prime IV's Discovery Drive location.
- During the onsite inspection, it was discovered that no primary-level practitioners 8. were present at the facility. Dangerous drugs were being administered to patients without prior practitioner evaluation, diagnosis or visit and without a documented medical necessity, chart order, or prescription. The records further indicated that these drugs were being administered to patients without any telemedicine consultation or practitioner consult. Additionally, chart orders were being signed after the administration of the dangerous drugs. It was also noted that these medications were being stored in a refrigerator alongside food items, in violation of proper storage protocols. Lastly, Magnesium Chloride was frequently administered to numerous patients, often without a clear record of who received the treatment or what medical history was obtained prior to the infusions.
- On February 27, 2024, the Pharmacy Board filed a Notice of Intended Action and 9. Accusation (Accusation), attached hereto as Exhibit 1. In pertinent part, the Pharmacy Board Accusation alleged that Respondent permitted various individuals to independently access, possess and administer dangerous drugs to patients to provide on-site medical treatment at Prime IV, without direct supervision and to patients with whom Respondent had not diagnosed or determined medical necessity.

10. On October 16, 2024, Respondent entered into a Stipulation and Order with the Pharmacy Board (Stipulation), attached hereto as **Exhibit 2**, whereby Respondent did not "contest the allegations in the Accusation, but acknowledges that Board staff prosecuting this case could present such evidence at an administrative hearing to establish a factual basis for the violations alleged therein." Respondent accepted the Pharmacy Board Stipulation "as a public reprimand regarding his duties and responsibilities as a practitioner" and was placed on a one (1) year probation whereby he agreed to pay a fine, reimburse the Pharmacy Board for a portion of the costs incurred in investigating and prosecuting the matter, have no additional charges filed against him while on probation and completion of his probation would result in restoration of his Certificate of Registration No. CS25977.

11. Respondent failed to report the Stipulation to the Board within forty-five (45) days of entering into the Pharmacy Board Stipulation on October 16, 2024, which included sanctions reportable to the National Practitioner Data Bank.

#### **COUNT I**

#### NRS 630.301(4) - Malpractice

- 12. All of the allegations contained in the above paragraphs are hereby incorporated by reference as though fully set forth herein.
- 13. NRS 630.301(4) provides that malpractice of a phsyician is grounds for initiating disciplinary action against a licensee.
- 14. NAC 630.040 defines malpractice as "the failure of a physician, in treating a patient, to use the reasonable care, skill, or knowledge ordinarily used under similar circumstances."
- 15. As demonstrated by, but not limited to, the above-outlined facts, Respondent failed to use the reasonable care, skill or knowledge ordinarily used under similar circumstances when rendering medical services to patients of Prime IV Hydration and Wellness on or about August 2022 through July 2023 by failing to ensure the presence of a primary-level practitioner on-site during the administration of medications; by administering medications in the absence of documented medical necessity or a comprehensive patient history, including a prior evaluation,

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visit, chart order, or prescription from a qualified practitioner; by retroactively signing medication orders following administration to the patients; and storing drugs improperly, including placement in a refrigerator alongside food items, in violation of safety and storage regulations, posing significant risk to patient safety.

By reason of the foregoing, Respondent is subject to discipline by the Board as 16. provided in NRS 630.352.

#### COUNT II

#### NRS 630.3062(1)(a) - Failure to Maintain Complete Medical Records

- All of the allegations contained in the above paragraphs are hereby incorporated by 17. reference as though fully set forth herein.
- NRS 630.3062(1)(a) provides that the "failure to maintain timely, legible, accurate 18. and complete medical records relating to the diagnosis, treatment and care of a patient" constitute grounds for initiating discipline against a licensee.
- Respondent failed to maintain complete and accurate medical records by failing to 19. provide any record of patient interviews, the quantity of medication or infusion administered, or any indication of medical necessity or clinical justification for the treatment provided. Therefore, Respondent's records were not timely, legible, accurate, and complete.
- By reason of the foregoing, Respondent is subject to discipline by the Board as 20. provided in NRS 630.352.

#### COUNT III

#### NRS 630.306(1)(b)(3) - Violation of Statutes and Regulations of the Nevada State Board of Pharmacy

- All of the allegations contained in the above paragraphs are hereby incorporated by 21. reference as though fully set forth herein.
- Respondent is a practitioner as defined by NRS 639.0125(1), as a physician, who 22. holds a license to practice medicine in the State of Nevada.
- NRS 630.306(1)(b)(3) provides that engaging in conduct that violates a provision 23. of Chapter 639 or NRS, or a regulation adopted by the State Board of Pharmacy pursuant thereto,

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that is applicable to a licensee who is a practitioner, as defined in NRS 639.0125, is grounds for initiating discipline against a licensee.

- Respondent acknowledged that the evidence against him was sufficient to establish 24. a factual basis, and thus prove, violations of NRS Chapter 639 when he entered into the Pharmacy Board Stipulation. Respondent thereby engaged in conduct that violated a provision of Chapter 639 of NRS, a regulation adopted by the Pharmacy Board pursuant thereto.
- By reason of the foregoing, Respondent is subject to discipline by the Board as 25. provided in NRS 630.306(1)(b)(3) and NRS 630.352.

#### **COUNT IV**

#### NRS 630.3062(1)(e) - Failure to Report Sanctions Within Forty-Five (45) Days

- All of the allegations contained in the above paragraphs are hereby incorporated by 26. reference as though fully set forth herein.
- NRS 630.3062(1)(e) provides that the failure of a licensee to comply with the 27. requirements of NRS 630.3068 is grounds for initiating disciplinary action or denying licensure.
- NRS 630.3068(1)(d) provides that a physician shall report to the Board any 28. sanctions imposed against the physician that are reportable to the National Practitioner Data Bank within forty-five (45) days after the sanctions are imposed.
- Respondent did not report to the Board within forty-five (45) days after entering 29. into a Stipulation and Order filed on October 16, 2024, Case Nos. 23-266-CS-A-S, and 23-266-CS-B-S, which imposed a series of sanctions, including but not limited to being placed on probation for a period of one (1) year and paying a fine of two thousand five hundred dollars (\$2,500). See Exhibit 2.
- By reason of the foregoing, Respondent is subject to discipline by the Board as 30. provided in NRS 630.352.

#### WHEREFORE, the Investigative Committee prays:

That the Board give Respondent notice of the charges herein against him and give 1. him notice that he may file an answer to the Complaint herein as set forth in NRS 630.339(2) within twenty (20) days of service of the Complaint;

- 2. That the Board set a time and place for a formal hearing after holding an Early Case Conference pursuant to NRS 630.339(3);
- 3. That the Board determine what sanctions to impose if it determines there has been a violation or violations of the Medical Practice Act committed by Respondent;
- 4. That the Board award fees and costs for the investigation and prosecution of this case as outlined in NRS 622.400;
- 5. That the Board make, issue and serve on Respondent its findings of fact, conclusions of law and order, in writing, that includes the sanctions imposed; and
- 6. That the Board take such other and further action as may be just and proper in these premises.

DATED this 5th day of September, 2025.

INVESTIGATIVE COMMITTEE OF THE NEVADA STATE BOARD OF MEDICAL EXAMINERS

By:

ALEXANDER J. HINMAN

Deputy General Counsel

9600 Gateway Drive

Reno, NV 89521

Tel: (775) 688-2559

Email: <u>ahinman@medboard.nv.gov</u>
Attorney for the Investigative Committee

# OFFICE OF THE GENERAL COUNSEL

# Nevada State Board of Medical Examiners 9600 Gateway Drive Reno, Nevada 89521 (775) 688-2559

#### VERIFICATION

STATE OF NEVADA	)
	: SS.
COUNTY OF WASHOE	)

Bret W. Frey, M.D., having been duly sworn, hereby deposes and states under penalty of perjury that he is the Chairman of the Investigative Committee of the Nevada State Board of Medical Examiners that authorized the Complaint against the Respondent herein; that he has read the foregoing Complaint; and that based upon information discovered in the course of the investigation into a complaint against Respondent, he believes that the allegations and charges in the foregoing Complaint against Respondent are true, accurate and correct.

DATED this 5th day of September, 2025.

INVESTIGATIVE COMMITTEE OF THE NEVADA STATE BOARD OF MEDICAL EXAMINERS

By:

EY, M.D. Chairman of the Investigative Committee

### **EXHIBIT 1**

# **EXHIBIT 1**

FILED
FEB 27 2024
NEVADA STATE BOARD
OF PHARMACY

#### BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

CASE NOS. 23-266-CS-A-S 23-266-CS-B-S

Petitioner,

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JASON DAZLEY, MD, Certificate of Registration No. CS25977, and

JOSEPH PALUMBO, DO, Certificate of Registration No. CS26034,

Respondents.

NOTICE OF INTENDED ACTION AND ACCUSATION

J. David Wuest, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy, makes the following that will serve as both a notice of intended action under NRS 233B.127(3) and as an accusation under NRS 622A.300 and NRS 639.241.

#### **JURISDICTION**

1. The Nevada State Board of Pharmacy (Board) has jurisdiction over this matter because, at the time of the events alleged herein, Respondent Jason Dazley, MD, held a Nevada controlled substance registration, Certificate of Registration No. CS25977, and Respondent Joseph Palumbo, DO, held a Nevada controlled substance registration, Certificate of Registration No. CS26034, both issued by the Board.

#### FACTUAL ALLEGATIONS

- 2. Respondents operated and/or served as medical directors of Prime IV, located at 10595 W Discovery Drive in Las Vegas, Nevada, during the relevant times frames herein.
- 3. Respondents permitted registered nurses (RNs), paramedics, Advanced Emergency Medical Technicians (AEMTs) and/or Emergency Medical Technicians (EMTs) to independently access, possess and administer dangerous drugs to patients, specifically, to provide on-site medical treatment at Prive IV, including the administration of dangerous drugs through intravenous (IV) therapy and/or injections without direct practitioner supervision, and

without a patient-specific and medication-specific written chart order for the patient and/or medication, to patients with whom Respondents had not established a bona fide therapeutic relationship, and for whom Respondents had neither diagnosed nor determined that a dangerous drug was medically necessary.

#### APPLICABLE LAW

- 4. No person may possess or administer a dangerous drug in Nevada without specific statutory authority to do so. NRS 454.213, NRS 454.221, NRS 454.316, NRS 454.321; NRS 454.356; NRS 639.100(1).
- 5. A practitioner may give an RN limited authority to possess and administer dangerous drugs pursuant to NRS 454.213(1)(c), which states in relevant part:

A drug or medicine referred to in NRS 454.181 to 454.371, inclusive, may be possessed and administered by . . . a registered nurse licensed to practice professional nursing or licensed practical nurse, at the direction of a prescribing physician, physician assistant licensed pursuant to chapter 630 or 633 of NRS, dentist, podiatric physician or advanced practice registered nurse, or pursuant to a chart order, for administration to a patient at another location.

Chart orders are patient-specific and medication-specific. See NRS 454.0041; NRS 639.004.

- 6. An AEMT or a paramedic who holds an endorsement issued pursuant to NRS 450B.1975 may possess and administer dangerous drugs under the direct supervision of a local health officer or a designee of the local health officer pursuant to NRS 454.213(1)(g).
- 7. Performing any duties as the holder of a controlled substance registration in an incompetent, unskillful or negligent manner constitutes unprofessional conduct or conduct contrary to the public interest pursuant to NAC 639.945(1)(i) and is grounds for suspension or revocation of any license or registration issued by the Board. NRS 639.210(4).
- 8. Aiding or abetting a person in unlicensed practice constitutes unprofessional conduct or conduct contrary to the public interest pursuant to NAC 639.945(1)(j) and is grounds for suspension or revocation of any license or registration issued by the Board. NRS 639.210(4).

- 9. Dispensing a drug to any patient with whom the practitioner does not have a bona fide therapeutic relationship constitutes unprofessional conduct or conduct contrary to the public interest pursuant to NAC 639.945(1)(n) and is grounds for suspension or revocation of any license or registration issued by the Board. NRS 639.210(4).
- 10. Violating, attempting to violate, assisting or abetting in the violation of or conspiring to violate any law or regulation relating to drugs is grounds for suspension or revocation of any license or registration issued by the Board. NRS 639.210(12).
- 11. The Board may suspend or revoke a registration issued pursuant to NRS 453.226 to prescribe or otherwise dispense a controlled substance upon a finding that the registrant has committed an act that would render registration inconsistent with the public interest. NRS 453.236(1)(e) and NRS 453.241(1).

#### **COUNT ONE**

#### Violation of State Law - Unlawful Possession & Administration of Dangerous Drugs

12. By permitting RNs, paramedics, AEMTs and/or EMTs to independently access, possess and administer dangerous drugs, without direct practitioner supervision, and without a patient-specific and medication-specific written chart order for the patient and/or medication, to patients with whom Respondents had not established a bona fide therapeutic relationship, and for whom Respondents had neither diagnosed nor determined that a dangerous drug was medically necessary, Respondents violated, attempted to violate, assisted or abetted in the violation of or conspired to violate NRS 454.213, NRS 454.221, NRS 454.316, NRS 454.316, NRS 454.321, NRS 454.356 and NRS 639.100(1), and are subject to discipline pursuant to NRS 639.210(12).

#### **COUNT TWO**

#### Unprofessional Conduct - Unlawful Possession & Administration of Dangerous Drugs

13. By permitting RNs, paramedics, AEMTs and/or EMTs to independently access, possess and administer dangerous drugs, without direct practitioner supervision, and without a patient-specific and medication-specific written chart order for the patient and/or medication, to patients with whom Respondents had not established a bona fide therapeutic relationship, and for

whom Respondents had neither diagnosed nor determined that a dangerous drug was medically necessary, Respondents performed their duties as the holders of controlled substance registrations in an incompetent, unskillful or negligent manner, aided and abetted unlicensed practice, and engaged in, or aided and abetted others to engage in, unprofessional conduct as defined in NAC 639.945(i), (j) and (n), and are subject to discipline pursuant to NRS 639.210(4).

#### **COUNT THREE**

#### Commission of Acts that Render Registration Inconsistent with the Public Interest

By permitting RNs, paramedics, AEMTs and/or EMTs to independently access. 14. possess, store and administer dangerous drugs, without direct practitioner supervision, and without a patient-specific and medication-specific written chart order for the patient and/or medication, to patients with whom Respondents had not established a bona fide therapeutic relationship, and for whom Respondents had neither diagnosed nor determined that a dangerous drug was medically necessary. Respondents have committed acts that render registration inconsistent with the public interest and are subject to discipline pursuant to NRS 453.236(1) and NRS 453.241(1).

WHEREFORE it is requested that the Nevada State Board of Pharmacy take appropriate disciplinary action with respect to the certificates of registration of these Respondents.

Signed this 21 day of FhBNUMY

J. David Wuest, R.Ph., Executive Secretary

Nevada State Board of Pharmacy

## **EXHIBIT 2**

# **EXHIBIT 2**



#### BEFORE THE NEVADA STATE BOARD OF PHARMACY

NEVADA STATE BOARD OF PHARMACY,

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Petitioner,

JASON DAZLEY, MD, Certificate of Registration No. CS25977, and

JOSEPH PALUMBO, DO, Certificate of Registration No. CS26034,

٧.

Respondents.

CASE NOS. 23-266-CS-A-S 23-266-CS-B-S

STIPULATION AND ORDER [RESPONDENT DAZLEY ONLY]

- J. David Wuest, in his official capacity as Executive Secretary of the Nevada State Board of Pharmacy (Board), by and through General Counsel Brett Kandt, and Respondent Jason Dazley, MD, Certificate of Registration No. CS25977, HEREBY STIPULATE AND AGREE THAT:
- 1. On or about February 27, 2024, Respondent was served with the Notice of Intended Action and Accusation (Accusation) on file in this matter together with the Statement to Respondent and Notice of Hearing.
- 2. Respondent is fully aware of the right to seek the advice of counsel in this matter prior to entering into this Stipulation.
- 3. Respondent is aware of the right to a hearing on the matters alleged in the Accusation, the right to reconsideration, the right to appeal and any and all other rights which may be accorded to him pursuant to NRS Chapter 233B (Nevada Administrative Procedure Act). NRS Chapter 622A (Administrative Procedure Before Certain Regulatory Bodies), and NRS Chapter 639 (Nevada Pharmacy Act).
- 4. Conditioned on the acceptance of this Stipulation by the Board, and with the exception of the right to challenge any determination that Respondent has failed to comply with

the provisions of this Stipulation, Respondent hereby freely and voluntarily waives his rights to a hearing, reconsideration, appeal and any and all other rights related to this action that may be accorded to him by NRS Chapter 233B (Nevada Administrative Procedure Act), NRS Chapter 622A (Administrative Procedure Before Certain Regulatory Bodies), and NRS Chapter 639 (Nevada Pharmacy Act).

- 5. Respondent does not contest the allegations in the Accusation, but acknowledges that Board staff prosecuting this case could present such evidence at an administrative hearing to establish a factual basis for the violations alleged therein, to wit:
- A. Respondent permitted nurses (RNs), paramedics, Advanced Emergency Medical Technicians (AEMTs) and/or Emergency Medical Technicians (EMTs) to independently access, possess and administer dangerous drugs to patients, specifically, to provide on-site medical treatment at Prime IV, including the administration of dangerous drugs through intravenous (IV) therapy and/or injections without direct practitioner supervision, and without a patient-specific and medication-specific written chart order for the patient and/or medication, to patients with whom Respondent had not established a bona fide therapeutic relationship, and for whom Respondent had neither diagnosed nor determined that a dangerous drug was medically necessary; and
- B. By his actions Respondent has engaged in, or aided and abetted others to engage in, unprofessional conduct as defined in NAC 639.945, and committed acts that render registration inconsistent with the public interest as defined in NRS 453.231(1)(e).
- 6. Those violations are plead with particularity in the Accusation, and are grounds for action pursuant to NRS 453.236(1)(e), NRS 453.241(1), NRS 639.210(12) and/or NRS 639.255.
- 7. In order to resolve this matter without incurring any further costs or the expense associated with a hearing, the Board and Respondent stipulate to the following penalties.

Respondent Jason Dazley, MD, Certificate of Registration No. CS25977, is placed on probation pursuant to NRS 639.255(1)(b) for a period of one (1) year subject to the following conditions:

- A. Respondent shall accept this Stipulation and Order as a public reprimand regarding his duties and responsibilities as a practitioner under NRS Chapters 453, 454 and 639;
- B. Pursuant to NRS 639.255(1)(f) and NAC 639.955(5), Respondent shall pay a fine of Two Thousand Five Hundred Dollars (\$2,500.00) for the violations, by personal, business, certified or cashier's check or money order made payable to "State of Nevada, Office of the Treasurer," to be received by the Board's Reno office located at 985 Damonte Ranch Parkway Suite 206, Reno, Nevada 89521, due and payable by December 1, 2024;
- C. Pursuant to NRS 622.400, Respondent shall pay One Thousand Dollars (\$1,000.00) to partially reimburse the Board for reasonable attorney's fees and recoverable costs incurred in investigating and prosecuting this matter, by personal, business, certified or cashier's check or money order made payable to the "Nevada State Board of Pharmacy" to be received by the Board's Reno office located at 985 Damonte Ranch Parkway Suite 206, Reno, Nevada 89521, due and payable by December 1, 2024; and
- D. Respondent shall comply with all federal and state statutes and regulations regarding controlled substances and dangerous drugs, and have no additional charges filed against him while on probation.

Upon successful completion of probation, Respondent's Certificate of Registration No. CS25977 will be fully restored.

8. Any failure by Respondent to comply with the terms of this Order may result in issuance by the Executive Secretary of an order to show cause pursuant to NAC 639.965 directing Respondent to appear before the Board at the next regularly scheduled meeting for a show cause hearing. If such a hearing results in a finding of a violation of this Order by Respondent, the Board may impose additional discipline upon Respondent not inconsistent with the provisions of NRS Chapters 453 and 639.

- 9. General Counsel will present this Stipulation to the Board for approval pursuant to NRS 622.330 at the Board's regularly scheduled public meeting on October 16, 2024. Respondent will appear at the meeting to answer questions from the Board Members and/or Board Staff. The Board Members and Staff may discuss and deliberate regarding this Stipulation, even if Respondent is not present at the meeting.
- 10. The Board has discretion to accept this Stipulation, but it is not obligated to do so. If this Stipulation is approved by the Board, it shall be a public record pursuant to NRS 622.330 and shall be reported to the National Practitioner Data Bank pursuant to 42 U.S.C. § 1396r–2 and 45 CFR Part 60.
- 11. If the Board rejects any part or all of this Stipulation, and unless they reach an alternative agreement on the record during the hearing, the parties agree that a full hearing on the merits of this matter may be heard by the Board. The terms and admissions herein may not be used or referred to in a full hearing on the merits of this matter.
- 12. Subject to the approval of this Stipulation by the Board, the Board and Respondent agree to release each other from any and all additional claims arising from the facts set forth in the Accusation on file herein, whether known or unknown that might otherwise have existed on or before the effective date of this Order.

Respondent has fully considered the charges and allegations contained in the *Notice of Intended Action and Accusation* in this matter, and the terms of this Stipulation, and has knowingly and voluntarily agreed to the terms set forth herein, and waived certain rights, as stated herein.

AGREED:

Signed this 6 day of OCTOBER 2024

Signed this Standard of CORREC 2024

JASON DAZLEY, MD

Certificate of Registration No. CS25977

BRETT KANDT, ESQ.

**General Counsel** 

Nevada State Board of Pharmacy

#### **DECISION AND ORDER**

The Nevada State Board of Pharmacy hereby adopts the foregoing Stipulation as its decision as to Respondent Jason Daziey, MD, Certificate of Registration No. CS25977, in Case No. 23-266-A-S and hereby orders that the terms of the foregoing Stipulation be made effective upon execution below.

IT IS SO ORDERED.

Entered this day of October 2024.

Helen Park, Pharm.D.

President

Nevada State Board of Pharmacy