THE COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss **Division of Administrative Law Appeals**

 14 Summer Street, 4th Floor

**Board of Registration in Medicine**, Malden, MA 02148

 Petitioner (781) 397-4700

 **www.state.ma.us/dala**

 v.

 Docket No. RM-20-0232

**Angela Steinhardt, M.D.**,

 Respondent

**Appearance for Petitioner**:

 Lawrence Perchick, Esq.

 Patrick G. Fitzgerald, Esq.

 Board of Registration in Medicine

 178 Albion Street, Suite 330

 Wakefield, MA 01880

**Appearance for Respondent**:

 Richard M. Haley, Esq.

 Paolini & Haley PC

 400 World Trade Center

 Suite 5900

 Woburn, MA 01801

**Administrative Magistrate**

 James P. Rooney

**Summary of Decision**

 Surgeon who was charged with operating a vehicle under the influence of alcohol and who admitted to sufficient facts is subject to discipline by the Board.

**RECOMMENDED DECISION**

 On May 18, 2020, the Board of Registration in Medicine issued a Statement of Allegations ordering Angela Steinhardt, M.D., who is a pathologist, to show cause why she

should not be disciplined for a criminal charge of operating under the influence of alcohol to which she admitted to sufficient facts to warrant a finding of guilty.[[1]](#footnote-1)

 On September 9, 2021, by mutual agreement among the parties, Complaint Counsel filed a Joint Stipulation. After Complaint Counsel discovered an error in the stipulated facts, Dr. Steinhardt’s lawyer filed a corrected version on September 13, 2021. The stipulation is signed by Dr. Steinhardt, her attorney, and Complaint Counsel. The Stipulation is attached as Exhibit 1. In the stipulation, the doctor admits to the criminal charge and its resolution.

 Other than the Stipulation and the admissions of fact it contains, I have not taken evidence with respect to the facts of this matter. I adopt the facts as stipulated. The conclusions of law set forth in the Stipulation are warranted and I therefore adopt them as well.

 Based on the foregoing, I recommend that the Board impose such discipline on Dr. Steinhardt as it deems appropriate in light of the facts and conclusions of law as stipulated by the parties. I note that the parties have recommended that the doctor’s license be suspended indefinitely but stayed contingent on the doctor complying consistently for eighteen months with a Physician’s Health Service Monitoring Contract. That two-year contract was set to end on January 7, 2022.

 DIVISION OF ADMINISTRATIVE LAW APPEALS

Signed by James P. Rooney \_

James P. Rooney

First Administrative Magistrate

Dated: MAR 24, 2022

Dated: March 24, 2022

1. The Statement of Allegations also mentions a civil charge for an unspecified highway traffic violation. The Statement also notes that the doctor was found “not responsible” for this charge. [↑](#footnote-ref-1)