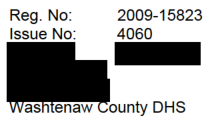
STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:





ADMINISTRATIVE LAW JUDGE: Vicki L. Armstrong

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to 7 CFR 273.18, 45 CFR 233.20(a)(13), MCL 400.9, MCL 400.37, MCL 400.43(a), MAC R 400.941 and MCL 24.201, et seq., upon a hearing request by the Department of Human Services (department) to establish an overissuance of benefits to Respondent. After due notice was mailed to Respondent, a hearing was held June 14, 2011, at which Respondent did not appear. This matter having been initiated by the department and due notice having been provided to the Respondent, the hearing was held in Respondent's absence in accordance with Bridges Administrative Manual, Item 725.

<u>ISSUE</u>

Whether Respondent received an overissuance of Food Assistance Program (FAP) benefits that the department is entitled to recoup?

FINDINGS OF FACT

The Administrative Law Judge, based upon the clear and convincing evidence on the whole record, finds as material fact:

- Respondent was receiving FAP benefits at all times pertinent to this hearing.
- Respondent signed <u>Assistance Application</u> (DHS-1171) on November 2, 2007, acknowledging that she understood her failure to give timely, truthful, complete and accurate information about her circumstances could result in a civil or criminal action or an administrative claim against her. (Department Exhibits 33-35).
- On December 10, 2007, the department mailed Respondent an Eligibility Notice informing her that she was a Simplified Reporter and that if her

household's income exceeded she she had 10 days to report the change to the department. (Department Exhibit 5).

- 4. On July 8, 2008, the department ran a Quarterly Wage Match which showed Respondent had gross earnings of for the time period of January through March 2008, which averaged a month. Respondent had not reported the change in income. (Department Exhibit 2).
- 5. On December 7, 2007 and October 28, 2008, the department received a Verification of Employment from Gentle Dental Association showing Respondent had been employed since April 24, 2007, earning hour. (Department Exhibits 6-7, 9-16).
- 6. Respondent received in FAP benefits during the alleged fraud period of January 2008 through July, 2008. If the income had been properly reported and budgeted by the department, Respondent would only have been eligible to receive Exhibits 18-28).
- 7. Respondent failed to report his employment income in a timely manner when she began working for Gentle Dental Association, resulting in a FAP overissuance for January 2008 through July, 2008, in the amount of (Department Exhibits 18-28).
- 8. Respondent was clearly instructed and fully aware of the responsibility to report all employment and income to the department.
- Respondent has no apparent physical or mental impairment that would limit the understanding or ability to fulfill the income reporting responsibilities.

CONCLUSIONS OF LAW

The Food Assistance Program (FAP) (formerly known as the Food Stamp (FS) program) is established by the Food Stamp Act of 1977, as amended, and is implemented by the federal regulations contained in Title 7 of the Code of Federal Regulations (CFR). The Department of Human Services (DHS or department) administers the FAP program pursuant to MCL 400.10, et seq., and MAC R 400.3001-3015. Department policies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Reference Tables Manual (RFT).

Departmental policy, states that when the client group receives more benefits than the group is entitled to receive, DHS must attempt to recoup the overissuance (OI). Repayment of an OI is the responsibility of anyone who was an eligible, disqualified, or other adult in the program group at the time the OI occurred. Bridges will collect from all adults who were a member of the case. OIs on active programs are repaid by lump

sum cash payments, monthly cash payments (when court ordered), and administrative recoupment (benefit reduction). OI balances on inactive cases must be repaid by lump sum or monthly cash payments unless collection is suspended. BAM 725.

In this case, the department has established that Respondent was aware of the responsibility to report all income and employment to the department. Department policy requires clients to report any change in circumstances that will affect eligibility or benefit amount within ten days. BAM 105. Respondent has no apparent physical or mental impairment that limits the understanding or ability to fulfill the reporting responsibilities.

Respondent completed an application for assistance on November 2, 2007. Based on the application, Respondent was placed on Simplified Reporting which meant she was only to report changes in income if her monthly income exceeded Respondent began working at Gentle Dental Association on April 24, 2007. Changes for earned income are required to be reported within 10 days of income exceeding in her case, under Simplified Reporting. Respondent failed to timely report her increase in earned income.

This Administrative Law Judge finds that the evidence presented by the department shows that Respondent failed to report her increase in income in a timely manner. Therefore, Respondent is responsible for repayment of the overissuance.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides that Respondent received an overissuance of FAP benefits for the time period of January 2008 through July, 2008, that the department is entitled to recoup.

The	department	is	therefore	entitled	to	recoup	FAP	overissuance	of	from
Res	oondent.					-				

/s/ Vicki L. Armstrong Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

NOTICE: The law provides that within 60 days of mailing of the above Decision the Respondent may appeal it to the circuit court for the county in which he/she resides or has his or her principal place of business in this state, or in the circuit court for Ingham County. Administrative Hearings, on its own motion, or on request of a party within 60 days of the mailing date of this Hearing Decision, may order a rehearing.

VLA/ds

