# STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES

# ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:

Claimant

Reg. No: 2010-29337

Issue No: 1038

Case No:

Load No:

Hearing Date: May 5, 2010

Clare County DHS

ADMINISTRATIVE LAW JUDGE: Gary F. Heisler

## HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9; and MCL 400.37 upon claimant's request for a hearing. After due notice, a telephone hearing was held on May 5, 2010. Claimant appeared and testified.

## **ISSUE**

Did the Department of Human Services properly deny Claimant's Family Independence

Program (FIP) application for failure to participate in employment and/or self-sufficiency related activities?

### FINDINGS OF FACT

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

(1) On February 9, 2010, Claimant submitted an application for Family Independence Program (FIP) benefits. On the application Claimant marked that her 17 year old son was not in school.

- (2) On February 11, 2010, Claimant was in the office for the required interview. Claimant was given a Work First/Jobs Education and Training Appointment Notice (DHS-4785 form) for her son, requiring him to attend the Michigan Works Agency/Jobs Education and Training Program (JET) on February 22, 2010.
- (3) On February 22, 2010, Claimant's son did not attend the Michigan Works

  Agency/Jobs Education and Training Program (JET). Claimant dropped of a document dated

  October 20, 2009, regarding online course registration for her son. The document had three classes written on it.
- (4) On February 23, 2010, the Department case worker telephoned the school contact for the online courses and inquired about Claimant's son's participation. The case worker recorded that she was told Claimant's son had only accessed one of the three classes, one time on February 17, 2010.
- (5) On March 18, 2009, Claimant was sent a Notice of Case Action (DHS-1605) stating her Family Independence Program (FIP) application was denied.
- (6) On March 23, 2010, Claimant submitted a request for hearing.
  CONCLUSIONS OF LAW

The Family Independence Program (FIP) was established pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, 8 USC 601, *et seq.* The Department of Human Services (formerly known as the Family Independence Agency) administers the FIP program pursuant to MCL 400.10, *et seq.*, and MAC R 400.3101-3131. The FIP program replaced the Aid to Dependent Children (ADC) program effective October 1, 1996. Department policies are found in the Bridges Administrative

Manual (BAM), the Bridges Eligibility Manual (BEM) and the Program Reference Manual (PRM).

Department policy provides the following guidance for case workers. The Department's policies are available on the internet through the Department's website.

# EMPLOYMENT AND/OR SELF-SUFFICIENCY RELATED ACTIVITIES: FIP/RAP CASH

### DEPARTMENT PHILOSOPHY

### FIP, RAP Cash

The Family Independence Program (FIP) and Refugee Assistance Program (RAP) are temporary cash assistance to support a family's movement to self-sufficiency. The recip ients of FIP and RAP engage in employment and self-sufficiency related activities so they can become self-supporting.

## **DEPARTMENT POLICY**

### FIP, RAP Cash

Federal and state laws require each work eligible individual (WEI) in the FIP and RAP group to participate in Jobs, Education and Training (JET) Program or othe r em ployment-related a ctivity unless tem porarily deferred or en gaged in activities tha t m eet participation requirements.

These clients m ust participat e in em ployment and/or self-sufficiency related activities to increase th eir em ployability and obtain employment. Apply FIP policy to RAP cash clients unless a separate RAP cash policy is mentioned in PEM 233C.

JET is a p rogram adm inistered by the Michigan Departm ent of Energy, Labor and E conomic Growth (DELEG) through the Michigan Works! Agencies (M WAs). The JET program serves employers and job seekers for employers to have skilled workers and job seekers to obtain jobs that provide econom ic self-sufficiency. JET case managers use the One-Stop Management Information System also known as the OSMIS to record the clients assigned activities and participation. In this item the OSMIS is referred to as the MIS.

WEIs not r eferred to J ET will par ticipate in other a ctivities to overcome barriers so they may even tually be referred to JET or other employment service provider. DHS must monitor these activities and record the client's participation in the Family Self-Sufficiency Plan (FSSP).

A WEI who refuses, without good cause, to participate in assigned employment and/or other self-suf ficiency related activities is subject to penalties. For more about penalties refer to:

- BEM 233A FIP-related penalties.
- BEM 233C RAP Cash penalties.

See BEM 230B and BEM 233B for FAP e mployment requirements.

# MANDATORY PARTICIPAT ION IN EMPLO YMENT SERVICES

All W EIs, unless tem porarily deferred, m ust engage in employment thatpays at least state minimum wage or participate in employment services. WEIs who are tem porarily deferred are required to participate in activities that will help them over come barriers and prepare them foremployment or referral to an employment service provider.

## MANDATORY PARTICIPANT S DE LAYED REFE RRAL TO EMPLOYMENT SERVICES

WEIs meeting one of the following criteria are only temporarily not referred to an employment service provider because they may continue to count in the state's federal work participation rate.

They are required to participate in activities that will increase their full potential, help them overcome barriers and prepare them for employment or referral to an employment services provider as soon as possible.

If the W EI refuses or f ails to provide verification of a deferral when required, refer him/her to JET.

Notify the MW A/JET service provider immediately by phone or email when a client who was previously referred is granted a temporary deferral.

Information entered in the data collection will create the following participation/deferral reasons.

## **Meeting Participation Through Education**

## **Dependents**

Clients who are WEIs and full-time students in elementary or high school are noted here.

## Age 16 or 17

Full-time high school students ar e given the participation of Secondary Education. They are neither required to submit a FAST, develop an FSSP, nor p articipate in employment services as long as they continue full-time school attendance.

## Age 18 or 19

Full-time high school students expect ed to graduate (or complete the requirem ent to graduate) by age 20 are also g iven the participation of Secondary Education. They are neither required to submit a FAST, develop an FSSP nor participate in em ployment services as long as they continue full-tim e school attendance. (BEM 230A)

# FAILURE TO MEET EMPLOYMENT AND/OR SELFSUFFICIENCY-RELATED REQUIREMENTS: FIP

## **DEPARTMENT PHILOSOPHY**

#### FIP

DHS requires clien ts to partic ipate in employment and self sufficiency related activities and to accept employment when offered. Our focus is to assist clients in removing barriers so they can participate in activities which lead to self-sufficiency. However, there are consequences for a client who refuses to participate, without good cause.

The goal of the FIP pe nalty policy is to obtain client compliance with appropriate work and/or self -sufficiency related assig nments and to ensure that barriers to such compliance have been identified and removed. The goal is to bring the client into compliance.

Noncompliance m ay be an indica tor of possible disabilities. Consider further exploration of any barriers.

#### DEPARTMENT POLICY

#### FIP

All W ork Eligible Individual (WEI) and adult n on-WEIs (except ineligible grantees, clients deferred for lack of child care (DC) and disqualified aliens), see BEM 228, who fail, without good cause, to participate in employment or self-sufficiency-related activities, must be penalized.

Depending on the case situation, penalties include the following:

- Delay in eligibility at application.
- Ineligibility (denial or termination of FIP with no minimum penalty period).
- Case closure for a minimum of three or 12 months.

See B EM 233B for the Food Assistance Program (FAP) policy when the F IP penalty is closur e. For the Refugee Assis tance Program (RAP) penalty policy, see BEM 233C.

# NONCOMPLIANCE WITH EMPLOYMENT AND/OR SELFSUFFICIENCYRELATED ACTIVITIES

As a condition of eligibility, all WEIs and non-WEIs must work or engage in employment and/or self-sufficiency-related activities.

**Noncompliance** of applicants, recipients, or m ember adds m eans doing **any** of the following **without** good cause:

**Exception:** Do not apply the three or 12 month penalty to ineligible caretakers, c lients deferred for lack of child care (DC) and disqualified aliens. Failure to complete a FAST or FSSP results in closure due to failure to provide requested verification.

Clients can reapply at any time.

- Failing or refusing to:
  - •• Appear and participate with the Jobs, Education and Training (JET) Program or other em ployment service provider.
  - •• Complete a Fam ily Autom ated Screen ing Tool (FAST), as assigned as the firs t s tep in the F SSP process.

**Note:** FIS should clear the FAST Fall Out Report and any FAST confirmation information the client has obtained before considering a client noncompliant for FAST non-completion.

•• Develop a Family Self-Sufficiency Plan (FSSP) or a Personal Responsibility Plan and Fa mily Contract (PRPFC).

**Note:** FIS must have scheduled a FSSP completion appointment with the client and the client failed to attend before considering a client noncompliant for FSSP non-completion.

- •• Comply with activ ities assigned to on the Family Self Sufficiency Plan (FSSP) or PRPFC.
- •• Provide le gitimate d ocumentation of work participation.
- •• Appear for a scheduled appointment or meeting.
- •• Participate in em ployment and/o r s elf-sufficiency-related activities.
- Accept a job referral.
- •• Complete a job application.
- •• Appear for a job in terview (see the exception below).
- Stating orally or in writing a definite intent not to comply with program requirements.

- Threatening, physically a busing or otherwise behaving disruptively toward anyone c onducting or participating in an employment and/or self-sufficiency-related activity.
- Refusing employm ent support services if the refusal prevents p articipation in an em ployment and/or selfsufficiency-related activity.

## Refusing Suitable Employment.

Refusing suitable employment means doing any of the following:

- Voluntarily reducing hours or otherwise reducing earnings.
- Quitting a job (see exception below).

**Exception:** This does NOT apply if:

- •• The M WA verifies the client changed jobs or reduced hours in order to participate in an M WA approved education and training program.
- •• A teen parent or dependent child quits a seasonal job to return to a high school or GED program.
- Firing for m isconduct or absenteeism (not for incompetence).

**Note:** Misconduct sufficient to warrant firing includes any action by an employee or other adult group member that is harmful to the interest of the em ployer, and is done intentionally or in disregard of the employer's interest, or is due to gross negligence. It includes but is not lim ited to drug or alco hol influence at work, physical violence, and thef t or willful des truction of property connected with the individual's work.

• Refusing a bona fide offer of e mployment or additional hours **up to** 40 hours per week. A bona fide offer of employment means a definite offer paying wages of at least the applicable state m inimum wage. The em ployment may be on a shift; full or part time **up to** 40 hours per week; and temporary, seasonal or permanent.

### GOOD CAUSE FOR NONCOMPLIANCE

Good cause is a valid reason for noncompliance with employment and/or self-sufficiency-related act ivities that are based on factors that are beyond the control of the noncompliant person. A claim of good cause must be verified and documented for member adds and recipients.

### NONCOMPLIANCE PENALTIES AT APPLICATION

Noncompliance by a WEI while the application is pending results in **group** ineligibility. A WEI applicant who refused e mployment without good cause, within 30 days pr ior to the date of application or while the application is pending must have benefits delayed.

A good cause determination is not required for applicants who are noncompliant prior to FIP case opening.

# NONCOMPLIANCE PENALTIES FOR ACTIVE FIP CASES AND MEMBER ADDS

The penalty for noncompliance without good cause is FIP closure.

Effective April 1, 2007, the following minimum penalties apply:

- For the first occurrence on the FIP case, close the FIP for 3 calendar months unless the client is excused from the noncompliance as noted in "First Case Noncom pliance Without Loss of Benefits" below.
- For the second occurrence on the FIP case, close the FIP for 3 calendar months.
- For the third and subsequent occurrence on the FIP cas e, close the FIP for 12 calendar months.

The penalty counter also begins April 1, 2007 regardless of the previous number of noncompliance penalties.

Begin the sanction period with the effirst pay period of a month. Penalties are automeatically calculated be yethe entry of noncompliance without good cause on the FSSP. This applies to active FIP cases, including those with a member add who is a WEI JET participant.

### **TRIAGE**

JET partic ipants will not be te minated f rom a JET program without first scheduling a "triage" meeting with the client to jointly discuss noncompliance and good cause. Locally coordinate a process to notify the MW A case manager of triage meetings including scheduling guidelines.

Clients can eithe r attend a m eeting or par ticipate in a conf erence call if atten dance at the triage m eeting is not p ossible. If a client calls to reschedule an already sc heduled triage m eeting, offer a phone conference at that tim e. Clients m ust comply with triage requirements within the negative action period.

When a phone triage is conducted for a first noncom pliance and the client agrees to com ply, complete the DHS-754, First Noncompliance Letter, as you would complete in a triage meeting. Note in the clien t sig nature box "Client Agreed by Phone". Immediately send a copy of the DHS-754 to the client and phone the JET case manager if the compliance activity is to attend JET.

Determine good cause based on the best inform ation available during the triage and prior to the negative action date. Good cause may be verified by information already on file with DHS or MWA. (BEM 233A)

### SCHOOL ATTENDANCE AND STUDENT STATUS

### **DEPARTMENT POLICY**

### **FIP Only**

Children are expected to attend school full-time, and graduate from high school or a high school equivalency program , in or der to enhance their potential to obtain future em ployment leading to self-sufficiency.

Children ages 16 and 17 must attend school full-time or participate in employment-related activities (See BEM 230A).

Children ages 18 or 19 m ust attend high school full-time and be reasonably expected to graduate by age 20, as a condition of eligibility.

### **DEFINITIONS**

## **FIP Only**

**DOE** means the Michigan Department of Education.

**ISD** means intermediate school district.

**High school** means a course of study leading to the attainment of a high school diplom a, or its equivalency. The following program s are considered to meet the definition of high school equivalency:

- Adult basic education (ABE)
- Alterna tive education
- Charter school
- General education development (GED)
- Hom e school
- Non-public school
- Vocational or technical training

### School means a:

- Public school; or
- Nonpublic school registered with the DOE; or
- Hom e school.

### **SCHOOL ATTENDANCE**

### Children

## **FIP Only**

Children ages 16 through 19 m ust m eet one of the conditions described below.

• A child age 16 or 17 m ust be a full-time student **or** participate in employment-related activities.

• A child age 18 or 19 must be a full-time high school student **and** be expected to graduate (or complete the requirements to graduate) by age 20.

A child m ust be enrolled in and attending a school as defined in this item. Courses which are not ad ministered by a **school** do **not** meet the requirement of school attendance. Correspondence or Web-based courses administered by a school or used as part of a home school curriculum are acceptable.

#### HOURS OF ENROLLMENT AND ATTENDANCE

#### FIP and FAP

Schools determine:

- The level of enrollm ent, (i.e.; full-time, half-time, or part-time); and
- Attendance compliance; and
- Suspensions, (i.e.; reasons for/duration).

## **VERIFICATION REQUIREMENTS**

## **FIP Only**

Verify school enrollment and attendance at application, and at each birthday beginning with age 16.

Verify school enrollment/attendance, as needed, for m inor parents (see BEM 201).

You may ask the client to author ize the school to send a copy of the student's report card to the DHS. Authorization is done using form DHS-3380. Request report cards for minor parents. For other students, reportcards may be requested at your discretion. There is no penalty if the client does not agree to authorize this.

### **Verification Sources**

#### FIP

School enrollment and attendance:

- Form DHS-3380, Verification of School Enrollm ent (manually issued).
- Form DHS-3380A, Verification of High School Enrollment (system generated at: birthdays 16, 17, 18, and 19; and May of each year for 18 and 19-year-old).
- SM-4325, Nonpublic School Membership R eport. The completion of this form is voluntary for home schools. Accept the client's statement.
- Report card.
- Other written statem ent ve rifying school enrollm ent, attendance, high school diploma or equivalency certificate requirement and/or the education program (degree or certificate), and signed by a school official.
- Telephone contact with the school. (BEM 245)

In this case it is undisputed that Claimant marked the application showing her son,
was not in school or that he did not participate in the Michigan Works Agency/Jobs
Education and Training Program (JET) as assigned on February 22, 2010. The specific
circumstances of this case require that Claimant present sufficient proof to defer

from
JET prior to his required attendance or that

attend JET as assigned.

Claimant did not provide any documentation on the issue of deferral until the date

was required to attend JET and after the time that he was required to attend. Claimant
submitted information showing that

was registered for three online classes. The
documentation did not meet Department policy requirements cited above. "Other written
statement verifying school enrollment, attendance, high school diploma or equivalency
certificate requirement and/or the education program (degree or certificate), and signed by a
school official." At that point policy indicates that

was in non-compliance and no
further action was required by the Department. The case worker went above and beyond her
responsibility and called the school to obtain additionally required information to determine if

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should be deferred. She did not obtain sufficient information to warrant deferral and followed through with denying the application. Denial of Claimant's application was in compliance with Department policy.

### **DECISION AND ORDER**

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides the Department of Human Services properly denied Claimant's Family Independence Program (FIP) application for failure to participate in employment and/or self-sufficiency related activities.

It is ORDERED that the actions of the Department of Human Services, in this matter, are UPHELD.

Gary F. Heisler
Administrative Law Judge
for Ismael Ahmed, Director
Department of Human Services

Date Signed: May 11, 2010

Date Mailed: <u>May 12, 2010</u>

**NOTICE:** Administrative Hearings may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. Administrative Hearings will not o rider a rehe aring or re consideration on the Departm ent's motion where the final decision cannot be implem ented within 60 days of the filing of the original request.

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The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the receipt of the Decision and Order or, if a timely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

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