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: 2010-50135 Issue No: 2006; 3008

Case No:

Load No: Hearing Date:

September 22, 2010 Ingham County DHS

ADMINISTRATIVE LAW JUDGE: Suzanne L. Morris

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 September 22, 2010. The claimant personally appeared and provided testimony.

ISSUE

Did the department properly sanction the claimant from the Food Assistance Program (FAP) and Medical Assistance (MA) due to a child support noncooperation?

FINDINGS OF FACT

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

- 1. The claimant and her children were FAP and MA recipients.
- In June, 2010, the department received a report showing the claimant was in noncooperation status with child support requirements as of December 29, 2009. (Department Exhibit 1)

3. The claimant was sanctioned from the MA and FAP programs.

CONCLUSIONS OF LAW

The Child Development and Care program is established by Titles IVA, IVE and XX of the Social Security Act, the Child Care and Development Block Grant of 1990, and the Personal Responsibility and Work Opportunity Reconciliation Act of 1996. The program is implemented by Title 45 of the Code of Federal Regulations, Parts 98 and 99. The Department of Human Services (DHS or department) provides services to adults and children pursuant to MCL 400.14(1) and MAC R 400.5001-5015. Department policies are contained in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Program Reference Manual (PRM).

Department policy states:

DEPARTMENT PHILIOSPHY

Families are strengthened when children's needs are met. Parents have a responsibility to meet their children's needs by providing support and/or cooperating with the department including the Office of Child Support (OCS), the Friend of the Court and the prosecuting attorney to establish paternity and/or obtain support from an absent parent. PEM 255, p. 1.

DEPARTMENT POLICY

FIP, CDC Income Eligible, MA and FAP

Clients must comply with all requests for action or information needed to establish paternity and/or obtain child support on behalf of children for whom they receive assistance, unless a claim of good cause for not cooperating has been granted or is pending.

Absent parents are required to support their children. Support includes **all** the following:

- Child support
- . Medical support
- Payment for medical care from any third party.

Note: For purposes of this item, a parent who does not live with the child due solely to the parent's active duty in a uniformed service of the U.S. is considered to be living in the child's home.

Failure to cooperate without good cause results in disqualification. Disqualification includes member removal, denial of program benefits, and/or case closure, depending on the program.

Exception: A pregnant woman who fails to cooperate may still be eligible for MA.

GOOD CAUSE FOR NOT COOPERATING

FIP, CDC Income Eligible, MA and FAP

Exceptions to the cooperation requirement are allowed for all child support actions **except** failure to return court-ordered support payments received after the payment effective date. Grant good cause **only** if:

- requiring cooperation/support action is against the child's best interests, and
- there is a specific "good cause" reason.

If good cause exists, cooperation is excused as an eligibility requirement for the child involved. It can still be required for another child in the same family. PEM 255, pp. 1-2.

Good Cause Reasons

FIP, CDC Income Eligible, MA and FAP

There are two types of good cause:

- Cases in which establishing paternity/securing support would harm the child. Do **not** require cooperation/support action in any of the following circumstances.
 - .. The child was conceived due to incest or forcible rape.
 - **..** Legal proceedings for the adoption of the child are pending before a court.

- .. The client is currently receiving counseling from a public or licensed private social agency to decide if the child should be released for adoption, and the counseling has not gone on for more than three months.
- Cases in which there is danger of physical or emotional harm to the child or client. Physical or emotional harm may result if the client or child has been subject to or is in danger of:
 - Physical acts that resulted in, or threatened to result in, physical injury.
 - .. Sexual abuse.
 - .. Sexual activity involving a dependent child.
 - Being forced as the caretaker relative of a dependent child to engage in nonconsensual sexual acts or activities.
 - .. Threats of, or attempts at, physical or sexual abuse.
 - .. Mental abuse.
 - .. Neglect or deprivation of medical care. PEM 255, pp. 2-3.

COOPERATION

FIP, CDC Income Eligible, MA and FAP

Cooperation is a condition of eligibility. The following persons in the eligible group are required to cooperate in establishing paternity and obtaining support, unless good cause has been granted or is pending.

- . Grantee and spouse.
- Specified relative/person acting as a parent and spouse.
- Parent of the child for whom paternity and/or support action is required.

Cooperation is required in all phases of the process to establish paternity and obtain support and includes **all** of the following:

• Contacting the SS when requested.

- Providing all known information about the absent parent.
- Appearing at the office of the prosecuting attorney when requested.
- Taking any actions needed to establish paternity and obtain child support (e.g., testifying at hearings or obtaining blood tests).

SUPPORT DISQUALIFICATION

FIP, CDC Income Eligible, MA and FAP

You will be notified of a client's failure to cooperate by the SS or the child support noncooperation report. Start the support disqualification procedure upon receipt of this notice.

Do **not** impose the disqualification if any of the following occur during the negative action period:

- You are notified by OCS that the client has cooperated.
- . The case closes for another reason.
- . The noncooperative person leaves the group.
- Support/paternity action is no longer a factor in the child's eligibility (e.g., the child leaves the group).
- For disqualifications based on failure to return courtordered support, the client cooperates with the requirement of returning court-ordered support payments or the support order is certified. PEM 255, p. 9.

MA Member Disqualification

MA

Failure to cooperate without good cause results in a disqualification. The person who failed to cooperate is **not** eligible for MA when:

• the child for whom support/paternity action is required receives MA, and

. the person and child live together.

Exception: Do **not** begin or continue a disqualification for failure to cooperate when a pregnant woman meets all other eligibility factors. Apply this exception:

- . During the pregnancy, and
- For two (2) calendar months after the month the pregnancy ends. PEM 255, p. 10.

FAP Member Disqualification

FAP

Failure to cooperate without good cause results in disqualification of the person who failed to cooperate. Remove the person and his needs from the Food Assistance case for a minimum of one month. The remaining eligible group members may receive program benefits. PEM 255, p. 10.

Department policy indicates that clients are required to pursue any potential benefits for which they may be eligible. BEM 270. One of these benefits is child support. The claimant has four children. The claimant testified that the children's father gives her \$850 for housing and provides for some of the children's needs. However, she indicated that there is no support order in place through Friend of the Court (FOC).

Department policy indicates that the head of the household and the parent of children must comply with all requests for action or information needed to establish paternity and/or obtain child support on behalf of children for whom they receive assistance, unless a claim of good cause has been granted. BEM 255. The claimant admits that she has not cooperated with the Office of Child Support to establish paternity and secure a child support order through the FOC. Thus, the claimant is noncooperative with the Office of Child Support.

The claimant testified that she doesn't want to obtain an order for child support because the children's father might stop seeing the children. Department policy indicates that good cause 2010-50135/SLM

can only be granted when requiring the cooperation/support action is against the child's best

interest and there is a specific good cause reason. BEM 255. Good cause reasons exist if

establishing paternity would harm the child or there is a danger of physical or emotional harm to

the child or client. BEM 255. The claimant's reasons for not pursuing a support order do not

meet these criteria. Thus, no good cause can be found for the noncooperation.

Department policy indicates that cooperation with child support is a condition of

eligibility for MA and FAP. BEM 255. Failure to cooperate without good cause results in

disqualification for the individual from the FAP and MA program. Therefore, the department

sanctioned the claimant from the FAP and MA programs.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions

of law, decides that the department properly sanctioned the claimant from the Food Assistance

Program (FAP) and Medical Assistance (MA) due to a child support noncooperation.

Suzanne L. Morris

Administrative Law Judge for Ismael Ahmed, Director

Department of Human Services

Date Signed: September 28, 2010

Date Mailed: September 30, 2010

motion or at the request of a party within 30 days of the mailing date of this Decision and Order. Administrative Hearings will not order a rehearing or reconsideration on the Department's motion where the final decision cannot be implemented within 90 days of the filing of the

NOTICE: Administrative Hearings may order a rehearing or reconsideration on either its own

original request.

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The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the mailing 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.

