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

IN THE MATTER OF:



 Reg. No.:
 2012-50463

 Issue No.:
 5005

 Case No.:
 Issue

 Hearing Date:
 September 4, 2012

 County:
 Wayne (82)

SUPERVISING ADMINISTRATIVE LAW JUDGE: Kathleen H. Svoboda

DISMISSAL FOR LACK OF JURISDICTION

This matter is before the undersigned Superv ising Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 following a reques t for a hearing. After due notice, a telephone hearing was conducted by Administrative Law Judge Michael Bennane on September 4, 2012, from Detroit, Michigan. Participants on behalf of Claimant included Participants on behalf of the Department of

Human Services (Department) included

ISSUE

Did the Department pr operly deny the request for St ate Emergency Relief (SER) assistance with burial?

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 March 13, 2012,
 applied for

 SER assistance for the burial of Decedent.
 applied for
- 2. <u>On March 21, 2012, the Department sent</u> notice of the app lication d enial to
- 3. On May 1, 2012, the Department received a hearing request protesting the denial of SER assistance with burial.

CONCLUSIONS OF LAW

The State Emergency Relief (S ER) program is established by 2004 PA 344. The SER program is administered pursuant to MCL 400.10, *et seq*., and by 1999 AC, Rule 400.7001 through Rule 400.7049. Department polic ies ar e found in the Stat e Emergency Relief Manual (ERM).

The department denied the claimant's application for burial services due to the claimant having a total need amount that is less than t he total client contribution, the death benefit amount and the funeral contract amount.

The request for hearing was submitted by claimant's the second offered that claimant's the second of the second offered that claimant's the second offered t

The Department of H uman Services Em ergency Relief Manual (ERM) 306 (May 1, 2012) allows any family member to apply for SER Burial benefits:

Who May Apply

Only the following people may apply for SER burial benefits as authorized representatives. In other situations, decedents are unclaimed bodies.

Any relative - including minors or their authorized representative.

Person named in decedent's will to arrange burial.

Special administrator appointed by probate court.

Legal guardian who was appointed by probate court.

Person who had durable power of attorney at the time of death.

Funeral director with written authorization provided by a relative who is:

Incapable due to illness. Unable due to location.

For unclaimed bodies, the county medical examiner or designated county official. ERM page 1.

In the instant case, the application was submitted by t he claimant's greatgranddaughter, Tarea Hamilton.

Bridges Administrative Manual (BAM) 110 (May 1, 2012) also defines an authorized representative (AR):

An authorized representative (AR) is a per son who applies for assistance on behalf of the client and/or ot herwise acts on his behalf (for exam ple, to obtain F AP benefits for the group). Page 7.

Immediately following this definition of an AR, the manual makes the important distinction between and AR and an Authorized Hearing Representative (AHR):

An AR is **not** the same as an Authorized Heari ngs Represent ative (AHR); see the Bridges Policy Glossary (BPG) for hearings policy definition. BAM 110, page 7.

Bridges Policy Glossary (BPG) defines an AHR as:

AUTHORIZED HEARINGS REPRESENTATIVE (AHR)

The person who stands in for or represents the client in the hearing process and has the legal right to do so. This right comes from one of the following sources:

Written authorization, signed by the client, giving the person authority to act for the client in the hearing process.

Court appointment as a guardian or conservator.

The representative's status as legal parent of a minor child.

The representative's status as attorney at law for the client.

For **MA o nly,** the representative's status as t he cl ient's spouse, or the deceased client's\widow or widower, **only** when no one else has authority to represent the client's interests in the hearing process.

An AHR has no right to a hearing, but rather exercises the client's right. Someone who assists, but does NOT stand in for or represent, the client in the hearing process need NOT be an AHR. Page 4.

In the instant case, there has been no evidence that Claimant's who filed the hearing request and participated in the hearing, had authority to do so. There were no papers presented from t he probate court authorizing to request the hearing on his grandmother's behalf.

BAM 600 requires

The appointment of an authorized hearing representative must be made in writing. An authorized hearing representative must be authorized or have made application through probate court **before** signing a hearing request for the client.

Verify the authorized hearing re presentative's prior authorization unless the authorized hearing representative is the client's attorney at law, parent or, for **MA only**, spouse. Relationship of the parent or spouse mus t be verified only when it is questionable. MAHS will deny a hearing request when the required verification is **not** submitted; see local office and MAHS Time Limits in this item. Page 2.

In this case, the dec eased claimant's **proper application** is an AR, having made a proper application for SER burial benefits. The Department's denial of that application gave rise to the hearing request.

The decedent is considered the claimant for purposes of SER benefits. An authorized representative (AR) may apple y for SER burial benefits on behalf of the claimant-decedent, as referenced above. The AR only has authority to make the initial application for benefits. Once the appliceration is denied, the AR c annot proceed with a hearing without having first become an AHR.

In this case, neither Claimant's application through the probate court for authority to act as the AHR.

Thus, without probate court appointment, Claimant's **Claimant's** has no authority to request a hearing in this matter.

The lack of jurisdiction to hear the merits of this case render any discussion regarding the Department's findings as to eligibility for SER Burial program benefits irrelevant.

Based upon the abov e Findings of Fact and Co nclusions of Law, and for the reasons stated on t he record, the Adm inistrative Law Judge lacks juris diction to consider the merits of this case as the Request for He aring was not filed an AHR appointed by the probate court.

DECISION AND ORDER

ACCORDINGLY, the Request for Hearing in this matter is DISMISSED.

Supervising Administrative Law Judge for Maura Corrigan, Director Department of Human Services

Date Signed: October 17, 2012

Date Mailed: October 17, 2012

NOTICE: Michigan Administrative Hearing Syst em (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a par ty within 30 days of the mailing date of this Dec ision and Order . MAHS will not order a rehearing or reconsideration on the Department's mo tion where the final decis ion cannot be implemented within 90 days of the filing of the original request.

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 ti mely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

Claimant may request a rehearing or reconsideration for the following reasons:

- A rehearing <u>MAY</u> be granted if there is newly discovered evidence that could affect the outcome of the original hearing decision.
- A reconsideration <u>MAY</u> be granted for any of the following reasons:
 - misapplication of manual policy or law in the hearing decision,
 - typographical errors, mathematical error, or other obvious errors in the hearing decision that effect the substantial rights of the claimant:
 - the failure of the ALJ to address other relevant issues in the hearing decision.

Request must be submitted through the local DHS office or directly to MAHS by mail at

Re Michigan Administrative Hearings consideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

MJB/ctl

