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

IN THE MATTER OF:		
	Reg. No.: Issue No.: Case No.: Hearing Date: County:	2013-17268 1003; 2006; 3008 January 28, 2013 Wayne (41)
ADMINISTRATIVE LAW JUDGE: Susan C. Burke		
HEARING DECIS	<u>SION</u>	
This matter is before the undersigned Administration and MCL 400.37 following Claimant's request for a was held on January 28, 2013, in Detroit, Michigan included Claimant. Participants on behalf of the (Department) included Translator Senior Child Support Specialist, appeared on behalf	a hearing. After d n. Participants o he Department o	lue notice, a hearing n behalf of Claimant of Human Services
<u>ISSUE</u>		
Did the Department properly impose a child support sanction on Claimant's case for:		
Food Assistance Program (FAP)?		sistance (AMP)? ssistance (SDA)? nt and Care (CDC)?
FINDINGS OF FA	<u>ACT</u>	
The Administrative Law Judge, based on the evidence on the whole record, finds as material fac	•	rial, and substantial
Claimant ☐ applied for benefits ☒ received benefits for:		
<ul> <li>☐ Family Independence Program (FIP).</li> <li>☐ Food Assistance Program (FAP).</li> <li>☐ Medical Assistance (MA).</li> </ul>		sistance (AMP). ssistance (SDA). ent and Care (CDC).

- 2. A child support sanction was imposed on Claimant's case, effective October 21, 2012.
- 3. On December 11, 2012, Claimant filed a hearing request, protesting the child support sanction and its negative impact on her benefits.

## **CONCLUSIONS OF LAW**

Department policies are contained in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM), and the Reference Tables Manual (RFT).

☐ The Family Independence Program (FIP) was established pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, 42 USC 601, et seq. The Department (formerly known as the Family Independence Agency) administers FIP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 400.3101 through Rule 400.3131. FIP replaced the Aid to Dependent Children (ADC) program effective October 1, 1996.

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 (formerly known as the Family Independence Agency) administers FAP pursuant to MCL 400.10, *et seq.*, and 1999 AC, Rule 400.3001 through Rule 400.3015.

The Medical Assistance (MA) program is established by the Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department of Human Services (formerly known as the Family Independence Agency) administers the MA program pursuant to MCL 400.10, *et seq.*, and MCL 400.105.

In the present case, the Department alleges that it took negative action on Claimant's case due to failure to cooperate with regard to child support issues. However, Claimant testified credibly that she has been in cooperation with the Office of Child Support, attempting several times over several months to call the Office of Child Support, leaving voice mail messages, and receiving no return phone calls. The Office of Child Support representative at the hearing indicated that she was not the person handling Claimant's Child Support case at the time of the sanction, so she could not personally testify as to whether Claimant's phone messages were received by the Office of Child Support. Claimant at the hearing was forthcoming in providing information to the Office of Child Support regarding the father of her children. I find it unlikely that Claimant was unwilling to cooperate with the Office of Child Support.

Without proof of Claimant not cooperating with respect to child support, it is concluded that the Department was not correct in imposing a sanction on Claimant's case.

Based upon the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, the Administrative Law Judge concludes that the Department		
☐ properly denied Claimant's application ☐ improperly denied Claimant's application ☐ properly closed Claimant's case ☐ improperly closed Claimant's case ☐ properly calculated Claimant's benefits ☐ improperly decreased Claimant's benefits		
for:		
DECISION AND ORDER		
The Administrative Law Judge, based upon the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, finds that the Department ☐ did act properly. ☐ did not act properly.		
Accordingly, the Department's $\square$ AMP $\boxtimes$ FIP $\boxtimes$ FAP $\boxtimes$ MA $\square$ SDA $\square$ CDC decision is $\square$ AFFIRMED $\boxtimes$ REVERSED for the reasons stated on the record.		
☑ THE DEPARTMENT SHALL INITIATE WITHIN 10 DAYS THE FOLLOWING:		
<ol> <li>Initiate removal of the child support sanction from Claimant's case, engaging the Office of Child Support, if necessary.</li> </ol>		
<ol> <li>Initiate reinstatement and restoration of Claimant's FIP, MA and FAP benefits, if the Department has not already done so, effective October 21, 2012, if Claimant is otherwise eligible for the programs.</li> </ol>		
<ol> <li>Issue FIP and FAP supplements for any missed or increased payments, in accordance with Department policy.</li> </ol>		
Susan C. Burke  Administrative Law Judge for Maura Corrigan, Director Department of Human Services  Date Signed: January 29, 2013		
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Date Mailed: January 30, 2013

**NOTICE**: Michigan Administrative Hearing System (MAHS) 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. MAHS 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 original request. (60 days for FAP cases)

The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the mailing date of the Decision and Order or, if a timely request for rehearing was made, within 30 days of the mailing 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 Michigan Administrative Hearings
Reconsideration/Rehearing Request
P. O. Box 30639
Lansing, Michigan 48909-07322

## SCB/tm

