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

IN THE MATTER OF:



Reg. No:2013-31467Issue No:4060Case No:4060Hearing Date:March 27, 2013Macomb-12 County DHS

ADMINISTRATIVE LAW JUDGE: Corey A. Arendt

HEARING DECISION

This matter is assigned to me 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 M CL 24.201, *et seq.*, upon a hearing request by the Department of Human Servic es (Department) to establish an over issuance of benefits to Respondent. After due notice was mailed to Respondent, a hearing was held on March 27, 2013, at which Respond ent did not appear. This matter having been initiated by the Department and due not ice having been provided to Respondent, the hearing was sheld in accor dance with Bridges Administrative Manual, Item 725.

ISSUE

Whether Respondent received an over issuance (OI) of Family Independence Program (FIP) benefits that the Department is entitled to recoup?

FINDINGS OF FACT

I, based upon the c ompetent, material, and s ubstantial evidence on the whole record, find as material fact:

- 1. Respondent was an active FAP and FIP recipient from July 14, 2010 through July 31, 2011.
- 2. On July 14, 2010, the Responden t applied for FAP and FIP benefits on behalf of his great-nephews.
- 3. On December 9, 2010, the Respondent's great-nephews were removed from his home and placed with their mother.
- 4. At no point in time between Dec ember 9, 2010 and July 31, 2011 did the Respondent notify the Department about his great-nephews being removed from his home.

- 5. The failure to notify the Department about the children being removed, led to an over issuance of **\$1000** in FIP benefits.
- 6. The amount of **\$ 100** is still due and owing to the Department.

CONCLUSIONS OF LAW

The FAP is establis hed by the Food St amp Act of 1977, as amended, and is implemented by the federal r egulations contained in Title 7 of the Code of Federal Regulations (CFR). The D epartment administers the FAP program pursuant to MC L 400.10, *et seq.*, and MAC R 400.3001-3015. Department polic ies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibilit y Manual (BEM) and the Bridges Reference Manual (BRM).

The 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 administers the FIP program pursuant to MCL 400.10, *et seq.*, and MAC R 400.3101-3131. The FIP program repl aced the Aid to Dependent Children (ADS) program effective October 1, 1996. De partment policies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manu al (BEM) and the Bridges Reference Manual (BRM).

Departmental policy, s tates that when the c lient group re ceives more benefits than the group is entitled to receive, the Department must attempt to recoup the 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 co llect from all adults who were a member of the case. OIs on acti ve programs are repaid by lump sum cash payments, monthly cash payments (when court ordered), and administrativ e 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, I find the Respondent did rece ive an OI of FIP benefits in the amount of the due to the Respondents own failure to inform the Department about the children being removed from his care. However, I cannot possibly find an OI of FAP benefits as the Department determined the FAP OI while budgeting a FIP grant of **Sector** a month. The same **Sector** the Department indicated the Respondent was not eligible for.

I find the evidence presented by the Department shows the Respondent received more benefits than he was entitled to receive. Therefore, Resp ondent is responsible for repayment of the OI.

DECISION AND ORDER

I find, based upon the above findings of fact and conclus ions of law, decide the Respondent received an OI of FI P benefits but did not receive an OI of FAP benefits. The Department is entitled to recoup the OI of FIP benefits.

The Department is therefore entitled to re coup the remaining FIP OI of **\$** from the Respondent.

The Depar tment shall initia te collection procedures in accordance with Department policy.

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Corey A. Arendt Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

Date Signed: March 28, 2013

Date Mailed: March 28, 2013

NOTICE: The law provides that within 60 da ys of m ailing of the abov e Decision the Respondent may appeal it to t he circuit court for the county in which he/she r esides or has his or her principal place of business in this st ate, 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.

CAA/las

