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

IN THE MATTER OF:



Reg. No.:201336214Issue No.:1038Case No.:1038Hearing Date:County DHS:

ADMINISTRATIVE LAW JUDGE: Kevin Scully

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 following Claim ant's request for a hearing. After due notice, a telephone hearing was held on from from Participants on behalf of Claimant inc luded from Participants on behalf of Department of Human Services (Department) included

ISSUE

Whether the Department of H uman Servic es (Department) properly san ctioned the Claimant's Family I ndependence Program (FIP) case for noncompliance with 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. The Claimant was an ongoing Fam ily Independence Program (FIP) recipient until
- 2. The Department referred the Claimant to the Partnership Accountability Training Hope (PATH) program as a condition of receiving FIP benefits.
- 3. The Claimant was noncompliant wit h the PATH program when s he failed to attend a PATH appointment on
- 4. The Department conducted a triage meeting on

- 5. On sector the Department notified the Claimant that it would sanction her FIP benefits as of
- 6. The Department received the Cla imant's request for a hearing on protesting the sanctioning of her FIP benefits.

CONCLUSIONS OF LAW

The Family Independence Program (FIP) was established pursuant to the Personal Responsibility and Work Opportunity Reconc iliation Act of 1996, P ublic Law 104-193, 8 USC 601, et seq. The Department of Human Services (DHS or Department) administers the FIP program pursuant to MCL 400.10, et seq., and MAC R 400.3101-3131. The FIP program replaced the Ai d to Dependent Children (ADC) program effective October 1, 1996. De partment policies are found in the Bridges Administrative Manual (BAM), the Bridges Elig ibility Manual (BEM), Refe rence Table Manual (RF T), and the Bridges Reference Manual (BRM).

Clients must be made aware that public assistance is limited to 48 months to meet their family's needs and they must take personal responsibility to achieve self-sufficiency. This message, along with information on ways to achieve independence, direct support services, non-compliance penalties, and good cause reasons, is initially shared by DHS when the client applies for ca sh assistance. The Partnersh ip. Accountability Training. Hope. (PATH) program requirements, educ ation and trainin g opportunities, and assessments will be c overed by PATH when a mandatory PATH participant is referred at application. Department of Human Services Bridges Eligibility Manual (BEM) 229 (January 1, 2013), p 1.

Federal and state laws require each work e ligible individual (WEI) in the FIP group to participate in Partnership. Accountability. Training. Hope. (PATH) or other employmentrelated activity unless temporarily defe rred or engaged in activities that meet participation requirements. T hese clients must participate in employment and/or selfsufficiency related activities to increas e their employability and obtain employment. PATH is administer ed by the Workforce De velopment Agency, State of Michigan through the Michigan one-stop service centers. P ATH serves employers and job seekers for employers to have skilled wor kers and job seekers to obtain jobs that provide economic self-sufficiency. PATH case managers us e the One-Stop Management Information System (OSMIS) to record the clients' assigned activities and participation. Department of Human Services Bridges E ligibility Manual (BEM) 230A (January 1, 2013), p 1.

WEIs not referred to PATH will participate in other ac tivities to overcome barriers so they may eventually be referred to PATH or other employment service provider. DHS must monitor these activities and record the client's participation in the Family Self-Sufficiency Plan (FSSP). BEM 230A, p 1.

A WEI who refuses, without good cause, to participate in assigned employment and/or other self-sufficiency related activities is subject to penalties. BEM 230A, p 1.

Noncompliance of applic ants, recipients, or member adds means doing any of the following without good cause:

- Failing or refusing to:
- Appear and participat e with PATH or other employment service provider.
- Complete a Family Automa ted Screening Tool (FAST), as assigned as the first step in the Family Self-Sufficiency Plan (FSSP) process.
- Develop a FSSP.
- Comply with activities assigned on the FSSP.
- Provide legitimate documentation of work participation.
- Appear for a scheduled appoint ment or meeting related to assigned activities.
- Participate in employment and/or self-sufficiency-related activities.
- Participate in required activity.
- Accept a job referral.
- Complete a job application.
- Appear for a job interview.
- Stating orally or in writing a definite intent not to comply with program requirements.
- Threatening, physically abusing or otherwise behav ing disruptively toward anyone conducting or participating in an employment and/or self-sufficiency-related activity.
- Refusing employment support services if the refusal prevents participation in an employment and/or s elf-sufficiency-related activity.
- Department of Human Services Bridges Eligibility Manual (BEM) 233A (January 1, 2013), pp 2-3.

The Dep artment will follow the procedures outlined below for processin g the FIP closure:

- On the night that the onemanager places the participant into triage activity, OSMIS will interface to Bridges a noncooperation notice. Bridges will generate a triage appointment at the local office as well as generating the DHS-244 4, Notice of Employm ent And/Or Self-Sufficiency Related Noncompliance, which is sent to the client. The populated on the DHS-2444:
 - The name of the noncompliant individual
 - The date of the initial nonc ompliance. (For individuals being served by PATH, this is the date the client was considered to be noncom pliant by the one-stop service center and placed in to the triage activity in OSMIS.)
 - All the dates, if addressing more than one incident of noncompliance.
 - The reas on the c lient was determined to be noncompliant.
 - The penalty that will be imposed.
 - The scheduled triage appoint ment, to be held within the negative action period.
- Determine good cause durin g triage and prior to t he negative action effective date. Good cause must be verified and provided prior to the end of the negative action period and can be based on information already on file with the DHS or PATH. Document the good cause determination on the Noncoo peration Detail Screen within 24 hours of determination. BEM 233A, pp 8-9.

Good cause is a v alid reason for noncomp liance with employment and/ or self sufficiency related activities that are based on factors that are bey ond the control of the noncompliant person. A c laim of good c ause must be ve rified and documented for member adds and recipients. Document t he good cause determinat ion in Bridges and the FSSP under the Participation n and Compliance tab. If it is determined during triage the client has good cause, and good cause issues have been resolved, send the client back to PATH. There is no need for a new PATH referral. BEM 233A, pp 3-4.

Good cause is a valid reason for nonc ompliance wit h employ ment and/or self-sufficiency-related activities that are based on factors that are beyond the control of the noncompliant per son. A claim of good c ause must be verified and doc umented for member adds and recipients. If it is determined at triage that the client has good cause,

and good cause issues have been resolved, the client shoul d be sent back to PATH. BEM 233A.

Good cause should be determined based on the best information 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. Good c ause must be considered even if the client does not attend, with particular attention to that have not been diagnosed or ident ified by the client) and unmet needs for accommodation. BEM 233A.

Good cause includes the following:

Illness or Injur y: The client has a debi litating illn ess or injury, or a spouse or child's illness or injury requires inhome care by the client.

Noncompliance by a WEI while the application is pending results in group ineligibility. A WEI applicant who refused employment without good cause, within 30 days prior to the date of application or while the application is pending, must have benefits delayed; see Benefit Delay for Refusing Employment in this item. BEM 233A.

The penalty for noncompliance without good cause is FIP EDG closure. Effective October 1, 2011, the following minimum penalties apply:

- For the individual's first occurrence of noncompliance, Bridges closes the FIP ED G for not les s than thr ee calendar months.
- For the individual's second occurrence of noncompliance, Bridges closes the FIP EDG for not less than six calendar months.
- For the individual's third occurrence of noncomplianc e, Bridges closes the FIP EDG for a lifetime s anction. BEM 233A.

In this case, the Claimant was an ongoing Fam ily Independence Program (FIP) and the Department had referred her to the PATH program recipient until as a condition of receiving FIP benefits. The Claimant was noncompliant with the PATH program when she failed to attend a PAT H appoint ment on The Department conducted a triage meeting on where the Claimant was given the opportunity to establish good cause for noncompliance with the PAT Н program. The Claimant failed to attend the triage m eeting and the Depar tment did not find good cause. On the D epartment notified the Claimant that her Family Independence Program (FIP) benefits had been sanctioned as of

The Claimant testified that she did not receive notice of the triage meeting.

The proper mailing an d addressing of a letter cr eates a presumption of receipt. That presumption may be rebutted by evidence. Stacey v Sankovich, 19 Mich App 638 (1969); Good v Detroit Automobile Inter-Ins urance Exchange, 67 Mich App 270 (1976). In this case, the Claimant failed to rebut the presumption of receipt.

The Claimant testified that she underwent a medical procedure on and that this was a barrier to the completion of her PATH assignment.

No evidence was presented during the hear ing t hat the Claimant attempted to reschedule her appointment.

The Department's represent ative testified that a tr iage meeting was held on different testified that it was determined that the Claimant did not have good cause for her nonc ompliance with the PATH program based on the information available at that time.

Based on t he evidence and testimony available during the hearing, the Department's determination that the Claimant did not have good cause for her noncompliance with the PATH program is reasonable. The Department has established that it acted properly when it sanctioned the Claimant's FIP benefits for noncompliance with self-sufficiency related activities.

DECISION AND ORDER

The Administrative Law Judge, based upon t he above findings of fact and conclusion s of law, decides that the D epartment acted in accordance with policy when it sanctioned the Claimant's Family Independ ence Program (FIP) case for noncomplianc e with the Partnership. Accountability Training. Hope. (PATH) program.

The Department's FIP sanction is **AFFIRMED**. It is **SO ORDERED**.

Kevin

/s/

Scully Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

Date Signed: 04/25/2013

Date Mailed: 04/25/2013

<u>NOTICE</u>: Michigan Administrative Hearing System (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. (60 days for FAP cases)

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 disc overed 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 errors, or other obvious errors in the hearing decision that effect the substantial rights of the claimant:
- the failure of the ALJ to address ot her relevant iss ues in the hearing decision.

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

Michigan Administrative hearings Recons ideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

KS/kl

