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

IN THE MATTER OF:



Reg. No.: 2013-41384

Issue No.: 1021

Case No.:

Hearing Date: May 21, 2013 County: Chippewa

ADMINISTRATIVE LAW JUDGE: Carmen G. Fahie

HEARING DECISION

This matter is before the undersigned Administ rative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon the Claimant's request for a hearing received by the Department of Human Services (Department) on April 4, 2013. After due notice, a telepho ne hearing was held on Tuesday, May 21, 2013, from Lansing, Michigan. Participants on behalf of the Claimant included the claimant. Participants on behalf of the Department included GSPM and FIS.

<u>ISSUE</u>

Whether the Depart ment properly determined that the Claim and has exceeded the lifetime limit on Family Independence Program (FIP) benefits?

FINDINGS OF FACT

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

- The Claimant had received 60 months of TANF federal FIP months. Department Exhibit 6.
- On March 30, 2013, the Department determined that the Claimant is not eligible for FIP benefits after exceeding the lifectime limit on cash assise tance program benefits funded with temporary assistance for needy families.
 - 3. On March 30, 2013, the Department notified the Claimant of the closure.
- 4. On April 4, 2013, the Department received the Claimant's Request for Hearing, disputing the Department's action on the basis that the Department had miscounted the number of months because she did not think that she had

received t hat many months and that she had been deferred because of a disabled child.

CONCLUSIONS OF LAW

Clients have the right to contes t a Department decision affect ing eligibility for benefit levels whe never it is belie ved that the decision is incorrect. The Department Bridges Administrative Manual (BAM) 600 (February 1, 2013). The Department will provide an administrative hearing to review the decision and determine the appropriateness of that decision. BAM 600. The regulations governing the hear ing and appeal process for applicants and recipients of public assistance in Michigan are found in the Michigan Administrative Code (Mich Admin Code), R 400.901-400.951. An opportunity for a hearing shall be granted to an applicant who requests a hearing because the claim for assistance is denied. Mich Admin Code, R 400.903(1).

FIP was e stablished pursuant to the Pers onal Resp onsibility a nd Work Opportunity Reconciliation Act of 1996, Public Law 104-193, 42 USC 601, et seq. The Department administers FIP pursuant to MCL 400.10, et seq., and Mich Admin Code, R 400.3101 through R 400.3131. FIP replaced the Ai d to Dependent Children (ADC) program effective October 1, 1996. Department policies are contained in BAM, the Bridge s Eligibility Manual (BEM), and the Reference Tables Manual (RFT).

The FIP benefit program is not an entitlement. BEM 234 (January 1, 2013). Time limits are essential to establishing the temporary nature of aid as well as communicating the FIP philosophy to support a family's movement to self-sufficiency. BEM 234. BEM 234 and MCL 400.57a (4) restrict the total cumulative months that an individual may receive FIP benefits to a lifetime limit of 60 months for cash assistance program benefits funded with temporary assistance for needy fa milies whe ther or not those months are consecutive.

In the present case, the claim ant believed that she should be e ligible for additional months of FIP assistance bec ause she was deferred from FIP because of a disabled child.

Testimony and other evidence must be we ighed and considered according to its reasonableness. *Gardiner v Courtright*, 165 Mich 54, 62; 130 NW 322 (1911); *Dep't of Community Health v Risch*, 274 Mich App 365, 372; 733 NW2d 403 (2007). Moreover, the weight and credibility of this evidence is generally for the fact-finder to determine. *Dep't of Community Health*, 274 Mich App at 372; *People v Terry*, 224 Mich App 447, 452; 569 NW2d 641 (1997). In evaluating the credibility and weight to be given the testimony of a witness, the fact-finder may consider the demeanor of the witness, the reasonableness of the witness 's testimony, and the interest, if any, the witness may have in the outcome of the matter. *People v Wade*, 303 Mich 303 (1942), *cert den*, 318 US 783 (1943).

In this case, the Department presented sufficient credible testimony and documentary evidence at the hearing establishing that, as of April 2013, the Claimant had received at least 60 months of federally funded assistance. Department Exhibit 3-5.

This Administrative Law Judge has carefully considered and weighed the testimony and other evidence in the record and finds the Department has met its burden of proving by a preponderance of the evi dence that the Claimant has reached or exceeded the lifetime limit of 60 months for cash assist ance program benefits f unded with temporary assistance for needy families.

Accordingly, the Administrative Law Judge finds that, based on the competent, material,

that the claimant had receiv ed more than 60 m BEM 210 and 234.	ο, ·
Based upon the abov e Findings of Fact and Costated on the record, the Administrative Law Ju-	
☑ properly closed Claimant's FIP case [improperly closed Claimant's FIP case
DECISION AND ORDER	
The Administrative Law Judge, based upon the of law, decides that the Department	e above findings of fact and conclusion s
☑ did act properly.☐ did not act properly, when it determined that lifetime limit of federally funded FIP assistance.	
Accordingly, the Department's FIP eligibility det	ermination is
□ REVERSED	
	<u>/s/</u>
	Carmen G. Fahie Administrative Law Judge
	for Maura Corrigan, Director
	Department of Human Services

Date Signed: May 30, 2013

Date Mailed: May 31, 2013

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 or der 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 discovered evidence that could affect the outcome
 of the original hearing decision.
- A reconsideration MAY 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

Re

consideration/Rehearing Request

P. O. Box 30639

Lansing, Michigan 48909-07322

CGF/hi

