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

IN THE MATTER OF:



Reg. No.: 2013-58422 Issue No.: 2006, 3008

Case No.: Hearing Date:

County:

August 15, 2013 Monroe County DHS

ADMINISTRATIVE LAW JUDGE: Corey A. Arendt

HEARING DECISION

This matter is before the undersigned Administ rative 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 A ugust 15, 2013, from Lansing, Michigan. Participant's on behalf of Claimant incl uded Partment of Human Services (Department) included

ISSUE

Due to a failure to c omply with verification requirem ents, did the Department properly close the Claimant's Food As sistance Program (FAP) benefit s and Medical Assistance (MA) benefits?

FINDINGS OF FACT

I find as material fact based upon competen t, material, and substantial evidence on the whole record, including testimony of witnesses:

- 1. As of May 24, 2013, the Claimant was receiving FAP benefits and MA assistance.
- On May 24, 2013, the Department sent the Claimant a verification checklist. The checklist requested employment verifications. The verifications were due by June 3, 2013.
- 3. As of June 27, 2013, the Claimant had not returned the requested verifications.
- 4. On June 27, 2013, the Department sent the Claimant a notice of case action. The notice indicated the Department was closing the Claimant's FAP case and MA case effective July 1, 2013 and August 1, 2013 respectively for failing to return the requested verifications.
- 5. On July 8, 2013, the Claimant requested a hearing.

CONCLUSIONS OF LAW

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

The FAP [formerly known as the Food Stamp (F S) program] is established by the Food Stamp Act of 1977, as amended, and is implemented by the federal regulations contained in T itle 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, R 400.3001 through Rule 400.3015.

The MA program is established by the Titl e XIX of the Social Security Act and is implemented by T itle 42 of t he Code of F ederal Regulations (CFR). The Department (formerly known as the Fa mily Independence Agenc y) admin isters the MA program pursuant to MCL 400.10, et seq., and MCL 400.105.

Clients have the right to contest a Departm ent decision affecting eligibility or benefit levels whenever it is believed that the decision is incorrect. The Department will provide an administrative hearing to rev iew the decision and determine the appropriateness of that decision. (BAM 600).

Department policy indicates that clients must cooperate with the loca. I office in determining initial and ongoing eligibility with all programs. (BAM 105). This includes completion of the necessary forms. Clients who are able to but refuse to provide necessary information or take a required action are subject to penalties. (BAM 105).

Testimony and other evidence must be we ighed and considered according to its reasonableness. Moreover, the weight and credibility of this evidence is generally for the fact-finder to determine. 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 is testimony, and the interest, if any, the witness may have in the outcome of the matter.

I have carefully considered and weighed the testimony and other evidence in the record and find the Department's testimony to be s lightly more credible than the Claimant as the Department witness had a c learer recollection of the dates, times and events in question. Additionally, the Claimant did not come forward with any evidence that she actually s ubmitted the verifications to her employer besides s elf-serving testimony. Therefore, I find that more likely than not, the Claimant did not submit the verifications to the employer as alleged and consequently di d not comply with the De partment's request.

Accordingly, I find evidence to **affirm** the Department's actions.

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¹ 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).

² Dep't of Community Health, 274 Mich App at 372; People v Terry, 224 Mich App 447, 452; 569 NW2d 641 (1997).

³ People v Wade, 303 Mich 303 (1942), cert den, 318 US 783 (1943).

DECISION AND ORDER

I find, based upon the above Findings of Fact and Conclusions of Law, the Department did act properly.

Accordingly, the Department's decision is **AFFIRMED**.

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

Date Signed: August 16, 2013

Date Mailed: August 16, 2013

NOTICE OF APPE AL: Michigan Administrative Hearin g 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 dec ision cannot be implemented within 90 days of the filing of the original request (60 days for FAP cases).

The claimant may appeal the De cision and Order to Circuit Court within 30 days of the receipt of the Dec ision a nd Order or, if a tim ely Request for Rehearing or Reconsideration was made, within 30 days of the receipt date of the Decision and Order of Reconsideration or Rehearing Decision.

A Request for Rehearing or Reconsideration may be granted when one of the following exists:

- Newly disc overed evidence that existed at the time of the or iginal hearing that could affect the outcome of the original hearing decision;
- Misapplication of manual policy or law in the hearing decision which led to a wrong conclusion;
- Typographical, mathematical or other obvious error in the hearing decision that affects the rights of the client;
- Failure of the ALJ to address in the hearing decision relevant issues raised in the hearing request.

The Department, AHR or the clai mant must specify all reas ons for the request. MAHS will not review any response to a request for rehearing/reconsideration. A request must be *received* in MAHS within 30 days of the date the hearing decision is mailed.

The written request must be faxed to (517) 335-6088 and be labeled as follows:

Attention: MAHS Rehearing/Reconsideration Request

If submitted by mail, the written request must be addressed as follows:

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

CAA/las

