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

#### IN THE MATTER OF:



Reg. No.: 15-005912 Issue No.: 3001

Issue No.: 3 Case No.:

Hearing Date: May 27, 2015 County: Ogemaw

ADMINISTRATIVE LAW JUDGE: Darryl Johnson

## **HEARING DECISION**

Following Claimant's request for a hearing, this matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and 400.37; 7 CFR 273.15 to 273.18; 42 CFR 431.200 to 431.250; 45 CFR 99.1 to 99.33; and 45 CFR 205.10; and Mich Admin Code, R 792.11002. After due notice, a telephone hearing was held on May 27, 2015, from Lansing, Michigan. Participants on behalf of Claimant included Claimant. Participants on behalf of the Department of Health and Human Services (Department) included Family Independence Specialist and General Services Program Manager Regulation Agent (RA) appeared on behalf of the Office of the Inspector General (OIG).

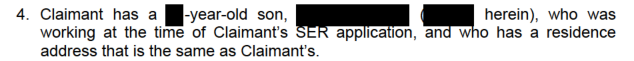
#### **ISSUE**

Did the Department properly close Claimant's Food Assistance Program (FAP) benefits?

#### FINDINGS OF FACT

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

- Claimant was an on-going FAP recipient.
- 2. On February 20, 2015, Claimant applied for State Emergency Relief (SER) and identified her household members as herself and her daughter.
- 3. After her SER application was denied, Claimant provided a note from her landlord showing that she was past due on her rent. The letter was addressed to Claimant and herein), a man Claimant identified as a former boyfriend.

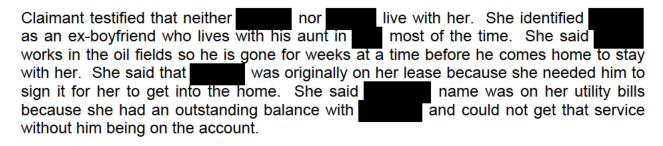


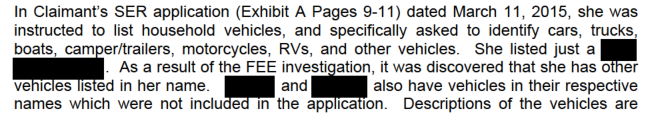
- 5. Claimant did not list or as members of her household.
- 6. The Department requested a Front End Eligibility (FEE) investigation from the OIG into the proper group members of Claimant's FAP group.
- 7. The OIG concluded that both and and were members of Claimant's household, and they were included in her FAP group.
- 8. The group's income exceeded the limits for her to receive FAP, and Claimant's FAP was closed effective April 1, 2015. (Exhibit A Pages 20-24.)
- 9. The Department received Claimant's hearing request on April 8, 2015.

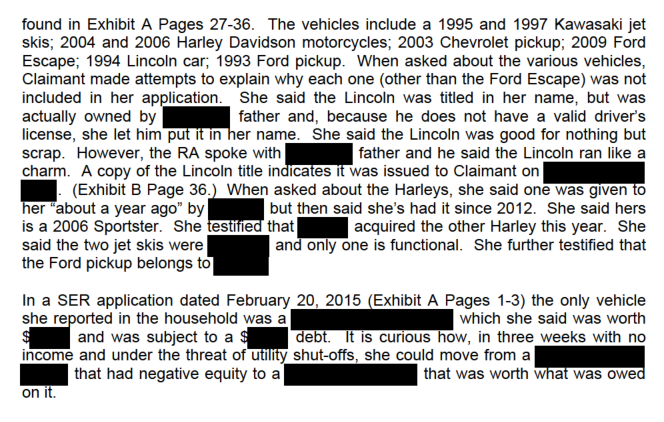
# CONCLUSIONS OF LAW

Department policies are contained in the Department of Health and Human Services Bridges Administrative Manual (BAM), Department of Health and Human Services Bridges Eligibility Manual (BEM), Department of Health and Human Services Reference Tables Manual (RFT), and Department of Health and Human Services Emergency Relief Manual (ERM).

The Food Assistance Program (FAP) [formerly known as the Food Stamp program] is established by the Food and Nutrition Act of 2008, as amended, 7 USC 2011 to 2036a and is implemented by the federal regulations contained in 7 CFR 273. The Department (formerly known as the Department of Human Services) administers FAP pursuant to MCL 400.10, the Social Welfare Act, MCL 400.1-.119b, and Mich Admin Code, R 400.3001-.3011.







BEM 212 (7/1/14) at page 1 states:

# DEPARTMENT POLICY

Bridges will help determine who must be included in the Food Assistance Program (FAP) group prior to evaluating the non-financial and financial eligibility of everyone in the group.

Food Assistance Program group composition is established by determining all of the following:

- 1. Who lives together.
- 2. The relationship(s) of the people who live together.
- 3. Whether the people living together purchase and prepare food together or separately.
- 4. Whether the person(s) resides in an eligible living situation; see **LIVING SITUATIONS** in this item.

BEM 212 does not define "live together" but it defines "living with" as follows:

**Living with** means sharing a home where family members usually sleep and share **any** common living quarters such as a kitchen, bathroom, bedroom or living room. Persons who share **only** an access area such as an entrance or hallway or non-living area such as a laundry room are **not** considered living together.

The policy also addresses the group composition if someone is temporarily out of the home.

## Temporary Absence

A person who is temporarily absent from the group is considered living with the group.

A person's absence is temporary if all of the following are true:

- The person's location is known.
- The person lived with the group before an absence (newborns are considered to have lived with the group).
- There is a definite plan for return.
- The absence has lasted or is expected to last 30 days or less.

The absence may last longer than 30 days if the absent person is in a hospital and there is a plan for him to return to the home.

Claimant testified that	would be gone to wo	ork in the oil fields	and then he would
come home to stay with her, do	his laundry, and so	on before he went	back to the job site.
The FEE investigation found	that has Cla	aimant's home ad	dress listed as his
address. The landlord's note	was addressed to bo	th Claimant and	The utilities
are in name.	Claimant admitted	that is	receiving regular
correspondence from the Unemployment Insurance Agency mailed to her home address.			
former employer,	, prov	vided a copy of a	job application on
which had given a hon	ne address that was (	Claimant's home ad	dress.

Claimant was not a credible witness. The burden is on the Department to prove, by a preponderance of the evidence, that it acted according to policy. The evidence supports a finding that both and their income was to be included in the group's income for purposes of determining the FAP allotment.

This is not the proper venue to determine whether Claimant committed an intentional program violation by failing to truthfully disclose household assets. The evidence is not sufficient in this record to know just when she originally submitted an application or redetermination in the FAP program that misstated group income and/or assets. The Department might wish to investigate that matter.

This is, however, the proper venue to determine whether the Department properly included and and and another and their income – in Claimant's FAP group. The Administrative Law Judge, based on the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, if any, finds that the Department acted in accordance with Department policy when it included the two men and their income in Claimant's FAP group.

# **DECISION AND ORDER**

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

Darryl Johnson

Administrative Law Judge for Nick Lyon, Director

Department of Health and Human Services

Date Signed: 5/29/2015

Date Mailed: 5/29/2015

DJ/jaf

**NOTICE OF APPEAL**: A party may appeal this Hearing Decision in the circuit court in the county in which he/she resides, or the circuit court in Ingham County, within 30 days of the receipt date. A copy of the claim or application for appeal must be filed with the Michigan Administrative Hearing System (MAHS).

A party may request a rehearing or reconsideration of this Hearing Decision from MAHS within 30 days of the mailing date of this Hearing Decision, or MAHS <u>MAY</u> order a rehearing or reconsideration on its own motion. MAHS <u>MAY</u> grant a party's Request for Rehearing or Reconsideration when one of the following exists:

- Newly discovered evidence that existed at the time of the original 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 party requesting a rehearing or reconsideration must specify all reasons 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 this Hearing Decision is mailed.

A written request may be faxed or mailed to MAHS. If submitted by fax, 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 48909-8139

