RICK SNYDER GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS MICHIGAN ADMINISTRATIVE HEARING SYSTEM Christopher Seppanen Executive Director

SHELLY EDGERTON



ADMINISTRATIVE LAW JUDGE: Christian Gardocki

HEARING DECISION FOR INTENTIONAL PROGRAM VIOLATION AND OVERISSUANCE

Upon the request for a hearing by the Michigan Department of Health and Human Services (MDHHS), this matter is before the undersigned administrative law judge pursuant to MCL 400.9, and in accordance with Titles 7, 42 and 45 of the Code of Federal Regulation (CFR), particularly 7 CFR 273.16 and 45 CFR 235.110; and with Mich Admin Code, R 400.3130 and 400.3178. After due notice, a telephone hearing was held on ________, from Detroit, Michigan. The Michigan Department of Health and Human Services (MDHHS) was represented by ________, regulation agent with the Office of Inspector General. Respondent did not appear.

ISSUES

The first issue is whether MDHHS established Respondent received an overissuance of benefits.

The second issue is whether MDHHS established that Respondent committed an intentional program violation (IPV).

FINDINGS OF FACT

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

- 1. Respondent was an ongoing recipient of Food Assistance Program (FAP) benefits from the State of Michigan.
- 2. Respondent was convicted of multiple drug-related felonies occurring between

3. Respo	es.
4. From in FAF	through , Respondent received an OI of benefits.
	, MDHHS requested a hearing to establish Respondent red an OI of in FAP benefits from an IPV.
6. Respo	ondent previously committed an IPV.
	CONCLUSIONS OF LAW
established to and is imple (formerly known MCL 400.10 400.300130	ssistance Program (FAP) [formerly known as the Food Stamp program] is by the Food and Nutrition Act of 2008, as amended, 7 USC 2011 to 2036a emented by the federal regulations contained in 7 CFR 273. MDHHS own as the Department of Human Services) administers FAP pursuant to 1, the Social Welfare Act, MCL 400.1119b, and Mich Admin Code, R 2011. MDHHS policies are contained in the Bridges Administrative Manual (es Eligibility Manual (BEM), and Reference Tables Manual (RFT).
overissuance Repayment A MDHHS test the period from	quested a hearing, in part, to establish Respondent received and of benefits. MDHHS presented an unsigned Intentional Program Violation Agreement (Exhibit 1, pp. 5-6) dated The document and imony alleged Respondent received in over-issued FAP benefits over MDHHS alleged the OI was based ent's failure to report multiple drug-related felonies.
attempt to re [bold letterin provider in e	nt group receives more benefits than it is entitled to receive, MDHHS must ecoup the overissuance. BAM 700 (January 2016), p. 1. An overissuance g removed] is the amount of benefits issued to the client group or CDC excess of what it was eligible to receive. <i>Id.</i> Recoupment [bold lettering a MDHHS action to identify and recover a benefit overissuance. <i>Id.</i> , p. 2.
are not eligible felony for the	nefits,] people convicted of certain crimes and probation or parole violators ble for assistance. BEM 203 (July 2013), p. 1. An individual convicted of a e use, possession, or distribution of controlled substances two or more arate periods will be permanently disqualified if both offenses occurred after . <i>Id.</i> , p. 2.
court. A co Cocaine) Le	sented a Register of Actions (Exhibit 1, pp. 46-47) from a Michigan county inviction for "Controlled Substance- Delivery/manufacture (narcotic or ss than 50 gr (Attempt)" was stated. The crime is a felony under MCL (a)(4). A conviction date of the control of th

MDHHS presented a Register of Actions (Exhibit 1, pp. 48-49) from a Michigan county court. A conviction for "Controlled Substance- Possession (narcotic or Cocaine) Less than 25 gr (Attempt)" was stated. The crime is a felony under MCL 333.7403(2)(a)(5). A conviction date of was stated.

MDHHS presented a Register of Actions (Exhibit 1, pp. 50-51) from a Michigan county court. A conviction for "Controlled Substance- Delivery/manufacture (narcotic or Cocaine) Less than 50 gr (Attempt)" was stated. The crime is a felony under MCL 333.7401(2)(a)(4). A conviction date of was stated.

MDHHS presented a portion of Respondent's FAP benefit history (Exhibit 1, p. 52). FAP benefit issuances from totaling were stated.

MDHHS presented a worksheet (Exhibit 1, p. 53) listing the FAP benefit issuance for Respondent's group, and group size, along with the FAP benefit issuances for Respondent's group size minus Respondent. The worksheet was compliant with FAP benefit issuances from the time (see RFT 260). A total OI of was calculated.

Presented evidence established Respondent was convicted of multiple drug-related felonies which should have disqualified Respondent from FAP eligibility during the alleged OI period. It is found that Respondent received an OI of in FAP benefits. The analysis will proceed to determine if the OI was caused by an IPV.

The Code of Federal Regulations defines an IPV. Intentional program violations shall consist of having intentionally: (1) made a false or misleading statement, or misrepresented, concealed or withheld facts; or (2) committed any act that constitutes a violation of the Food Stamp Act, the Food Stamp Program Regulations, or any State statute for the purpose of using, presenting, transferring, acquiring, receiving, possessing or trafficking of coupons, authorization cards or reusable documents used as part of an automated benefit delivery system. 7 CFR 273.16 (c).

[An IPV is a] benefit overissuance resulting from the willful withholding of information or other violation of law or regulation by the client or his authorized representative. Bridges Program Glossary (October 2015), p. 36. A suspected IPV means an OI exists for which all three of the following conditions exist:

- The client intentionally failed to report information or intentionally gave incomplete or inaccurate information needed to make a correct benefit determination, and
- The client was clearly and correctly instructed regarding his or her reporting responsibilities, and
- The client has no apparent physical or mental impairment that limits his or her understanding or ability to fulfill their reporting responsibilities.

BAM 720 (January 2016), p. 1; see also 7 CFR 273(e)(6).

IPV is suspected when there is **clear and convincing** [emphasis added] evidence that the client or CDC provider has intentionally withheld or misrepresented information for the purpose of establishing, maintaining, increasing or preventing reduction of program benefits or eligibility. *Id.* Clear and convincing evidence is evidence sufficient to result in a clear and firm belief that the proposition is true. See M Civ JI 8.01. It is a standard which requires reasonable certainty of the truth; something that is highly probable. Black's Law Dictionary 888 (6th ed. 1990).

MDHHS presented Respondent's electronically-submitted FAP benefit application (Exhibit 1, pp. 10-45). Respondent's signature was dated _______. Respondent answered, "No" in response to the question, "Convicted of a Drug Felony?" (see Exhibit 1, p. 19). Respondent answered, "No" in response to the question, "Convicted of a Drug Felony more than once?" (see Exhibit 1, p. 19).

The presented reporting document advised that the client's signature was certification, subject to perjury, that all reported information was accurate. Presented evidence was not indicative that Respondent did not understand the reporting requirements.

MDHHS has policy to address misreporting. Clients must completely and truthfully answer all questions on forms and in interviews. BAM 105 (July 2015), p. 8.

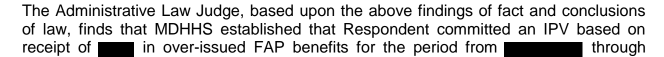
MDHHS clearly and convincingly established Respondent misreported having multiple drug-related felony convictions. Generally, a client's written statement which contradicts known facts is clear and convincing evidence of an IPV. Evidence was not presented to rebut the generality.

It is found MDHHS clearly and convincingly established that Respondent committed an IPV. Accordingly, it is found MDHHS may proceed with disqualifying Respondent from benefit eligibility.

The standard disqualification period is used in all instances except when a court orders a different period. BAM 725 (January 2016), p. 16. [MDHHS is to] apply the following disqualification periods to recipients determined to have committed an IPV... one year for the first IPV... two years for the second IPV[, and] lifetime for the third IPV. *Id.*

MDHHS presented Respondent's FAP disqualification history (Exhibit 1, p. 58). A FAP disqualification from was listed. Thus, a 2 year disqualification period is justified.

DECISION AND ORDER



The MDHHS request to establish an overissuance and IPV (Respondent's 2nd) is **APPROVED.**

CG/hw

Christian Gardocki

Administrative Law Judge for Nick Lyon, Director Department of Health and Human Services

Christin Dordock

NOTICE OF APPEAL: A party may appeal this Order in circuit court within 30 days of the receipt date. A copy of the circuit court appeal must be filed with the Michigan Administrative Hearing System (MAHS).

A party may request a rehearing or reconsideration of this Order if the request is received by MAHS within 30 days of the date the Order was issued. The party requesting a rehearing or reconsideration must provide the specific reasons for the request. MAHS will not review any response to a request for rehearing/reconsideration.

A written request may be mailed or faxed to MAHS. If submitted by fax, the written request must be faxed to (517) 335-6088; 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

DHHS	
Petitioner	
Respondent	