RICK SNYDER GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS MICHIGAN ADMINISTRATIVE HEARING SYSTEM

SHELLY EDGERTON



Date Mailed: January 22, 2018 MAHS Docket No.: 17-006710

Agency No.: Petitioner: OIG

Respondent:

ADMINISTRATIVE LAW JUDGE: Denise McNulty

HEARING DECISION FOR INTENTIONAL PROGRAM VIOLATION

Upon the request for a hearing by the Department of Health and Human Services (Department), 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, 42 CFR 431.230(b), 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 October 17, 2017, from Detroit, Michigan. The Department was represented by Regulation Agent of the Office of Inspector General (OIG). Respondent did not appear at the hearing; and it was held in Respondent's absence pursuant to 7 CFR 273.16(e), Mich Admin Code R 400.3130(5), or Mich Admin Code R 400.3178(5).

ISSUES

- 1. Did Respondent receive an overissuance (OI) of Food Assistance Program (FAP) benefits that the Department is entitled to recoup?
- 2. Did the Department establish, by clear and convincing evidence, that Respondent committed an Intentional Program Violation (IPV)?
- 3. Should Respondent be disqualified from receiving benefits for FAP?

FINDINGS OF FACT

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

- The Department's OIG filed a hearing request on April 24, 2017, to establish an OI of benefits received by Respondent as a result of Respondent having allegedly committed an IPV.
- 2. The OIG has requested that Respondent be disqualified from receiving FAP benefits.
- 3. Respondent was a recipient of FAP benefits issued by the Department.
- 4. Respondent was aware of the responsibility to report changes in address and residency.
- 5. Respondent did not have an apparent physical or mental impairment that would limit the understanding or ability to fulfill this requirement.
- 6. Beginning October 30, 2014, Respondent was no longer a Michigan resident. [Exhibit A, p. 63.]
- 7. The Department's OIG indicates that the time period it is considering the fraud period is December 1, 2014, through May 31, 2015, (fraud period).
- 8. During the fraud period, Respondent was issued \$ in FAP benefits by the State of Michigan; and the Department alleges that Respondent was entitled to \$ in such benefits during this time period.
- 9. The Department alleges that Respondent received an OI in FAP benefits in the amount of \$\bigsquare{2}\$
- 10. This was Respondent's first alleged FAP IPV.
- 11. A notice of hearing was mailed to Respondent at the last known address and was not returned by the United States Postal Service as undeliverable.

CONCLUSIONS OF LAW

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

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 to .3015.

The Department's OIG requests IPV hearings for the following cases:

- Willful overpayments of \$500.00 or more under the AHH program.
- FAP trafficking overissuances that are not forwarded to the prosecutor.
- Prosecution of welfare fraud or FAP trafficking is declined by the prosecutor for a reason other than lack of evidence, and
 - The total amount for the FIP, SDA, CDC, MA and FAP programs combined is \$500.00 or more, or
 - the total amount is less than \$500.00, and
 - the group has a previous IPV, or
 - > the alleged IPV involves FAP trafficking, or
 - the alleged fraud involves concurrent receipt of assistance (see BEM 222), or
 - > the alleged fraud is committed by a state/government employee.

BAM 720 (January 2016), p. 5.

Intentional Program Violation

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 reporting responsibilities.

BAM 700 (October 2015), p. 7; BAM 720, p. 1.

An IPV is also suspected for a client who is alleged to have trafficked FAP benefits. BAM 720, p. 1.

An IPV requires that the Department establish by clear and convincing evidence that the client has intentionally withheld or misrepresented information for the **purpose** of establishing, maintaining, increasing or preventing reduction of program benefits or eligibility. BAM 720, p. 1 (emphasis in original); see also 7 CFR 273(e)(6). 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.

In this case, the Department alleges that Respondent committed an IPV concerning his FAP benefits because he intentionally misrepresented his residency in order to receive FAP benefits from the State of Michigan. To be eligible for FAP benefits issued by the Department, a person must be a Michigan resident. BEM 220 (July 2014), p. 1. For FAP purposes, a person is considered a resident while living in Michigan for any purpose other than a vacation, even if he has no intent to remain in the state permanently or indefinitely. BEM 220, p. 1. A client who resides outside the State of Michigan for more than thirty days is not eligible for FAP benefits issued by the State of Michigan. BEM 212 (October 2015), p. 3.

The Department presented a transaction history showing Respondent's use of his Michigan-issued FAP benefits by date and location [Exhibit A, pp.45-56.] This evidence established that, beginning September 23, 2014, Respondent used his FAP benefits exclusively out of state and mainly in South Carolina. [Exhibit A, pp.49.]

In support of its IPV case against Respondent, in addition to the transaction history showing Respondent's out of state use of FAP benefits, the Department presented the application dated June 25, 2014, in which Respondent acknowledged his responsibility to report changes in address and residency within 10 days of the change. [Exhibit A, pp.26.] Respondent did not notify the Department that he had moved nor was there any evidence that he submitted any further documents to the Department after June 2014.

The Department presented a LexisNexis report showing that Respondent had an address in South Carolina associated with his name for employment during the fraud period. [Exhibit A, p. 91.] The report also shows an address in Michigan as being associated with Respondent during the fraud period. [Exhibit A, p. 92.] Respondent registered a motor vehicle in South Carolina in March 2015. [Exhibit A, p. 97.] While this evidence may be sufficient to establish that Respondent did not reside in Michigan and may not be eligible for FAP benefits, to establish an IPV the Department must present clear and convincing evidence that Respondent **intentionally** withheld or misrepresented information for the purpose of maintaining benefits. See 7 CFR 273.16(e)(6); 7 CFR 273.16(c).

The Department presented a Work Number report which demonstrated Respondent last worked in Michigan during the week of September 27, 2014. He received his first paycheck from employment in South Carolina on November 13, 2014. [Exhibit A, pp.63, 77.] Respondent did not report his employment or his income to the Department.

As such, Respondent's failure to notify the Department that he had moved and established residency in another state coupled with his failure to report his employment and income, in and of itself, was sufficient to show by clear and convincing evidence that he had intentionally withheld information concerning his change in residency for the purpose of maintaining FAP eligibility in Michigan. Under these circumstances, the Department has established that Respondent committed an IPV concerning his FAP case.

Disqualification

A client who is found to have committed an IPV by a court or hearing decision is disqualified from receiving program benefits. BAM 720 (October 2015), p. 15. Clients are disqualified for 10 years for a FAP IPV involving concurrent receipt of benefits, and, for all other IPV cases involving FAP, for standard disqualification periods of one year for the first IPV, two years for the second IPV, and lifetime for the third IPV. BAM 720, p. 16. A disqualified recipient remains a member of an active group as long as he/she lives with them, and other eligible group members may continue to receive benefits. BAM 720, p. 16.

As discussed above, the Department has established by clear and convincing evidence that Respondent committed an IPV. Thus, Respondent is subject to a disqualification for 12 months from receipt of FAP benefits on the basis of IPV.

Overissuance

When a client group receives more benefits than entitled to receive, the Department must attempt to recoup the OI. BAM 700, p. 1. In this case, the Department alleges that Respondent received an OI of both FAP and MA benefits. The amount of a FAP OI is the benefit amount the client actually received minus the amount the client was eligible to receive. BAM 720, p. 8; BAM 715 (October 2015), p. 6; BAM 705 (October 2015), p. 6.

In this case, the Department alleged an OI in the amount of \$\textstyle=\textstyle=\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\textstyle\te

The Department properly took into consideration the facts of this case when it applied the 10-day reporting period, the 10-day processing period, and the 12-day negative action period, in determining the FAP OI period to be December 1, 2014. BAM 720 (October 2015), p. 7. The benefit summary inquiry presented by the Department showed that during the fraud period, Respondent received \$970 in FAP benefits [Exhibit A, p. 100-101.] Because Respondent was not a Michigan resident during the fraud period, his

household was not eligible for any of the FAP benefits issued to him during the fraud period.

Thus, the Department is entitled to recoup and/or collect from Respondent for overissued FAP benefits.

DECISION AND ORDER

The Administrative Law Judge, based upon the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, if any, concludes that:

- 1. The Department **has** established by clear and convincing evidence that Respondent committed an IPV.
- 2. Respondent **did** receive an OI of FAP benefits in the amount of \$

The Department is ORDERED to do the following in accordance with Department policy, to initiate recoupment and/or collection procedures for the FAP OI amount of less any amounts that have already been recouped and/or collected.

It is FURTHER ORDERED that Respondent is disqualified from the receipt of FAP benefits for a period of 12 months due to the first IPV.

DM/jaf

Denise McNulty

Administrative Law Judge for Nick Lyon, Director

Department of Health and Human Services

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

