

RICK SNYDER GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS LANSING

SHELLY EDGERTON DIRECTOR



Date Mailed: October 26, 2018 MAHS Docket No.: 18-009785

Agency No.: Petitioner:

ADMINISTRATIVE LAW JUDGE: Landis Lain

HEARING DECISION

Respondent's Exhibit A pages 1-23 were admitted as evidence.

ISSUE

Did the Department properly determine that Petitioner's Food Assistance Program (FAP) benefits should be reduced?

FINDINGS OF FACT

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

- 1. Petitioner is a Food Assistance Program benefit recipient.
- 2. Petitioner was receiving \$192 in food assistance program benefits.
- 3. For the months of June, August and September of 2018, the Department budgeted \$575 for monthly housing responsibility for Petitioner.

- 4. On August 13, 2018, Petitioner provided a Port Huron Housing Verification to the Department indicating that effective June 28, 2018, Petitioner was approved for Section 8 housing and his rental obligation would be \$219 per month.
- 5. The Department verified that Petitioner was approved for Section 8 housing and generated a new FAP budget to reflect that Petitioner's housing responsibility costs were reduced.
- 6. The October 2018 Food Assistance Program Budget determined that Petitioner's FAP benefits would be reduced to \$147 per month starting October 1, 2018.
- 7. On September 13, 2018, the Department sent a Notice of Case Action to Petitioner notifying him that his FAP benefits would be reduced to \$147 per month effective October 1, 2018, because his housing responsibility decreased.
- 8. On September 18, 2018, Petitioner contacted the department via telephone and requested a timely hearing request regarding his FAP benefits, stating that he wanted to continue to receive \$192 per month in FAP benefits.
- 9. On October 8, 2018, the Michigan Administrative Hearing System received a hearing summary and attached documents for this case.

CONCLUSIONS OF LAW

The regulations governing the hearing and appeal process for applicants and recipients of public assistance in Michigan are found in the Michigan Administrative Code, MAC R 400.901-400.951. An opportunity for a hearing shall be granted to an applicant who requests a hearing because his or her claim for assistance has been denied. MAC R 400.903(1). Clients have the right to contest a Department decision affecting eligibility or benefit levels whenever it is believed that the decision is incorrect. The Department will provide an administrative hearing to review the decision and determine the appropriateness of that decision. BAM 600.

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.

Pertinent FAP policy indicates:

Federal regulations at 42 CFR 435.831 provides standards for the determination of the MA monthly protected income level. The Department follows the program reference manual, tables, charts, schedules, table 240-1.

Pertinent Department policy dictates:

Clients have the right to contest a Department decision affecting eligibility or benefit levels whenever it is believed that the decision is incorrect. The Department will provide an administrative hearing to review the decision and determine the appropriateness. The Michigan Administrative Hearing System (MAHS) may grant a hearing for any of the following:

- Denial of an application and/or supplemental payments.
- Reduction in the amount of program benefits or service.
- Suspension or termination of program benefits or service.
- Restrictions under which benefits, or services are provided.
- Delay of any action beyond standards of promptness.
- For FAP only, the current level of benefits or denial of expedited service.
 Department of Human Services Bridges Administrative Manual (BAM) 600 (April 1, 2017), pp 3-4.

The client or AHR has 90 calendar days from the date of the written Notice of Case Action to request a hearing. The request must be received in the local office within the 90 days. BAM 600, page 6.

Income means a benefit or payment received by an individual which is measured in money. It includes money an individual owns even if not paid directly, such as income paid to a representative. Income remaining after applying the policy in the income-related items is called countable. This is the amount used to determine eligibility and benefit levels. Count all income that is not specifically excluded. BEM 500, page 1.

Gross income is the amount of income before any deductions, such as taxes or garnishments. This may be more than the actual amount an individual receives. BEM 500, pages 4-5.

Use only available, countable income to determine eligibility. The Bridges Eligibility Manual (BEM) 500 series defines countable income. BEM 505 defines available income and income change processing. This item describes income budgeting policy.

Always calculate income on a calendar month basis to determine eligibility and benefit amounts. Use income from a month specified in this item for the benefit month being considered. Budget the entire amount of earned and unearned countable income. Every case is allowed the standard deduction shown in Reference Tables Manual (RFT) 255. Document income budgeting on either a manually-calculated or an automated FAP worksheet. (BEM 550, page 1)

In the instant case, Petitioner received in SSI benefits. The Department budgeted in countable unearned income. Petitioner was given a standard deduction of \$158.00 for an adjusted gross income totaling Petitioner's housing expense is \$219.00 per month, and he was given a heat and utility standard deduction of \$543.00 for a total shelter amount of \$762.00. The Department counted the total shelter amount of \$762.00 - | (50% of adjusted gross income) = In Adjusted Excess Shelter Amount. in monthly adjusted gross income - in Excess shelter Deduction allowance = in net income. The maximum monthly FAP benefit for a one-person FAP group is \$192.00. \$192.00 maximum benefit – minus | = \$147.00 in monthly Food Assistance Program benefit allotment.

Petitioner's allegation that the FAP calculation is unfair because he has many medical problems and it took Petitioner five years to establish his eligibility for Section 8 housing is an equitable argument to be excused from the Department's program policy requirements.

Equity powers are not within the scope of authority delegated to this Administrative Law Judge pursuant to a written directive signed by the Department of Health and Human Services Director, which states:

Administrative Law Judges have no authority to make decisions on constitutional grounds, overrule statutes, overrule promulgated regulations or overrule or make exceptions to the Department policy set out in the program manuals.

Furthermore, administrative adjudication is an exercise of executive power rather than judicial power and restricts the granting of equitable remedies. *Michigan Mutual Liability Co. v Baker*, 295 Mich 237; 294 NW 168 (1940).

A review of Petitioner's case reveals that the Department budgeted the correct amount of income received by Petitioner at the time of determination. Deductions and shelter allotment are governed by Food Assistance Program policy and cannot be changed by the Department or this Administrative Law Judge. In this case, the reduction in housing responsibility did cause a reduction in FAP benefits.

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 has established by the necessary competent, material and substantial evidence on the record that it was acting in accordance with Department policy when it determined that Petitioner was eligible for a \$147.00 per month in Food Assistance Program benefits. The Department has established its case by a preponderance of the evidence.

DECISION AND ORDER

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

LL/dh

andis Lain

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) 763-0155; 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 Pam Assemany

220 Fort St.

Port Huron, MI 48060

St. Clair County, DHHS

BSC2 via electronic mail

M. Holden via electronic mail

D. Sweeney via electronic mail

Petitioner

