

State of West Virginia DEPARTMENT OF HEALTH AND HUMAN RESOURCES Office of Inspector General Board of Review P. O. Box 970 Danville, WV 25053

Joe Manchin III Governor Martha Yeager Walker Secretary

June 24, 2009

Dear ----:

Attached is a copy of the findings of fact and conclusions of law on your hearing held June 4, 2009. Your hearing request was based on the Department of Health and Human Resources' action to terminate your SNAP Food Stamp benefits based on the imposition of a sanction/penalty.

In arriving at a decision, the State Hearings Officer is governed by the Public Welfare Laws of West Virginia and the rules and regulations established by the Department of Health and Human Resources. These same laws and regulations are used in all cases to assure that all persons are treated alike.

Eligibility for the Food Stamp Program is based on current policy and regulations. Some of these regulations state that all mandatory individuals must register with BEP for employment within 30 days of the date of the original approval, unless exempt according to Section 13.2 or referred to FSE&T. A recipient who fails to register by the due date established on the ES-6 or verification checklist is subject to a Food Stamp penalty and the Worker must send an adverse action notice. If the Worker discovers or the client notifies the Worker that he registered anytime before the end of the month in which the adverse notice expires, the penalty must not be imposed and any lost benefits must be restored. (West Virginia Income Maintenance Manual, Chapter 13.5 & 13.6 and §7 CFR 273.7)

The information submitted at your hearing reveals that you failed to register with BEP by April 1, 2009 as required by the Department. You registered on June 4, 2009.

It is the decision of the State Hearings Officer to **uphold** the action of the Department to terminate your Food Stamp benefits based on the imposition of a Food Stamp penalty.

Sincerely,

Cheryl Henson State Hearing Officer Member, State Board of Review

cc: Erika H. Young, Chairman, Board of Review Brenda Bailey, DHHR

WEST VIRGINIA DEPARTMENT OF HEALTH & HUMAN RESOURCES BOARD OF REVIEW

-----,

Claimant,

v.

Action Number: 08-BOR-1149

West Virginia Department of Health and Human Resources,

Respondent.

DECISION OF STATE HEARING OFFICER

I. INTRODUCTION:

This is a report of the State Hearing Officer resulting from a fair hearing concluded on June 4, 2009 for -----. This hearing was held in accordance with the provisions found in the Common Chapters Manual, Chapter 700 of the West Virginia Department of Health and Human Resources. This fair hearing was convened on June 4, 2009 on a timely appeal, filed May 4, 2009.

II. PROGRAM PURPOSE:

The Program entitled Food Stamps is set up cooperatively between the Federal and State governments and administered by the West Virginia Department of Health & Human Resources.

The purpose of the Food Stamp Program is to provide an effective means of utilizing the nation's abundance of food "to safeguard the health and well-being of the nation's population and raise levels of nutrition among low-income households." This is accomplished through the issuance of EBT benefits to households who meet the eligibility criteria established by the Food and Nutrition Service of the U.S. Department of Agriculture.

III. PARTICIPANTS:

-----, Claimant Brenda Bailey, Department Representative Presiding at the Hearing was Cheryl Henson, State Hearing Officer and a member of the State Board of Review.

IV. QUESTIONS TO BE DECIDED:

The question to be decided is whether the Agency was correct in its action to terminate the Claimant's Food Stamp benefits by imposing a Food Stamp penalty.

V. APPLICABLE POLICY:

WV Income Maintenance Manual Chapter 13.5 & 13.6 7 CFR § 273.7 Code of Federal Regulations

VI. LISTING OF DOCUMENTARY EVIDENCE ADMITTED:

Department's Exhibits:

- D-A Hearing Summary
- D-B Notification letter dated March 3, 2009
- D-C Notification letter dated April 3, 2009
- D-D WORKFORCE West Virginia printout information
- D-E WV Income Maintenance Manual Sections 9.1 and 13.2

Claimant's Exhibits:

None

VII. FINDINGS OF FACT:

1) The Claimant was actively receiving Food Stamp benefits in March 2009. The Department sent the Claimant a letter dated March 3,2009 (D-B) requesting that he register with the Bureau of Employment programs. The letter included the following:

All Supplemental Nutrition Assistance Program (SNAP) recipients for who registration for work with the Bureau of Employment programs (BEP) is required, must complete this mandatory registration within 30 days of the date their SNAP application is approved and every 12 months after that. This requirement affects individuals in this case. Our records show that the following individuals need to register with BEP by the dates listed:

04-01-09

If you do not register by this date, but prior to the end of the month which the registration is due, you must notify your worker.

You must contact your worker if any of the individuals listed are unable to work. Reasons for exemption from this requirement are as follows:

Receiving SSI Physical or mental inability to work Employed 30 hours per week In a Drug or Alcohol Treatment Program Enrolled School/Training at least ½ time Receiving minimum earning equal to 30 hours per week Receiving Unemployment Compensation Caring for child under age 6 Caring for incapacitated person

2) The Department sent the Claimant a letter dated April 3, 2009 (D-C) which included the following information:

A Supplemental Nutrition Assistance Program (SNAP) work requirement penalty has been applied to ----- F COPLEY. The reason for this penalty is because of FAILURE TO REGISTER W/BEP. This is penalty number 2. ----- will remain ineligible for Food Stamps for 6 months or until compliance, whichever is longer.

ACTION: Your Food Stamps will stop. You will not receive this benefit after APRIL 2009

REASON: Each individual has failed for the reasons stated below.

The following individuals are ineligible. If they are affected by the ABAWD 36 month tracking policy, the tracking period will be stated after their name.

FROM 7/2008 to 06-2011

Individual failed to register with BEP.

3) West Virginia Income Maintenance Manual, Chapter 13.6 states in part: A Food Stamp penalty is imposed when individuals do not comply with work requirements and do not have good cause. Penalties are: Second violation: The individual is removed from the AG for a minimum of 6 months or until he meets an exemption, whichever is less. If after the 6 months, the individual has not complied or met an exemption, the penalty continues until the failure or refusal ceases, or until the individual reports a change that makes him exempt.

4) West Virginia Income Maintenance Manual, Chapter 13.5 states, in pertinent part, that all mandatory individuals must register with WORKFORCE WV/BEP, referred to in this section as BEP, for employment within 30 days of the date of the original approval, unless exempt according to Section 13.2, or referred to SNAP E&T. Recipients must register every 12 months thereafter, regardless of the length of time that BEP considers the registration valid. Actions which constitute a registration are defined by BEP. A recipient who fails to register by the due date established on the DFA-6 or verification checklist is subject to a SNAP penalty and the Worker must send an adverse action notice.

When the recipient is due to re-register, his status in MACC must be "active" to fulfill this requirement. The date of the re-registration is the date of the last contact with BEP or the due date of the re-registration, whichever is later.

If the Worker discovers or the client notifies the Worker that he registered anytime before the end of the month in which the adverse notice expires, the penalty must not be imposed and any lost benefits must be restored."

VIII. CONCLUSIONS OF LAW:

- 1) The policy and regulations that govern the SNAP Food Stamp Program direct that recipients who are not otherwise exempt (employed, disabled, etc. . .), must meet Food Stamp work requirements (FSE&T). One of these work requirements is that all mandatory individuals must register with BEP every twelve (12) months after approval.
- 2) The evidence reveals that the Claimant was required to re-register with BEP, and the Department sent proper notification (D-B) to him advising of this requirement. The Claimant was given until April 1, 2009 to re-register with the program. The Claimant had until May 31, 2009 to register to avoid a penalty. The Claimant registered with BEP on June 4, 2009 and provided verification to the Department.
- 3) Based on the evidence, the Department is correct to impose the Food Stamp penalty.

IX. DECISION:

The Department's action to terminate the Claimant's Food Stamp benefits based on the imposition of a Food Stamp penalty is **upheld.**

X. RIGHT OF APPEAL:

See Attachment

XI. ATTACHMENTS:

The Claimant's Recourse to Hearing Decision Form IG-BR-29

ENTERED this 24th Day of June, 2009

Cheryl Henson State Hearing Officer