

State of West Virginia DEPARTMENT OF HEALTH AND HUMAN RESOURCES Office of Inspector General Board of Review 1027 N. Randolph Ave. Elkins, WV 26241

Earl Ray Tomblin Governor

Dear Mr.

June 18, 2015

Karen L. Bowling Cabinet Secretary

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RE:	v. WVDHHR ACTION NO.: 15-BOR-1815

Enclosed is a copy of the decision resulting from the hearing held in the above-referenced matter.

In arriving at a decision, the State Hearing 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.

You will find attached an explanation of possible actions you may take if you disagree with the decision reached in this matter.

Sincerely,

Pamela L. Hinzman State Hearing Officer Member, State Board of Review

- Encl: Claimant's Recourse to Hearing Decision Form IG-BR-29
- cc: Jennifer Cline, WVDHHR

WEST VIRGINIA DEPARTMENT OF HEALTH AND HUMAN RESOURCES BOARD OF REVIEW

,

Appellant,

v.

Action Number: 15-BOR-1815

WEST VIRGINIA DEPARTMENT OF HEALTH AND HUMAN RESOURCES,

Respondent.

DECISION OF STATE HEARING OFFICER

INTRODUCTION

This is the decision of the State Hearing Officer resulting from a fair hearing for **the state of**. This hearing was held in accordance with the provisions found in Chapter 700 of the West Virginia Department of Health and Human Resources' Common Chapters Manual. This fair hearing was convened on June 17, 2015, on an appeal filed April 14, 2015.

The matter before the Hearing Officer arises from the April 7, 2015 decision by the Respondent to terminate Supplemental Nutrition Assistance Program (SNAP) benefits effective May 2015.

At the hearing, the Respondent appeared by Jennifer Cline, Economic Service Worker, WVDHHR. The Appellant appeared pro se. All witnesses were sworn and the following documents were admitted into evidence.

Department's Exhibits:

- D-1 Hearing Request submitted by Appellant on April 14, 2015
- D-2 Notices of Decision dated March 5, 2015 (requiring WorkForce West Virginia registration), and April 7, 2015 (regarding SNAP sanction and termination)
- D-3 WorkForce West Virginia information
- D-4 West Virginia Income Maintenance Manual Chapters 13.6 and 9.1

After a review of the record, including testimony, exhibits, and stipulations admitted into evidence at the hearing, and after assessing the credibility of all witnesses and weighing the evidence in consideration of the same, the Hearing Officer sets forth the following Findings of Fact.

FINDINGS OF FACT

- The Appellant was a recipient of Supplemental Nutrition Assistance Program (SNAP) benefits and was notified by the Department on April 7, 2015 (D-2) that his SNAP benefits would stop effective May 2015, based on his failure to register with WorkForce West Virginia/West Virginia Bureau of Employment Programs (BEP).
- 2) Jennifer Cline, Economic Service Worker (ESW) with the Respondent, testified that the Department sent the Appellant a letter (D-2) on March 5, 2015, requesting that he register with WorkForce West Virginia by April 3, 2015, in accordance with policy that requires him to register with the agency once per year.
- 3) ESW Cline testified that the Appellant failed to register with WorkForce West Virginia (see Exhibit D-3), and a three-month sanction (first penalty) was imposed on his SNAP benefits effective May 2015.
- 4) The Appellant did not dispute the Department's evidence, but testified that he had registered for work with **EXECUTE** (an employment agency) in **EXECUTE** ESW Cline indicated that WorkForce West Virginia is a different agency and the Appellant is required by SNAP policy to register with WorkForce on an annual basis.

APPLICABLE POLICY

West Virginia Income Maintenance Manual Chapter 13.6.A.2 (D-4) states that a non-WV WORKS recipient who refuses or fails to register with WorkForce West Virginia, refuses employment or refuses to provide information about employment status and job availability is subject to the following penalties for at least the minimum penalty period or until he reports a change which makes him exempt from the work requirements. For a first violation, the individual is removed from the SNAP Assistance Group for at least three months or until he meets an exemption, whichever is later. Chapter 13.5.A of the Manual states that all mandatory SNAP recipients must register for employment every 12 months, regardless of the length of time that WorkForce West Virginia considers the registration valid. If the worker discovers that the individual registered any time before the end of the month in which the adverse notice expires, the penalty is not imposed and any lost benefits are restored.

DISCUSSION

The Department sent the Appellant a letter on March 5, 2015, informing him that his SNAP benefits would be terminated if he failed to register with WorkForce West Virginia by April 3, 2015. While the Appellant contended that he registered with **Source** there is no indication that he registered with WorkForce West Virginia as required by policy. Therefore, the Department acted correctly in applying a three-month sanction to his SNAP case.

CONCLUSIONS OF LAW

The Department acted correctly in terminating the Appellant's SNAP benefits effective May 2015.

DECISION

It is the decision of the State Hearing Officer to UPHOLD the Department's action to terminate SNAP benefits effective May 2015.

ENTERED this <u>18th</u> Day of June 2015.

Pamela L. Hinzman State Hearing Officer