



STATE OF WISCONSIN
Division of Hearings and Appeals

In the Matter of



DECISION

KIN/144908

PRELIMINARY RECITALS

Pursuant to a petition filed October 30, 2012, under Wis. Stat. § 48.57(3m)(f), and Wis. Admin. Code § DCF 58.08(2)(b), to review a decision by the Perez-Pena Limited in regard to Kinship Care, a hearing was held on December 12, 2012, at Milwaukee, Wisconsin.

The issue for determination is whether the Department's agent correctly denied continuation of the petitioner's Kinship Care benefits for a child.

There appeared at that time and place the following persons:

PARTIES IN INTEREST:

Petitioner:



Respondent:

Department of Children and Families
201 East Washington Avenue
Madison, Wisconsin 53703

By: Richard Williams, Kinship Care Worker
Bureau of Milwaukee Child Welfare
1555 Rivercenter Drive
Milwaukee, WI 53212

ADMINISTRATIVE LAW JUDGE:

Peter McCombs (telephonically)
Division of Hearings and Appeals

FINDINGS OF FACT

1. Petitioner is a resident of Milwaukee County.
2. The petitioner has been receiving Kinship Care payments for her four-year-old granddaughter, AK. A reassessment was done on October 5, 2012.

3. The Kinship Care agency determined that the petitioner was not eligible for Kinship Care payments for AK because AK does not meet any of the criteria for children or juveniles in need of protection or services. Exhibit 1.
4. The mother of AK, [REDACTED] [REDACTED] currently cares for three of her children who presently reside with her.
5. A negative notice concerning Kinship payments for AK was sent to the petitioner on October 26, 2012.
6. Ms. [REDACTED] and AK have daily face-to-face or telephone contact. Exhibit 3.
7. Ms. [REDACTED] presently receives W-2 assistance. Ms. [REDACTED] has a history of CPS involvement, but there are no current CPS matters; Ms. [REDACTED] has regained custody of her three children presently in her care. Exhibit 3. Ms. [REDACTED] has a history of AODA issues, and reports that she is presently drug free.

DISCUSSION

I. INTRODUCTION.

The Kinship Care benefit is a public assistance payment of \$220 per month per child paid to a qualified relative who bears no legal responsibility to support the child. In Wisconsin, this benefit replaces the former Non-Legally Responsible Relative (NLRR) Aid to Families with Dependent Children (AFDC) payment (see, Wis. Stat. § 49.19). To be eligible for the payments thereunder, the relative must meet all of the conditions set forth in Wis. Stat. §§ 48.57(3m)(am)(1-5) or 48.57(3n)(am)(1-6). See also, Wis. Admin. Code ch. DCF 58.

The eligibility/review criteria for a relative who is a guardian under §48.977 versus a relative who is not a §48.977 guardian are different. There is no evidence in the record that the petitioner is a §48.977 guardian.

For Kinship Care cases in which the relative is not a §48.977 guardian, all of the conditions listed in §48.57(3m)(am) must be met. The pertinent “conditions specified in par. (am)” here are as follows:

1. The kinship care relative applies to the county department or department for payments under this subsection and the county department or department determines that there is a need for the child to be placed with the kinship care relative and that the placement with the kinship care relative is in the best interest of the child.
2. The county department or department determines that the child meets one or more of the criteria specified in s.48.13 or 938.13 or that the child would be at risk of meeting one or more of those criteria if the child were to remain in his or her home.

Id., (3m)(am)1, 2.

The petitioner’s residence is suitable for A.W. The petitioner treats the child appropriately, and has created a stable environment for the child. Accordingly, the placement satisfies the “need for the child’s placement” criterion described at Wis. Admin. Code §DCF 58.10(1)(a) (November, 2008). However, the agency’s basis for discontinuance was that the child does not meet one of the criteria at Wis. Stat. §48.13.

II. THE CHILD DOES NOT FIT A CATEGORY UNDER WIS. STAT. § 48.13.

The child's situation must also satisfy the test at §48.57(3m)(am)2 – “the child meets one or more of the criteria specified in s.48.13 or 938.13.” Section 938.13 refers to juvenile delinquents and truants; this child is not a juvenile delinquent or truant.

The shopping list of §48.13 criteria is as follows:

48.13 Jurisdiction over children alleged to be in need of protection or services.

Except as provided in s. 48.028 (3), the court has exclusive original jurisdiction over a child alleged to be in need of protection or services which can be ordered by the court, and:

- (1) Who is without a parent or guardian;
- (2) Who has been abandoned;
- (2m) Whose parent has relinquished custody of the child under s. 48.195 (1);
- (3) Who has been the victim of abuse, as defined in s. 48.02 (1) (a), (b), (c), (d), (e), (f), or (g), including injury that is self-inflicted or inflicted by another;
- (3m) Who is at substantial risk of becoming the victim of abuse, as defined in s. 48.02 (1) (a), (b), (c), (d), (e), (f), or (g), including injury that is self-inflicted or inflicted by another, based on reliable and credible information that another child in the home has been the victim of such abuse;
- (4) Whose parent or guardian signs the petition requesting jurisdiction under this subsection and is unable or needs assistance to care for or provide necessary special treatment or care for the child;
- (4m) Whose guardian is unable or needs assistance to care for or provide necessary special treatment or care for the child, but is unwilling or unable to sign the petition requesting jurisdiction under this subsection;
- (5) Who has been placed for care or adoption in violation of law;
- (8) Who is receiving inadequate care during the period of time a parent is missing, incarcerated, hospitalized or institutionalized;
- (9) Who is at least age 12, signs the petition requesting jurisdiction under this subsection and is in need of special treatment or care which the parent, guardian or legal custodian is unwilling, neglecting, unable or needs assistance to provide;
- (10) Whose parent, guardian or legal custodian neglects, refuses or is unable for reasons other than poverty to provide necessary care, food, clothing, medical or dental care or shelter so as to seriously endanger the physical health of the child;
- (10m) Whose parent, guardian or legal custodian is at substantial risk of neglecting, refusing or being unable for reasons other than poverty to provide necessary care, food, clothing, medical or dental care or shelter so as to endanger seriously the physical health of the child, based on reliable and credible information that the child's parent, guardian or legal custodian has neglected, refused or been unable for reasons other than poverty to provide necessary care, food, clothing, medical or dental care or shelter so as to endanger seriously the physical health of another child in the home;

(11) Who is suffering emotional damage for which the parent, guardian or legal custodian has neglected, refused or been unable and is neglecting, refusing or unable, for reasons other than poverty, to obtain necessary treatment or to take necessary steps to ameliorate the symptoms;

(11m) Who is suffering from an alcohol and other drug abuse impairment, exhibited to a severe degree, for which the parent, guardian or legal custodian is neglecting, refusing or unable to provide treatment; or

(13) Who has not been immunized as required by s. 252.04 and not exempted under s. 252.04 (3).

Wis. Stat. 48.13 [numbering shown as in the statute].

The child did not fit into one of the criterion at §48.13 at the time of the 2012 Kinship Care reassessment. The record does not reflect that the mother has abandoned, neglected, or abused the child in the past, and I note that she has maintained a relationship with AK. At hearing, petitioner testified that she does not fear for the safety of the children presently in Ms. [REDACTED]'s care, nor does she believe that Ms. [REDACTED] is neglecting them. Accordingly, there is insufficient evidence for me to conclude that the child has been or will be neglected for a reason other than poverty. Because the child did not fit any of the §48.13 criteria, the child was no longer eligible for Kinship Care payments pursuant to the September, 2012, re-application. My upholding the agency's denial does not mean that AK must be returned to her mother, only that Kinship Care payments are not available to the petitioner for AK. If the current situation should change in the future, the petitioner can reapply for Kinship Care.

CONCLUSIONS OF LAW

The Department correctly determined that the child in this case did not meet any of the criteria at Wis. Stat. §48.13, during the month of reassessment (October, 2012).

THEREFORE, it is

ORDERED

That the petition is dismissed.

REQUEST FOR A REHEARING

This is a final administrative decision. If you think this decision is based on a serious mistake in the facts or the law, you may request a rehearing. You may also ask for a rehearing if you have found new evidence which would change the decision. Your request must explain what mistake the Administrative Law Judge made and why it is important or you must describe your new evidence and tell why you did not have it at your first hearing. If you do not explain these things, your request will have to be denied.

To ask for a rehearing, send a written request to the Division of Hearings and Appeals, P.O. Box 7875, Madison, WI 53707-7875. Send a copy of your request to the other people named in this decision as "PARTIES IN INTEREST." Your request for a rehearing must be received no later than 20 days after the date of the decision. Late requests cannot be granted.

The process for asking for a rehearing is in Wis. Stat. § 227.49. A copy of the statutes can be found at your local library or courthouse.

APPEAL TO COURT

You may also appeal this decision to Circuit Court in the county where you live. Appeals must be served and filed with the appropriate court no more than 30 days after the date of this hearing decision (or 30 days after a denial of rehearing, if you ask for one).

For purposes of appeal to circuit court, the Respondent in this matter is the Department of Children and Families. After filing the appeal with the appropriate court, it must be served on the Secretary of that Department, either personally or by certified mail. The address of the Department is: 201 East Washington Avenue, Madison, Wisconsin 53703. A copy should also be sent to the Division of Hearings and Appeals, 5005 University Avenue, Suite 201, Madison, WI 53705-5400.

The appeal must also be served on the other "PARTIES IN INTEREST" named in this decision. The process for appeals to the Circuit Court is in Wis. Stat. §§ 227.52 and 227.53.

Given under my hand at the City of Madison,
Wisconsin, this 13th day of February, 2013

\sPeter McCombs
Administrative Law Judge
Division of Hearings and Appeals



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The preceding decision was sent to the following parties on February 13, 2013.

Perez-Pena Limited
DCF - Kinship Care
DCF - Kinship Care