# STATE OF CONNECTICUT DEPARTMENT OF SOCIAL SERVICES OFFICE OF LEGAL COUNSEL, REGULATIONS, AND ADMINISTRATIVE HEARINGS 55 FARMINGTON AVE. HARTFORD, CT 06105-3725

Signature Confirmation

Client ID
Case ID
Request # 220733

## **NOTICE OF DECISION**

#### **PARTY**



# PROCEDURAL BACKGROUND

On 2023, the Department of Social Services (the "Department") sent (the "Appellant") a Notice of Action ("NOA) denying her 2023 application for benefits under the Supplemental Nutrition Assistance Program ("SNAP").

On 2023, the Appellant requested an administrative hearing to contest the Department's decision to deny such benefits.

On 2023, the Office of Legal Counsel, Regulations, and Administrative Hearings ("OLCRAH") issued a notice scheduling the administrative hearing for 2023.

On 2023, in accordance with sections 17b-60, 17b-61 and 4-176e to 4-189 inclusive of the Connecticut General Statutes, OLCRAH held an administrative hearing via teleconference at the Appellant's request.

The following individuals participated in the hearing:

Appellant
Witness for the Appellant
Shannon Shlash, Department Representative
Lisa Nyren, Fair Hearing Officer

The hearing record remained open for the submission of additional evidence. On 2023, the hearing record closed.

# STATEMENT OF THE ISSUE

The issue to be decided is whether the Department's decision to deny the Appellant's 2023 application for benefits under the SNAP as over the gross income limit was correct.

## FINDINGS OF FACT

- 1. On 2023 at 6:56 pm the Appellant submitted an online application requesting benefits under the SNAP for herself date of birth ("dob"), her daughter ("adult daughter") dob ("adult daughter") dob ("minor child") dob ("minor child") dob ("minor child"). The Appellant lists total monthly income as \$3,968.00 and mortgage as \$1,819.71 on the application. (Exhibit A: Application and Exhibit 4: Impact Household Composition)
- 2. On 2023, the Department received the Appellant's online application requesting benefits under the SNAP for herself, her adult daughter, and minor child. (Exhibit 1: Application)
- 3. On 2023, the Department issued the Appellant form W-1348 Proofs We Need ("W-1348") requesting the Appellant provide four weeks/a full month paystubs from her employer (the "employer") to the Department by 2023. (Exhibit 3: Proofs We Need)
- 4. The Appellant works full time for the employer on third shift. (Exhibit 5: Impact Earned Income Worksheet, Exhibit 8: Paystubs and Appellant Testimony)

Pay period begin date	Pay period end date	Regular Hours	Pay date	Gross Earnings
/23	/23	37.50	/23	\$1,434.50
/23	/23	35.25	/23	\$1,125.50
/23	/23	37.25	/23	\$1,178.75
/23	/23	36.25	/23	\$1,156.75

The Department determined the Appellant's countable wages for 2023 as \$3,738.78.

Pay date	<b>Gross Earnings</b>	
/23	\$1,434.50	
/23	\$1,125.50	

/23	\$1,178.78 <sup>1</sup>
Total Earnings	\$3,738.78

(Exhibit 5: Earned Income Worksheet, Exhibit 6: Federal SNAP Income Test, and Exhibit 8: Paystubs)

The Department calculated the Appellant's average weekly pay as \$1,153.68 beginning 2023, excluding pay date 223 for gross wages unusually high because it includes \$248.00 holiday pay. \$3,461.03 Total Wages / 3 weeks = \$1,153.676667.

Pay date	<b>Gross Earnings</b>		
/23	\$1,125.50		
/23	\$1,178.78		
/23	\$1,156.75		
Total Earnings	\$3,461.03		

The Department calculated the Appellant's ongoing monthly gross wages as \$4,963.46 beginning 2023. \$5,771.47 gross earnings / 5 weeks = \$1,154.29 per week x 4.3 weeks = \$4,963.4642 gross monthly wages.

Pay Date	<b>Gross Earnings</b>	
/23	\$1,156.75	
/23	\$1,153.68	
/23	\$1,153.68	
/23	\$1,153.68	
/23	\$1,153.68	
Total Earnings	\$5,771.47	

(Exhibit 5: Impact Earned Income Worksheet, Exhibit 10: Case Notes, and Exhibit 11: Notice of Action)

6. The adult daughter works part time for

20 hours per week at \$15.00 per hour. (Exhibit 5: Impact Earned Income Worksheet, Exhibit 9: Equifax/The Work Number, Exhibit 11: Notice of Action, Department Representative Testimony, and Appellant Testimony)

Pay period end date	Pay date	Gross Earnings
/23	/ /23	\$324.25
/23	/23	\$291.65
/23	/23	\$267.30
/23	/23	\$310.55
/23	/23	\$258.55

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<sup>&</sup>lt;sup>1</sup> Typographical error: correct amount is \$1,178.75.

7. The Department calculated the adult daughter's average weekly pay as \$298.44. \$1,193.75 4-week gross earnings / 4 weeks = \$298.4375 per week. (Exhibit 5: Impact Earned Income Worksheet, Exhibit 9: The Work Number, and Exhibit 11: Notice of Action)

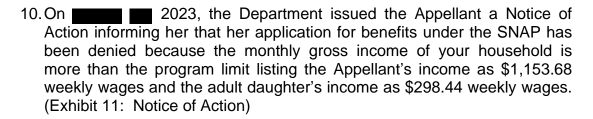
Pay period end date	Pay date	Gross Earnings
/23	/ /23	\$324.25
/23	/23	\$291.65
/23	/23	\$267.30
/23	/23	\$310.55
Total Gross Earnings		\$1,193.75

The Department determined the adult daughter's countable wages for 2023 as 1,255.52. 1,167.93 4 = 291.9825 1,255.52475

Pay period end date	Pay date	Gross Earnings
/23	/23	\$291.65
/23	/23	\$267.30
/23	/23	\$310.55
Art de A	(1/23)	(\$298.43)
Total Wages		\$1,167.93

The Department calculated the adult daughter's average monthly pay as \$1,283.27 beginning 2023. \$298.437 average weekly pay x 4.3 weeks = \$1,283.2791. (Exhibit 5: Impact Earned Income Worksheet, Exhibit 6: Federal SNAP Income Test, and Exhibit 9: the Work Number)

- 8. The gross monthly income limit under the SNAP for a household of three equals \$3,839.00 per month. (Department Representative Testimony and Exhibit 6: Impact Federal SNAP Income Test)
- 9. On 2023, the Department determined the household's gross monthly income of \$4,994.30 for 2023 and \$6,246.73 beginning 2023 exceed the SNAP gross income limit of \$3,839.00 resulting in ineligibility for benefits under the SNAP. Refer to Findings of Facts ("FOF") # 5 & 7. (Exhibit 6: Federal SNAP Income Test, Exhibit 7: SNAP Computation Sheet, and Department Representative Testimony)
  - 2023:
  - Appellant gross monthly wages: \$3,738.78
  - Adult Daughter gross monthly wages: \$1,255.52
  - \$3,738.78 + \$1,255.52 = \$4,994.30 household's gross monthly income
  - 2023
  - Appellant gross monthly wages: \$4,963.46
  - Adult Daughter gross monthly wages \$1,283.27
  - \$4.963.46 + \$1,283.27 = \$6,246.73



- 11. On 2023, 2023, Appellant's son and Witness for the Appellant submitted copies of Public Law 88-525, Articles of Confederation, Homestead Act of 1862, and the Universal Declaration of Human Rights. (Exhibit A: Email // 1/23)
- 12.On 2023, the Witness for the Appellant submitted a letter from the U.S. Department of Homeland Security U.S. Citizenship and Immigration Services (USCIS) informing the Appellant that USCIS completed a search of Person-Centric Identity Services and did not find any documents related to U.S. Citizenship, Birth Certificate, and I-94. (Exhibit B: Email 7/23)
- 13. The issuance of this decision is timely under Title 7 Section 273.15(c) of the Code of Federal Regulations, which requires that a decision be issued within 60 days of the request for an administrative hearing. The Appellant requested an administrative hearing on 2023. However, the close of the hearing record was extended an additional 7-days at the Appellant's request, therefore this decision is due not later than 2023.

## **CONCLUSIONS OF LAW**

1. Section 17b-2(7) of the Connecticut General Statutes provides as follows:

The Department of Social Services is designated as the state agency for the administration of the supplemental nutrition assistance program pursuant to the Food and Nutrition Act of 2008.

2. Section 273.2(a)(1) of the Code of Federal Regulation (C.F.R.") provides as follows:

State agencies must establish procedures governing the operation of SNAP offices that the State agency determines best serve households in the State, including households with special needs, such as, but not limited to, households with elderly or disabled members, households in rural areas with low-income members, homeless individuals, households residing on reservations, households with adult members who are not proficient in English, and households with earned income (working households). The State agency must provide timely, accurate, and fair

service to applicants for, and participants in, SNAP. The State agency cannot, as a condition of eligibility, impose additional application or application processing requirements, including in the implementation of a photo EBT card policy. The State agency's photo EBT card policy must not affect the certification process for purposes of determining eligibility regardless of whether an individual has his/her photo placed on the EBT card. The State agency must have a procedure for informing persons who wish to apply for SNAP benefits about the application process and their rights and responsibilities. The State agency must base SNAP eligibility solely on the criteria contained in the Act and this part.

Federal regulation provides as follows:

The application process includes filing and completing an application form, being interviewed, and having certain information verified. The State agency must act promptly on all applications and provide SNAP benefits retroactive to the month of application to those households that have completed the application process and have been determined eligible. States must meet application processing timelines, regardless of whether a State agency implements a photo EBT card policy. The State agency must make expedited service available to households in immediate need. Specific responsibilities of households and State agencies in the application process are detailed below.

7 C.F.R. § 273.2(a)(2)

3. "Households must file SNAP applications by submitting the forms to the SNAP office either in person, through an authorized representative, by mail, by completing an on-line electronic application, or, if available, by fax, telephone, or other electronic transmission." 7 C.F.R. § 273.2(c)(1)(i)

On 2023, the Appellant correctly submitted an online electronic application form requesting benefits under the SNAP.

Federal regulation provides as follows:

The date of application is the date the application is received by the State agency. State agencies must document the application date on the application. If the application is received outside normal business hours the State agency will consider the date of application the next business day. For online applications, the date of application is the date the application is submitted, or the next business day if it is submitted after business hours. For telephonic applications, the date of application is the date on which the household member provides verbal assent.

7 C.F.R. § 273.2(c)(1)(iv)

Connecticut SNAP Policy Manual provides as follows: Applications received after business hours<sup>2</sup> have a filing date of the next business date. This rule applies to applications that are dropped off, mailed in, or submitted online.

The Department correctly determined the date of application as 2023, the next business day after the Appellant's 2023 6:56 pm online application.

# 4. Federal regulation provides as follows:

General household definition. A household is composed of one of the following individuals or groups of individuals, unless otherwise specified in paragraph (b) of this section: A group of individuals who live together and customarily purchase food and prepare meals together for home consumption.

7 C.F.R. § 273.1(a)(3)

Federal regulation provides as follows:

Required household combinations. The following individuals who live with others must be considered as customarily purchasing food and preparing meals with the others, even if they do not do so, and thus most be included in the same household, unless otherwise specified. A person under 22 years of age who is living with his or her natural or adoptive parent(s) or stepparent(s).

7 C.F.R. § 273.1(b)(1)(ii)

The Department correctly determined a household of three: the Appellant, the adult daughter, and the minor child.

# 5. Federal regulation provides as follows:

The State agency shall provide each household at the time of application for certification and recertification with a notice that informs the household of the verification requirements the household must meet as part of the application process. The notice shall also inform the household of the State agency's responsibility to assist the household in obtaining required verification provided the household is cooperating with the State agency as specified in (d)(1) of this section. The notice shall be written in clear and simple language and shall meet the bilingual requirements designated in § 272.4(b) of this chapter. At a minimum, the notice shall contain

<sup>&</sup>lt;sup>2</sup> Department business hours: Monday – Friday 8:00 am – 4:30 pm. www.CT.gov

examples of the types of documents the household should provide and explain the period of time the documents should cover.

7 C.F.R. § 273.2(c)(5)

"Verification is the use of documentation or a contact with a third party to confirm the accuracy of statements or information. The State agency must give households at least 10 days to provide required verification. Paragraph (i)(4) of this section contains verification procedures for expedited service cases." 7 C.F.R. § 273.2(f)

Federal regulation provides as follows:

State agencies shall verify the following information prior to certification for household initially applying: Gross nonexempt income shall be verified for all households prior to certification. However, where all attempts to verify the income have been unsuccessful because the person or organization providing the income has failed to cooperate with the household and the State agency, and all other sources of verification are unavailable, the eligibility worker shall determine an amount to be used for certification purposes based on the best available information.

7 C.F.R. § 273.2(f)(1)(i)

"Definition of Income. Household income shall mean all income from whatever source excluding only items specified in paragraph (c) of this section." 7 C.F.R. § 273.9(b)

"Earned income shall include: all wages and salaries of an employee." 7 C.F.R. § 273.9(b)(1)(i)

The Department correctly determined household income must be verified prior to certification.

The Department correctly determined the Appellant's wages as countable household earned income under the SNAP.

The Department correctly determined the adult daughter's wages as countable household earned income under the SNAP.

The Department correctly issued the Appellant the W-1348 form informing the Appellant of income verification requirements as part of the application process.

6. Federal regulation provides as follows:

A household's eligibility shall be determined for the month of application by considering the household's circumstances for the entire month of application. Most households will have the eligibility determination based on circumstances for the entire calendar month in which the household filed its application. However, State agencies may, with the prior approval of FNS, use a fiscal month if the State agency determines that it is more efficient and satisfies FNS that the accounting procedures fully comply with certification and issuance requirements contained in these regulations. A State agency may elect to use either a standard fiscal month for all households, such as from the 15th of one calendar month to the 15th of the next calendar month, or a fiscal month that will vary for each household depending on the date an individual files an application for the Program. Applicant households consisting of residents of a public institution who apply jointly for SSI and SNAP benefits prior to release from the public institution in accordance with § 273.11(i) will have their eligibility determined for the month in which the applicant household was released from the institution.

7 C.F.R. § 273.10(a)(1)(i)

# 7. Federal regulation provides as follows:

For the purpose of determining the household's eligibility and level of benefits, the State agency shall take into account the income already received by the household during the certification period and any anticipated income the household and the State agency are reasonably certain will be received during the remainder of the certification period. If the amount of income that will be received, or when it will be received, is uncertain, that portion of the household's income that is uncertain shall not be counted by the State agency. For example, a household anticipating income from a new source, such as a new job or recently applied for public assistance benefits, may be uncertain as to the timing and amount of the initial payment. These moneys shall not be anticipated by the State agency unless there is reasonable certainty concerning the month in which the payment will be received and in what amount. If the exact amount of the income is not known, that portion of it which can be anticipated with reasonable certainty shall be considered as income. In cases where the receipt of income is reasonably certain but the monthly amount may fluctuate, the household may elect to income average. Households shall be advised to report all changes in gross monthly income as required by § 273.12.

7 C.F.R. § 273.10(c)(1)(i)

Federal regulation provides as follows:

Income received during the past 30 days shall be used as an indicator of the income that is and will be available to the household during the certification period. However, the State agency shall not use past income as an indicator of income anticipated for the certification period if changes in income have occurred or can be anticipated. If income fluctuates to the extent that a 30-day period alone cannot provide an accurate indication of anticipated income, the State agency and the household may use a longer period of past time if it will provide a more accurate indication of anticipated fluctuations in future income. Similarly, if the household's income fluctuates seasonally, it may be appropriate to use the most recent season comparable to the certification period, rather than the last 30 days, as one indicator of anticipated income. The State agency shall exercise particular caution in using income from a past season as an indicator of income for the certification period. In many cases of seasonally fluctuating income, the income also fluctuates from one season in one year to the same season in the next year. However, in no event shall the State agency automatically attribute to the household the amounts of any past income. The State agency shall not use past income as an indicator of anticipated income when changes in income have occurred or can be anticipated during the certification period.

7 C.F.R. § 273.10(c)(1)(ii)

Federal regulation provides as follows:

Income anticipated during the certification period shall be counted as income only in the month it is expected to be received, unless the income is averaged. Whenever a full month's income is anticipated but is received on a weekly or biweekly basis, the State agency shall convert the income to a monthly amount by multiplying weekly amounts by 4.3 and biweekly amounts by 2.15, use the State Agency's PA conversion standard, or use the exact monthly figure if it can be anticipated for each month of the certification period. Nonrecurring lump-sum payments shall be counted as a resource starting in the month received and shall not be counted as income.

7 C.F.R. § 273.10(c)(2)(i)

Connecticut SNAP Policy Manual provides for determining monthly income and income conversion as follows:

To determine income for the month using the best estimate of income available to arrive at a representative amount using the prior 30-days income if it represents the household's anticipated income. Exception: Use of a longer period of time if the prior 30-days income is not representative.

Converting income paid more often than monthly to a monthly amount. Conversion factors are: the average weekly amount multiplied by 4.3.

The Department incorrectly determined the Appellant's gross monthly wages as \$3,738.78 for 2023 and \$4,963.46 beginning 2023.

For 2023, the Appellant's counted gross monthly wages under the SNAP equals \$4,647.50 based on a 30-day period allowing for the explusion of the \$248.00 believe pay for the pay period.

exclusion of the \$248.00 holiday pay for the pay period [12]/23 to [12]/23 as uncertain. The Department failed to consider the household's circumstances for the entire monthly of application.

Pay period begin	Pay period end	Regular	Pay	Gross
date	date	Hours	date	Earnings
/23	/23	37.50	/23	\$1,186.50*
/23	/23	35.25	/23	\$1,125.50
/23	/23	37.25	/23	\$1,178.75
/23	/23	36.25	/23	\$1,156.75
30 Day Total				\$4,647.50

Beginning 2023, the Appellant's correct monthly gross wages available to the household equals \$4,996.06. \$4,647.50 30 day gross wages / 4 weeks = \$1,161.875 weekly average x 4.3 weeks = \$4,996.0625. The Department failed to consider a 30-period or longer period as per federal regulations and SNAP policy manual.

The Department incorrectly calculated the adult daughter's monthly gross wages as \$1,255.52 for 2023 and 1,283.27 beginning 2023.

The adult daughter's correct monthly gross wage for 2023 equals \$1,128.05. Rather than reviewing a 30-day period, the Department estimated wages for 2023.

Pay Period End Date   Pay Date		<b>Gross Earnings</b>	
/23	/23	\$291.65	
/23	/23	\$267.30	
/23	/23	\$310.55	
/23	/23	\$258.55	
30 Day Total		\$1,128.05	

Beginning 2023, the Appellant's correctly monthly gross wages available to the household equals \$1,212.65. \$1,128.05 30 day gross wages / 4 weeks = \$282.0125 weekly average x 4.3 weeks = \$1,212.65375.

The Department incorrectly determined the gross household income for 2023 as \$4,994.30. The correct household income equals \$5,775.55 for 2023. \$4,647.50 Appellant Gross Wages for + \$1,128.05 Adult Daughter Gross Wages for = \$5,775.55.

The Department incorrectly determined the gross household income for 2023 as \$6,246.73. The correct household income equals \$6,208.71. \$4,996.06 Appellant gross Wages for + \$1,212.65 Adult Daughter Gross Wages for = \$6,208.71.

# 8. Federal regulation provides as follows:

Participation in the Program shall be limited to those households whose incomes are determined to be a substantial limiting factor in permitting them to obtain a more nutritious diet. Households which contain an elderly or disabled member shall meet the net income eligibility standards for SNAP. Households which do not contain an elderly or disabled member shall meet both the net income eligibility standards and the gross income eligibility standards for SNAP. Households which are categorically eligible as defined in § 273.2(j)(2) or 273.2(j)(4) do not have to meet either the gross or net income eligibility standards. The net and gross income eligibility standards shall be based on the Federal income poverty levels established as provided in section 673(2) of the Community Services Block Grant Act (42 U.S.C. 9902(2)). 7 C.F.R. § 273.9(a)

Federal regulation provides as follows:

The State agency, at its option, may extend categorical eligibility to the following household only if doing so will further the purposes of the Food and Nutrition Act of 2008:

- A. Any household (except those listed in <u>paragraph (j)(2)(vii)</u> of this section) in which all members receive or are authorized to receive noncash or in-kind services from a program that is less than 50 percent funded with State money counted for MOE purposes under Title IV-A or Federal money under Title IV-A and that is designed to further purposes one and two of the TANF block grant, as set forth in Section 401 of <u>P.L. 104–193</u>. States must inform FNS of the TANF services under this paragraph that they are determining to confer categorical eligibility.
- B. Subject to FNS approval, any household (except those listed in paragraph (j)(2)(vii) of this section) in which all members receive or are authorized to receive non-cash or in-kind services from a program that is less than 50 percent funded with State money counted for MOE purposes under Title IV-A or Federal money under Title IV-A and that is designed to further purposes three and four of the TANF block grant,

as set forth in Section 401 of <u>P.L 104–193</u>, and requires participants to have a gross monthly income at or below 200 percent of the Federal poverty level.

7 C.F.R. § 273.2(j)(2)(ii)

"The income eligibility limits, as described in this paragraph, are revised each October 1 to reflect the annual adjustment to the Federal income poverty guidelines for the 48 States and the District of Columbia, for Alaska and Hawaii." 7 C.F.R. § 273.9(a)(3)

The Department of Health and Human Services lists the 2022 Poverty Guideline for the 48 Contiguous States and the District of Columbia as \$23,030.00 annually for a household of three (3). [Federal Register, Vol. 87, No 14/Friday, January 21, 2022]

\$23,030.00 annual Federal Poverty Limit ("FPL") / 12 months = \$1,919.1666 \$1,919.1666 x 200% = \$3,838.3333 or \$3,838.00

The Department correctly determined the SNAP gross income limit for a household of three equals \$3,838.00 per month (200% of FPL) under expanded categorical eligibility.

The Department correctly determined the household is subject to the gross income eligibility standards under the SNAP.

The household's monthly gross income of \$5,775.55 for 2023 and \$6,208.71 for 2023 exceed the SNAP gross income limit of \$3,838.00 therefore the household ineligible for benefits under the SNAP. The difference between the Department income calculations under Conclusion of Law #7 does not impact the outcome of this decision.

The Department correctly determined the Appellant's household income exceeds the SNAP income limit and denied the Appellant's application for benefits under the SNAP. The Department's action to deny the application for benefits is upheld.

# 9. Federal regulation provides as follows:

Households that are found to be ineligible shall be sent a notice of denial as soon as possible but not later than 30 days following the date the application was filed. If the household has failed to appear for a scheduled interview and has made no subsequent contact with the State agency to express interest in pursuing the application, the State agency shall send

the household a notice of denial on the 30th day following the date of application. The household must file a new application if it wishes to participate in the program. In cases where the State agency was able to conduct an interview and request all of the necessary verification on the same day the application was filed, and no subsequent requests for verification have been made, the State agency may also deny the application on the 30th day if the State agency provided assistance to the household in obtaining verification as specified in <u>paragraph (f)(5)</u> of this section, but the household failed to provide the requested verification.

7 C.F.R. § 273.2(g)(3)

On 2023, the Department correctly issued the Appellant a Notice of Action informing her of the Department's denial of her 2023 application for SNAP benefits.

## DISCUSSION

The Appellant's submission of Public Law 88-525 known as the Food Stamp Act of 1964 may be the foundation of the current SNAP program, but numerous changes and/or amendments have occurred since its adoption by Congress in 1964. The Appellant's submission of the Articles of Confederation and the Homestead Act of 1862 do not relate to the administration of the SNAP, and therefore irrelevant to the issue of this hearing. While the Universal Declaration of Human Rights adopted by the United Nations in 1948 may have been a historic document outlining rights and freedoms, it is not relevant to the administration of the SNAP. Federal law and existing regulations allow for civil right protections for SNAP applicants and recipients in the United States.

# **DECISION**

The Appellant's appeal is DENIED.

<u>Lísa A. Nyren</u> Lisa A. Nyren Fair Hearing Officer

CC: Angelica Branfalt, SSOM, RO #11 Nawaz Shaikh, FHS, RO #11 Christine Faucher, FHL, RO #11

# RIGHT TO REQUEST RECONSIDERATION

The appellant has the right to file a written reconsideration request within **15** days of the mailing date of the decision on the grounds there was an error of fact or law, new evidence has been discovered or other good cause exists. If the request for reconsideration is granted, the appellant will be notified within **25** days of the request date. No response within 25 days means that the request for reconsideration has been denied. The right to request a reconsideration is based on § 4-181a (a) of the Connecticut General Statutes.

Reconsideration requests should include <u>specific</u> grounds for the request: for example, indicate <u>what</u> error of fact or law, <u>what</u> new evidence, or <u>what</u> other good cause exists.

Reconsideration requests should be sent to: Department of Social Services, Director, Office of Administrative Hearings and Appeals, 55 Farmington Avenue Hartford, CT 06105.

## **RIGHT TO APPEAL**

The appellant has the right to appeal this decision to Superior Court within **45** days of the mailing of this decision, or **45** days after the agency denies a petition for reconsideration of this decision, provided that the petition for reconsideration was filed timely with the Department. The right to appeal is based on § 4-183 of the Connecticut General Statutes. To appeal, a petition must be filed at Superior Court. A copy of the petition must be served upon the Office of the Attorney General, 165 Capitol Avenue, Hartford, CT 06106 or the Commissioner of the Department of Social Services, 55 Farmington Avenue Hartford, CT 06105. A copy of the petition must also be served on all parties to the hearing.

The 45 day appeal period may be extended in certain instances if there is good cause. The extension request must be filed with the Commissioner of the Department of Social Services in writing no later than 90 days from the mailing of the decision. Good cause circumstances are evaluated by the Commissioner or the Commissioner's designee in accordance with § 17b-61 of the Connecticut General Statutes. The Agency's decision to grant an extension is final and is not subject to review or appeal.

The appeal should be filed with the clerk of the Superior Court in the Judicial District of New Britain or the Judicial District in which the appellant resides.