STATE OF CALIFORNIA-HEALTH AND WELFARE AGENCY

DEPARTMENT OF HEALTH SERVICES

GEORGE DEUKMEJIAN, Governor



September 7, 1984

TO: ALL COUNTY WELFARE DIRECTORS

Letter No. 84-40

GIBBINS VS. RANK

Background

744 P STREET SUCCRAMENTO, CA 95814

On August 20, 1984 the Superior Court of the State of California issued the final judgement in the above named case. The court found that income which must, by Court order or by agreement with a District Attorney, be used to pay spousal or child support is not available to meet the current needs of aged, blind and disabled medically need (ABD-MN) Medi-Cal applicants and recipients. (This includes ABD-MNs in long term care.)

The court decided that ABD-MN persons should be subject to the general concept of income availability consistent with California family law principles. This All County Welfare Directors letter issues instructions necessary to comply with the court order.

NOTE: Pickle (Title II disregard) eligibles are not medically needy (MN). Therefore, the court order does not apply to them.

Actions Required by the Court Order

- A. Active Cases In accordance with the court order (Attachment A), county welfare departments are required to:
- Effective August 1, 1984, spousal or child support paid pursuant to court order or an agreement with a district attorney is to be deducted on the MC 176 (identify and enter amount in Col. III line 8 or 9 until the MC 176 is revised) from income as reported on the MC 210 for all new and pending ABD-MN applications. The payments are to be verified in accordance with CAC Section 50167.
- Mail Attachment B, Important Notice Regarding Your Medi-Cal Benefits, to all active ABD-MN cases with a share of cost (SOC).
- Review ABD-MN cases for family support payments and adjust retroactively to August 1, 1984, where appropriate, the SOC for all current ABD-MN cases in accordance with the terms of the order by January 17, 1985.
- o Issue a notice to the beneficiary of the outcome of this action in accordance with regulatory notice of action requirements.

B. Terminated cases - The Department is required to notify all ABD-MN individuals terminated since February 1, 1981 of the court decision. By October 19, 1984, Exhibit A of Attachment A will be sent to the last reported address for all ABD-MN cases which have been terminated since February 1, 1981. Those individuals obligated to pay spousal or child support are invited to reapply for Medi-Cal. The application is to be processed in accordance with court order and revised procedure; we are not required to give special consideration or retroactive coverage to these individuals by the court order.

County Reporting Requirement

The terms of the court order require DHS to submit documentation of compliance to the court within six months of the decision. Accordingly, please complete and return Attachment D to Medi-Cal Eligibility, attention: Allan Riley, by February 1, 1985.

Key actions and completion dates are summarized on Attachment C. Should you or your staff require assistance in implementing this court order, please contact me at (916) 324-4950 or Allan Riley at (916) 324-4969.

Sincerely,

Original signed by

Caroline Cabias, Chief Medi-Cal Eligibility Branch

Attachments

1	fuir :		
1	ATTACHMENT A		
2	IN THE SUPERIOR COURT OF THE STATE OF CASIFORNIA		
3	IN AND FOR THE COUNTY OF ALAMEDAUS 20 1934		
4	RENEC, DAVIDSON, County Clerk		
5	EDITH GIBEINS, et al.,) Externice. On		
6) Lillan C. Don, Deputy Plain.tiffs/Petitioners,) NO. H-90110-3		
7	vs. JUDGMENT GRANTING		
8	PETER RANK, et al.,) DECLARATORY JUDGMENT PETER RANK, et al.,) PERMANENT INJUNCTION,		
9) AND WRITS OF MANDATE Defendents/Respondents.) (Code of Civ. Proc.) Sections 1085, 1094.5		
10			
31	Plaintiffs' motion for summary judgment on their claims for		
12	declaratory and injunctive felief, and for writs of mandate under		
13	Code of Civ. Proc. Section 1085 and 1094.3, came on for hearing		
34	on March 2, 1984. All parties were represented by counsel.		
15 -	The Court having considered the memoranda of points and		
16	authorities, the pleadings, declarations and exhibits on file		
17	herein, and the arguments of counsel, and having determined that		
38	there are no triable issues of fact and that the action can be		
19	resclued by way of summary judgment:		
20	DECLARATORY JUDGMENT		
21	1. THE COURT FINDS, AND HEREBY DECLARES, that income which		
22	must, by Court order or by agreement with a District Attorney, be		
23	used to pay spousal or child support is not available to meet the		
24	current needs of aged, blind and disabled medically needy		
25	Medi-Cal applicants and recipients;		
2 6	2. THE COURT FINDS, AND HEREBY DECLARES, that, insofar as		
27	22 Cal. Admin. Code Section 50554 treats income which must, by		
28	Court order or by agreement with a District Attorney, be used to		
	pay spousal or child support, as available to meet the current		

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needs of aged, blind and disabled medically needy Medi-Cal recipients, it violates Welfare and Institutions Code Section 14005.7. The regulation is therefore invalid, and in excess of defendant Rank's statutory authority under Welfare and Institution Code Section 14124.5;

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PERMANENT' INJUNCTION

3. IT IS HEREBY ORDERED that defendants Rank and Department of Health Services, together with their agents, employees and successors in interest, are hereby permanently enjoined from (a) considering income which aged, blind and disabled medically needy Medi-Cal applicants or recipients use to pay spousal and/or child support payments, pursuant to Court order or agreement with a District Attorney, as available to meet their current needs; and (b) failing and refusing to disregard income of such persons, used for the foregoing purposes, when determining their eligibility for Medi-Cal and when calculating their share of cost

4. IT IS FURTHER ORDERED that defendants Rank and Department of Health Services shall:

(a) inform the county welfare departments of the terms of this judgment not later than fifteen (15) working days from this date;

(b) instruct the county welfare departments to process all pending and future Medi-Cal applications in accordance with the terms of this judgment;

(c) instruct the county welfare departments to adjust the share of cost of medically needy persons affected by this Court's order, in accordance with the order's terms, said adjustments to be completed no later than one hundred fifty days (150) days from this date;

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(d) send, or instruct the county welfare departments to send the notice, attached hereto as Exhibit A, to all aged, blind, and disabled medically needy people whose Medi-Cal benefits were terminated since February 1, 1981, said notice to be sent to their last known address no later than sixty (60) days from this date. In the alternative, if defendants or the county welfare department are able to determine which of these former recipients were, at the time their benefits were terminated, under an obligation to pay spousal and/or child support, this notice may be sent to this limited group;

5. IT IS FURTHER ORDERED that, no later than six months 11 from the date of this judgment, defendants shall file and serve 12 a report which shall include the following: 13

(a) a copy of all instructions which they have provided to the counties pursuant to paragraph 4 of this judgment;

(b) a statement of the number of notices sent, by county, in accordance with paragraph 4 of this judgment;

(c) a statement showing what each county has done to comply with paragraph 4 of this judgment, and the date by which each county has complied therewith.

> JUDGMENT FOR PEREMPTORY WRIT OF MANDATE (Code of Civ. Proc. Section 1085)

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that a 6. pre-emptory writ of mandate shall issue, directed to defendants and respondents Peter Rank and Department of Health Services, and to their agents, employees, and successors in interest, 27 commanding them:

(a) to consider income which aged, blind, and disabled medically needy Medi-Cal applicants and recipients use to pay

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spousal and/or child support payments, pursuant to Court order or an agreement with a District Attorney, as unavailable to meet their current needs;

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 (b) to disregard income of such persons used for the foregoing purpose when determining their eligibility for Medi-Cal and when calculating their share of cost;

(c) to inform the county welfare departments of the terms of this order not later than fifteen (15) working days from this date;

(d) to instruct the county welfare departments to adjust
the share of cost of medically needy persons affected by this
Court's order, in accordance-with the order's terms, said
adjustments to be completed no later than one hundred and fifty
(150) days from this date;

(E) to send, or to instruct the county welfare departments to send the notice, attached hereto as Exhibit A, to all aged, blind and disabled medically needy people whose Medi-Cal benefits were terminated since February 1, 1981, said notice to be sent to their last know address no later than sixty (60) days from this date. In the alternative, if defendants or the county welfare departments are able to determine which of these former recipients were, at the time their benefits were terminated, under an obligation to pay spousal and/or child support, this notice may be sent to this limited group;

(f) to make and file a return, no later than six months from the date of this order, showing what they have done to comply with this writ. Said return shall include:

(1) a copy of all instructions which they have provided to the counties pursuant to paragraph 6 of this order;

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(2) a statement of the number of notices sent, by county, in accordance with paragraph 6(e) of this order;

(3) a statement showing what each county has done to comply with paragraph 6 of this order, and the date by which each county has complied therewith.

> <u>JUDGMENT OF WRIT OF MANDATE</u> (Copy of Civ. Proc. Section 1094.5)

7. IT IS HEREBY ORDERED, ADJUDGED AND DECREED that a writ of mandate shall issue, directed to defendant and respondent Rank commanding him, immediately after receipt of said writ, to set aside his decisions in the Matter of Susan Reed and in the Matter of Edith Gibbins and to reconsider these cases pursuant to the transfer and the writ of mandate to be issued contemporaneously with this writ;

8. The writ shall further command defendant and respondent to provide plaintiffs Gibbins and Reed with retroactive benefits in accordance with the terms of this order if they are otherwise eligible.

9. The writ shall further command defendant to file return within sixty (60) days from issuance of the writ, stating what he has done to comply therewith.

ATTORNEYS FEES

10. The Court reserves jurisdiction to award attorneys' fees upon a properly noticed motion therefor.

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DATED: August 17, 1984

JUDGE OF THE SUPERIOR COURT

Judgment entered on ______, 1984, in Judgement Book, Vol. No. _____, Page _____.

~ K_

 Clerk

EXHIBIT A

IMPORTANT NOTICE REGARDING YOUR ELIGIBILITY FOR MEDI-CAL BENEFITS

Our records show that you used to receive Medi-Cal benefits, and that your benefits were discontinued at some time after February 1981

You may be affected by a recent court order in the case of <u>Gibbins v. Superior Court</u>, Alameda County Superior Court No. H-90110-3. That case concerns the share of cost for aged and disabled Medi-Cal recipients who make family support payments. The court ruled that money used to pay alimony and child support cannot be counted when the counties determine the amount of a Medi-Cal recipient's share of cost. The court's order applies to family support payments paid under a court order or an agreement with a district attorney.

If you are required to pay alimony or child support payments, and if you still wish to receive Medi-Cal benefits, the amount which you pay to your ex-spouse or children will be deducted from your income. Your share of cost may be lower than it was when you previously received Medi-Cal benefits, or you may be entitled to Medi-Cal without a share of cost.

NOTE: THIS NOTICE ONLY CONCERNS YOUR MEDI-CAL ELIGIBILITY. IT DOES NOT AFFECT OR CHANGE YOUR OBLIGATION TO CONTINUE PAYING ALIMONY OR CHILD SUPPORT.

If you wish to reapply for Medi-Cal, or if you want additional information, you should contact your local county welfare department. For further information, you may also contact plaintiffs' attorney:

> Evelyn R. Frank Legal Aid Society of Alameda County 2357 San Pablo Avenue Oakland, California 94612

IMPORTANT NOTICE REGARDING YOUR MEDI-CAL BENEFITS

You may be affected by a recent court order in the case of <u>Gibbins</u> vs. <u>Rank</u>, Alameda County Superior Court Number H-9011. That case concerns the share of cost for aged, blind and disabled Medi-Cal recipients who make family support payments. The court ruled that money used to pay alimony and child support cannot be counted when counties determine the amount of a Medi-Cal recipient's share of cost. The court's order applies only to family support payments paid under a court order or an agreement with a district attorney.

If you are required to pay alimony or child support payments, the amount which you pay your ex-spouse or children will be deducted from your income. As a result, your share of cost may be lower than it is now or you may be entitled to Medi-Cal without a share of cost.

If you make family support payments under a court order or agreement with a district attorney, this court decision affects your Medi-Cal. Contact the county welfare department for an interview. You will be required to supply proof of the requirement to pay and the actual payments made. After your interview you will be notified of the outcome and any changes to your share of cost.

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GIBBINS VS. RANK

Summary of Court-Ordered Actions

	Action	<u>Completion</u> Date
DHS:	Issuance Of All County Welfare Directors Letter.	September 7, 1984
DHS:	Mail Notice To All ABD-MN Cases Terminated Since February 1, 1981.	October 20, 1984
County	Mail Notice (Attachment B) To ABD-MNS With SOC. Recompute SOC On Cases With Spousal or Child Support.	January 17, 1985
County	: Submit Report Of Compliance To DHS (Attachment D).	February 1, 1985

Attachment D

State Department of Health Services

Eligibility Branch 714 P Street, Room 1692 Sacramento, CA 95814 Statement of Compliance ATTN: Allan Riley County Applications Received as a result of the DHS Notice (Attachment A)_____ Date of Count Number of above applications determined eligible_____ Methodology used to identify active ABD-MN cases with spousal or Child Support (Describe) Number of Notices Mailed to Active Cases (Attachment B) Number of Cases SOC Changes - Current Cases Date adjustments completed ____/non-LTC:_____ ABD-MN/SOC/with Family Support Payments LTC:_____ Number of Cases SOC Decrease Number of Cases

County Representative Phone

Gibbins vs. Rank