

5101:6-20-19 OPPORTUNITY FOR APPEAL OF AN ADMINISTRATIVE DISQUALIFICATION.

- (A) NO FURTHER ADMINISTRATIVE APPEAL PROCEDURE EXISTS AFTER AN ADVERSE ADMINISTRATIVE DISQUALIFICATION HEARING DECISION OR AFTER THE INDIVIDUAL WAIVES THE RIGHT TO AN ADMINISTRATIVE DISQUALIFICATION HEARING AND A DISQUALIFICATION PENALTY HAS BEEN IMPOSED.
- (B) THE DISQUALIFICATION PENALTY CANNOT BE CHANGED BY A SUBSEQUENT STATE HEARING DECISION.
- (C) INDIVIDUALS WHO DISAGREE WITH AN ADMINISTRATIVE DISQUALIFICATION HEARING DECISION HAVE THE RIGHT TO APPEAL THAT DECISION TO THE COURT OF COMMON PLEAS, IN ACCORDANCE WITH RULE 5101:6-9-01 OF THE ADMINISTRATIVE CODE.
- (D) IF THE DETERMINATION OF INTENTIONAL PROGRAM VIOLATION IS REVERSED BY A COURT, THE LOCAL AGENCY SHALL REINSTATE THE INDIVIDUAL IN THE PROGRAM(S) FROM WHICH HE OR SHE WAS DISQUALIFIED, IF OTHERWISE ELIGIBLE, AND SHALL RESTORE BENEFITS THAT WERE LOST AS A RESULT OF DISQUALIFICATION.

Effective Date: September 1, 1994

Certification: Arnold R. Tompkins

August 22, 1994

Date

Promulgated Under: Revised Code Chapter 119.

Statutory Authority: Revised Code Section 5101.35

Rule Amplifies: Revised Code Section 5101.35

Prior Effective dates: 6-2-80, 10-1-81, 5-1-82, 8-1-83

Review Date: December 30, 2002