

UNITED STATES DEPARTMENT OF AGRICULTURE
BEFORE THE SECRETARY OF AGRICULTURE

Docket No. 12-0271

In re: Wade Hall,

Petitioner

DECISION AND ORDER

This matter is before the Office of Administrative Law Judges (“OALJ”) upon the request of Wade Hall (“Petitioner”) for a hearing to address the existence or amount of a debt alleged to be due to the United States Department of Agriculture, Rural Development Agency (“Respondent”; “USDA-RD”); and if established, the propriety of imposing administrative wage garnishment. On March 5, 2012, Petitioner requested a hearing. By Order issued March 29, 2012, a hearing was scheduled to commence on May 15, 2012, and the parties were directed to provide information and documentation to the Hearing Clerk for the Office of Administrative Law Judges for the United States Department of Agriculture.

On April 2, 2012, Respondent filed a Narrative, together with supporting documentation (“RX-1 through RX-10”), which is hereby formally entered into the record. Petitioner did not file any documentation.

On the date and time scheduled for the hearing, attempts were made to contact Petitioner at the telephone number that he provided, but he could not be reached. The notice of hearing was not returned to the Hearing Clerk for the United States Department of Agriculture Office of Administrative Law Judges (“Hearing Clerk”) as undeliverable.

On the basis of the entire record before me, the following Findings of Fact, Conclusions of Law, and Order shall be entered:

FINDINGS OF FACT

1. On July 31, 2007, the Petitioner obtained a home mortgage loan in the amount of \$113,100.00 from lender Chemical Bank (“Lender”) for the purchase of real property located in Lake City, Michigan, evidenced by Promissory Note. RX-2.
2. Before executing the Promissory Note for the loan, on July 11, 2007, Petitioner requested a Single Family Housing Loan Guarantee from the USDA-RD, which was granted. RX-1.
3. By executing the guarantee request, Petitioner certified that he would reimburse USDA RD for the amount of any loss claim on the loan paid to the Lender or its assigns. RX-1.
4. The Lender assigned the loan to US Bank (“US Bank”) on September 11, 2009, and the assignment was duly recorded in Missaukee County, Michigan on September 24, 2009.
5. The loan fell into default and was accelerated for foreclosure. RX-4.
6. US Bank acquired the property at foreclosure sale on November 13, 2009 in the amount of \$95,000.00. RX-3.
7. USDA-RD and US Bank devised a property disposition plan that valued the property for less than the sale price. RX-4; RX-5.
8. The property sold to a third party on June 21, 2010 for \$75,000.00. RX-5.
9. AT the time of the foreclosure sale, the total due on Petitioner’s mortgage account was \$136,952.69, consisting of principal, interest, fees and advances. RX-9.
10. USDA-RD paid a loss claim in the amount of \$58,275.01 to US Bank on December 23, 2010. RX-7.
11. USDA-RD referred the loss payment to the U.S. Department of Treasury (“Treasury”) as a debt of the Petitioner.

12. The debt is at Treasury for collection in the amount of \$53,443.01, plus potential fees of \$14,964.04.
13. Petitioner was advised of intent to garnish his wages to satisfy the indebtedness.
14. Petitioner timely requested a hearing, but failed to appear, or provide any evidence.

CONCLUSIONS OF LAW

1. The Secretary has jurisdiction in this matter.
2. All procedural requirements for administrative wage offset set forth at 31 C.F.R. §285.11 have been met.
3. Respondent has established the existence of a valid debt due to the United States from Petitioner.
4. Respondent is entitled to administratively garnish the wages of the Petitioner at the statutory maximum amount of 15%.

ORDER

For the foregoing reasons, the wages of Petitioner shall be subjected to administrative wage garnishment at this time.

Petitioner is encouraged to negotiate repayment of the debt with the representatives of Treasury. The toll free number for Treasury's agent is **1-888-826-3127**.

Petitioner is advised that this Decision and Order does not prevent payment of the debt through offset of any federal money payable to Petitioner.

Petitioner is further advised that a debtor who is considered delinquent on debt to the United States may be barred from obtaining other federal loans, insurance, or guarantees. See, 31 C.F.R. § 285.13.

Until the debt is satisfied, Petitioner shall give to USDA-RD or those collecting on its behalf, notice of any change in his address, phone numbers, or other means of contact.

Copies of this Decision and Order shall be served upon the parties by the Hearing Clerk's Office.

So Ordered this 16th day of May, 2012 in Washington, D.C.

Janice K. Bullard
Administrative Law Judge