

USDA
GALVINGHO

2015 MAY -7 PM 2:08

RECEIVED

UNITED STATES DEPARTMENT OF AGRICULTURE
BEFORE THE SECRETARY OF AGRICULTURE

In re:

Ashley N. Johnson (SOA Docket No. 17-0260),

Petitioner.

Decision and Order on the Written Record

Appearances:

Joey D. Gonzalez, Esq., Florida, for Ashley N. Johnson, the Petitioner; and

Hillary E. Clark, Esq., Agency Representative, Beltsville MD, for the Respondent, the USDA- Agricultural Research Service.

This Decision and Order is based on the written record. The evidence is sufficient for me to decide the *salary offset* issue.

Findings & Conclusions

1. The Secretary of Agriculture has jurisdiction over the parties, Ashley N. Johnson and the USDA- Agricultural Research Service; and over the subject matter, which is *salary offset*.
2. Petitioner Ashley N. Johnson works for the USDA- Agricultural Research Service at a location in Miami, Florida, and she was promoted to GS 09 Step 4 with an effective date of 02/05/17 and an approval date of 02/05/17.
3. Petitioner Ashley N. Johnson's promotion effective date was changed from 12/04/2016 to 02/05/17 at the request of a person who worked for USDA- Agricultural Research Service. The 12/04/2016 was cancelled.
4. One explanation in the written record for the 2-month difference in Petitioner Ashley N. Johnson's promotion effective date is that 12/04/2016 was in the middle of a pay period.

Promotion actions are typically effective at the beginning of a pay period.

5. Either Pay Period 24 or Pay Period 25 could have been used to solve the middle-of-a-pay-period problem. Pay Period 24 began on November 27, 2016; Pay Period 25 began on December 11, 2016. A routine correction that might have been predictable would have been to change the promotion effective date to 12/11/16.

6. There are other explanations in the written record for the 2-month difference in Petitioner Ashley N. Johnson's promotion effective date. I do not need to choose any particular explanation for the change from 12/04/2016 to 02/05/17 to decide this case.

7. My involvement is limited, in this *salary offset* case. USDA- Agricultural Research Service seeks repayment, through *salary offset*. See 7 C.F.R. §§ 3.70 - 3.87 regarding Federal Salary Offset. The issue before me is whether Petitioner Ashley N. Johnson shall reimburse USDA- Agricultural Research Service \$ 87.74.

8. USDA- Agricultural Research Service explains the issue: "The subject of this Petition, \$87.84, is the amount Petitioner was overpaid for the promotion during the period before it was cancelled and the effective date changed to 2/5/2017. Since the promotion was not effective until 2/5/2017, it is undisputed that Petitioner received an overpayment."

9. Petitioner Ashley N. Johnson MAY have been overpaid \$87.84, but I cannot reproduce the calculation. The written record contains no calculation. I do not know what days and what dollar amounts per day were involved.. I do not know why the SF-50 that shows Ashley N. Johnson's promotion effective date as 12/04/16 bears an approval date of 02/23/17.

10. USDA- Agricultural Research Service shall NOT be repaid the \$87.84, because the amount is *de minimis* (trifling, insignificant); the written record persuades me that Petitioner Ashley N. Johnson is not at fault and had no reason to realize that she was not entitled to the \$87.84; the debt should be cancelled and forgiven; and Ashley N. Johnson shall not be required to repay the \$87.84.

11. USDA- Agricultural Research Service shall NOT *offset* Ashley N. Johnson's pay or other Federal monies payable to the order of Ashley N. Johnson to recover the \$87.84 or any portion of it. If \$87.84 or any portion of it was taken from Ashley N. Johnson by *salary offset* or other means for 12/04/2016 to 02/05/17, the amount shall be returned to Ashley N. Johnson.

12. For the foregoing reasons, the following Order is issued.

Order

13. Petitioner Ashley N. Johnson has prevailed. USDA- Agricultural Research Service shall NOT *offset* Ashley N. Johnson's pay or other Federal monies payable to the order of Ashley N. Johnson to recover the **\$87.84** or any portion of it. *See* paragraphs 10 and 11.

Copies of this "Decision and Order on the Written Record " shall be sent by the Hearing Clerk to each of the parties.

Done at Washington, D.C.
this 7th day of May 2018



Jill S. Clifton
Administrative Law Judge

Hearing Clerk's Office
U.S. Department of Agriculture
Stop 9203 South Building Room 1031
1400 Independence Ave SW
Washington DC 20250-9203
202-720-4443
FAX 202-720-9776
SM.OHA.HearingClerks@OHA.USDA.GOV