

Re: Hearing Decision Regarding Due Process Request with ACCES-VR

On growing, you submitted a request for an Impartial Hearing with ACCES-VR because certain services you requested were denied. After a mutually agreed upon hearing date was set, you requested and received an adjournment. In early October, you requested and were given a second adjournment, with the instruction that you select three dates, all prior to December 1st, that you would be available to attend a hearing. As of today, you have not contacted ACCES-VR and proposed any possible hearing dates.

ACCES-VR's Due Process Policy (Section 105) states:

Default:

Failure of the individual or the representative to appear at a scheduled hearing is considered a waiver of the right to that hearing, unless the individual promptly provides a good reason for not appearing. The hearing officer will decide if the reason offered is good cause for missing the review or hearing.

As you have waived your right to a hearing, I am rendering a default judgment in favor of ACCES-VR that the denial of services was correct, and that your case should be closed.

Please take notice that this is a final decision. If you disagree with the decision, you may seek judicial review through action in a court of competent jurisdiction.

Sincerely,

Impartial Hearing Officer

Enclosures:

