STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES

ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:

,

Reg. No.: 2009-3240

Issue No.: 2009

Case No.:

Hearing Date: January 21, 2009 Wayne County DHS

ADMINISTRATIVE LAW JUDGE: Linda Steadley Schwarb

Claimant

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon claimant's request for a hearing. After due notice, a hearing was held on January 21, 2009. The claimant appeared and testified. Claimant was represented by Following the hearing, the record was kept open for the receipt of additional medical evidence. Additional documents were received and reviewed.

<u>ISSUE</u>

Did the Department of Human Services (DHS or department) properly determine that claimant is not "disabled" for purposes of the Medical Assistance (MA-P) program?

FINDINGS OF FACT

The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:

 On September 8, 2008, an application was filed on claimant's behalf for MA-P benefits. The application requested MA-P retroactive to August 2008.

- 2) On September 19, 2008, the department denied claimant's application for benefits based upon the belief that claimant did not meet the requisite disability criteria.
- 3) On October 21, 2008, a hearing request was filed to protest the department's determination.
- 4) Claimant, age 50, has a high school education.
- Claimant last worked in 2000 as a control of the co
- 6) Claimant has a history of hypertension and depression.
- 7) Claimant was hospitalized as a result of mental status changes and confusion. Her discharge diagnosis was mental status change; hypertensive urgency versus emergency; depression; history of proteinuria; and gastroesphageal reflux disease.
- 8) Claimant suffers from hypertension, obesity, moderately severe restrictive lung disease, and cognitive disorder, NOS.
- Olaimant has severe limitations upon her ability to walk, stand, and lift as well as limitations upon her understanding, carrying out, and remembering simple instructions; use of judgment; responding appropriately to others; and dealing with changes. Claimant's limitations have lasted or are expected to last 12 months or more.
- 10) Claimant's complaints and allegations concerning her impairments and limitations, when considered in light of all objective medical evidence, as well as the record as a whole, reflect an individual who is so impaired as to be incapable of engaging in any substantial gainful activity on a regular and continuing basis.

CONCLUSIONS OF LAW

The Medical Assistance (MA) program is established by Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department of Human Services (DHS or department) administers the MA program pursuant to MCL 400.10, *et seq.*, and MCL 400.105. Department policies are found in the Program Administrative Manual (PAM), the Program Eligibility Manual (PEM) and the Program Reference Manual (PRM).

Federal regulations require that the department use the same operative definition for "disabled" as used for Supplemental Security Income (SSI) under Title XVI of the Social Security Act. 42 CFR 435.540(a).

"Disability" is:

...the inability to do any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months ... 20 CFR 416.905

In determining whether an individual is disabled, 20 CFR 416.920 requires the trier of fact to follow a sequential evaluation process by which current work activity, the severity of the impairment(s), residual functional capacity, and vocational factors (i.e., age, education, and work experience) are assessed in that order. When a determination that an individual is or is not disabled can be made at any step in the sequential evaluation, evaluation under a subsequent step is not necessary.

First, the trier of fact must determine if the individual is working and if the work is substantial gainful activity. 20 CFR 416.920(b). In this case, claimant is not working. Therefore, claimant may not be disqualified for MA at this step in the sequential evaluation process.

Secondly, in order to be considered disabled for purposes of MA, a person must have a severe impairment. 20 CFR 416.920(c). A severe impairment is an impairment which significantly limits an individual's physical or mental ability to perform basic work activities. Basic work activities means the abilities and aptitudes necessary to do most jobs. Examples of these include:

- (1) Physical functions such as walking, standing, sitting, lifting, pushing, pulling, reaching, carrying or handling;
- (2) Capacities for seeing, hearing, and speaking;
- (3) Understanding, carrying out, and remembering simple instructions:
- (4) Use of judgment;
- (5) Responding appropriately to supervision, co-workers and usual work situations; and
- (6) Dealing with changes in a routine work setting. 20 CFR 416.921(b).

The purpose of the second step in the sequential evaluation process is to screen out claims lacking in medical merit. *Higgs v. Bowen* 880 F2d 860, 862 (6th Cir, 1988). As a result, the department may only screen out claims at this level which are "totally groundless" solely from a medical standpoint. The *Higgs* court used the severity requirement as a "*de minimus* hurdle" in the disability determination. The *de minimus* standard is a provision of a law that allows the court to disregard trifling matters.

In this case, claimant has presented the required medical data and evidence necessary to support a finding that she has significant physical and mental limitations upon her ability to perform basic work activities such as walking, standing, lifting, pushing, pulling, reaching, carrying, or handling; understanding, carrying out, and remembering simple instructions; use of judgment; responding appropriate to supervision, coworkers, and usual work situations; and

dealing with changes in a routine work setting. Medical evidence has clearly established that claimant has an impairment (or combination of impairments) that has more than a minimal effect on claimant's work activities. See Social Security Rulings 85-28, 88-13, and 82-63.

In the third step of the sequential consideration of a disability claim, the trier of fact must determine if the claimant's impairment (or combination of impairments) is listed in Appendix 1 of Subpart P of 20 CFR, Part 404. This Administrative Law Judge finds that the claimant's medical record will not support a finding that claimant's impairment(s) is a "listed impairment" or equal to a listed impairment. See Appendix 1 of Subpart P of 20 CFR, Part 404, Part A. Accordingly, claimant cannot be found to be disabled based upon medical evidence alone. 20 CFR 416.920(d).

In the fourth step of the sequential consideration of a disability claim, the trier of fact must determine if the claimant's impairment(s) prevents claimant from doing past relevant work. 20 CFR 416.920(e). It is the finding of this Administrative Law Judge, based upon the medical evidence and objective, physical and psychological findings, that claimant is not capable of the walking, standing, lifting, carrying, or personal interaction required by her past employment. Claimant has presented the required medical data and evidence necessary to support a finding that she is not, at this point, capable of performing such work.

In the fifth step of the sequential consideration of a disability claim, the trier of fact must determine if the claimant's impairment(s) prevents claimant from doing other work.

20 CFR 416.920(f). This determination is based upon the claimant's:

- (1) residual functional capacity defined simply as "what can you still do despite you limitations?" 20 CFR 416.945;
- (2) age, education, and work experience, 20 CFR 416.963-.965; and

(3) the kinds of work which exist in significant numbers in the national economy which the claimant could perform despite his/her limitations. 20 CFR 416.966.

See *Felton v DSS* 161 Mich. App 690, 696 (1987). Once claimant reaches Step 5 in the sequential review process, claimant has already established a *prima facie* case of disability. *Richardson v Secretary of Health and Human Services*, 735 F2d 962 (6th Cir, 1984). At that point, the burden of proof is on the state to prove by substantial evidence that the claimant has the residual functional capacity for substantial gainful activity.

In this matter, claimant has a history of hypertension and depression. She was as a result of a persistent headache and mental confusion. Her hospitalized in discharge diagnosis was mental status change; hypertensive urgency versus emergency; depression; history of proteinuria; and gastroesophageal reflux disease. Claimant was seen by a consulting internist for the department on . The consulting internist diagnosed claimant with severe exacerbation of obesity; history of mild hypertension; severe anxiety, rule out associated psychiatric problems; history of depression; chronic pain affecting her legs, knees, ankles and back; and rule out mild asthma or chronic obstructive pulmonary disease. Claimant underwent a pulmonary function test which documented moderately severe restrictive lung disease. The consultant opined that claimant was limited to lifting less than 10 lbs and incapable of any standing or walking. The consultant indicated that claimant was incapable of reaching or pushing/pulling. Claimant was also seen by a consulting psychologist for the department on The consultant, following testing and evaluation, diagnosed claimant with cognitive disorder, NOS, rule out psychotic episode. The psychologist wrote as follows: "It is this examiner's opinion that this claimant's psychological issues will significantly interfere with their ability to do work related activities as presented." The psychologist found claimant to be markedly limited to with regard to her ability to remember locations and work like procedures;

ability to understand and remember detailed instructions; ability to carryout detailed instructions; ability to maintain attention and concentration for extended periods; the ability to perform activities within a schedule, maintain regular attendance, and be punctual with a customary tolerances; the ability to work in coordination with or proximity to others without being distracted by them; and the ability to travel in unfamiliar places or use public transportation. The psychologist found claimant to be moderately limited with regard to her ability to understand and remember one or two step instructions; the ability to carryout simple, one of two step instructions; the ability to sustain an ordinary routine without supervision; the ability to complete a normal workday and workweek without interruptions can psychologically based symptoms and to perform at a consistent pace without an unreasonable number and length of rest period; the ability to interact appropriately with the general public; the ability to accept instructions and respond appropriately to criticism from supervisors; the ability to get along with coworkers or peers without distracting them or exhibiting behavioral extremes; the ability to respond appropriately to change in the work setting; and the ability to set realistic goals or make plans independently of others.

After careful review of claimant's extensive medical record and the Administrative Law Judge's personal interaction with claimant at the hearing, this Administrative Law Judge finds that claimant's exertional and non-exertional impairments render claimant unable to engage in a full range of even sedentary work activities on a regular and continuing basis. 20 CFR 404, Subpart P. Appendix 11, Section 201.00(h). See Social Security Ruling 83-10; *Wilson v Heckler*, 743 F2d 216 (1986). The department has failed to provide vocational evidence which establishes that claimant has the residual functional capacity for substantial gainful activity and that, given claimant's age, education, and work experience, there are significant numbers of jobs in the national economy which the claimant could perform despite claimant's limitations.

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Accordingly, this Administrative Law Judge concludes that claimant is disabled for purposes of

the MA program.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of

law, decides that claimant meets the definition of medically disabled under the Medical

Assistance program as of August 2008.

Accordingly, the department is ordered to initiate a review of the September 8, 2008

application, if it has not already done so, to determine if all other non medical eligibility criteria

are met. The department shall inform claimant and her authorized representative of its

determination in writing. Assuming that claimant is otherwise eligible for program benefits, the

department shall review claimant's continued eligibility for program benefits in May 2010.

Linda Steadley Schwarb Administrative Law Judge for Ismael Ahmed. Director Department of Human Services

Date Signed: 08/04/09

Date Mailed: 08/06/09

NOTICE: Administrative Hearings may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. Administrative Hearings will not order a rehearing or reconsideration on the Department's motion where the final decision cannot be implemented within 90 days of the filing of the

original request.

The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the mailing of the Decision and Order or, if a timely request for rehearing was made, within 30 days of the

receipt date of the rehearing decision.

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