STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES

ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:

Claimant

Reg. No: 2010-1882

Issue No: 2009

Case No:

Load No:

Hearing Date:

November 25, 2009 Ingham County DHS

ADMINISTRATIVE LAW JUDGE: Marlene B. Magyar

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, an in-person hearing was held on November 25, 2009. Claimant personally appeared and testified. He was assisted by

ISSUE

Did the department properly determine claimant is not disabled by Medicaid (MA) eligibility standards?

FINDINGS OF FACT

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

(1) Claimant is an intelligent, articulate 50-year-old college graduate (Business Management) who lives with his girlfriend in

- (2) Claimant is fully independent in all self cares and basic daily living activities; additionally, he has a valid driver's license and access to a roadworthy vehicle.
- (3) Claimant stands approximately 5'10" tall and weighs approximately 180 pounds; he is right hand dominant.
- (4) Claimant's vision is good now; however, he suffered approximately 30 minutes of right eye blindness in April 2009 secondary to a hemorrhagic event (migrating blood clot) caused by a subtherapeutic INR level (Client Exhibit A, pg 1).
- (5) Claimant was stabilized and hospital discharge occurred on April 23, 2009 (Client Exhibit A, pgs 1 and 2).
- (6) Since then, claimant has had no further incidents; furthermore, the tests conducted during the April 2009 hospitalization verify his cardiac and brain functions are within normal limits (Client Exhibit A, pgs 1 and 2).
- (7) Four months earlier, in January 2009, claimant was hospitalized briefly for a severe bout of endocarditis which necessitated mitral valve replacement surgery on March 6, 2009 (Department Exhibit #1, pgs 35-37 and 39).
- (8) The hospital discharge summary indicates claimant made a quick and full recovery (Department Exhibit #1, pg 35).
- (9) Claimant agreed with this medical assessment during his MA/retro-MA hearing held on November 25, 2009.
- (10) Additionally, claimant has a long-standing high blood pressure diagnosis currently under adequate control with

- (11) Claimant admitted at hearing he has never been involved in any mental health treatment or counseling and the medical records submitted on his behalf do not reveal any severe mental, emotional or cognitive impairments.
- (12) Claimant takes (prescribed by his treating physician) as needed for general anxiety.
- (13) Claimant's past relevant work history includes medium exertional work activities as a baker, and also, in Web Design (20 years), which he left when he developed endocarditis in January 2009.
- (14) Claimant has remained unemployed since then; however, he was actively seeking work and polishing his computer language skills as of his November 25, 2009 hearing date.
- (15) Claimant testified at hearing his physical capabilities include walking a couple miles, sitting six to eight hours at a time, and standing several hours before experiencing any pain or general fatigue.
- (16) Additionally, claimant said he has no physical limitations on bending, stooping or squatting because, during his most recent follow-up visit with his treating cardiologist (11/23/09), the specialist removed all restrictions formerly in place after his mitral valve replacement surgery (See also Finding of Fact #7 above).

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).

"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.

The person claiming a physical or mental disability has the burden to establish it through the use of competent medical evidence from qualified medical sources such as his or her medical history, clinical/laboratory findings, diagnosis/prescribed treatment, prognosis for recovery and/or medical assessment of ability to do work-related activities or ability to reason and to make appropriate mental adjustments, if a mental disability is being alleged, 20 CFR 416.913. An individual's subjective pain complaints are not, in and of themselves, sufficient to establish disability. 20 CFR 416.908 and 20 CFR 416.929. By the same token, a conclusory statement by a physician or mental health professional that an individual is disabled or blind is not sufficient without supporting medical evidence to establish disability. 20 CFR 416.929.

...We follow a set order to determine whether you are disabled. We review any current work activity, the severity of your impairment(s), your residual functional capacity, your past work, and your age, education and work experience. If we can find that you are disabled or not disabled at any point in the review, we do not review your claim further.... 20 CFR 416.920.

...If you are working and the work you are doing is substantial gainful activity, we will find that you are not disabled regardless of your medical condition or your age, education, and work experience. 20 CFR 416.920(b).

...If you do not have any impairment or combination of impairments which significantly limits your physical or mental ability to do basic work activities, we will find that you do not have a severe impairment and are, therefore, not disabled. We will not consider your age, education, and work experience. 20 CFR 416.920(c).

[In reviewing your impairment]...We need reports about your impairments from acceptable medical sources.... 20 CFR 416.913(a).

...Statements about your pain or other symptoms will not alone establish that you are disabled; there must be medical signs and laboratory findings which show that you have a medical impairment.... 20 CFR 416.929(a).

...You must provide medical evidence showing that you have an impairment(s) and how severe it is during the time you say that you are disabled. 20 CFR 416.912(c).

... [The record must show a severe impairment] which significantly limits your physical or mental ability to do basic work activities.... 20 CFR 416.920(c).

...[The impairment]...must have lasted or must be expected to last for a continuous period of at least 12 months. We call this the duration requirement. 20 CFR 416.909.

... Medical reports should include --

- (1) Medical history.
- (2) Clinical findings (such as the results of physical or mental status examinations);
- (3) Laboratory findings (such as blood pressure, X-rays);
- (4) Diagnosis (statement of disease or injury based on its signs and symptoms).... 20 CFR 416.913(b).

...The medical evidence...must be complete and detailed enough to allow us to make a determination about whether you are disabled or blind. 20 CFR 416.913(d).

Medical findings consist of symptoms, signs, and laboratory findings:

- (a) **Symptoms** are your own description of your physical or mental impairment. Your statements alone are not enough to establish that there is a physical or mental impairment.
- (b) **Signs** are anatomical, physiological, or psychological abnormalities which can be observed, apart from your statements (symptoms). Signs must be shown by medically acceptable clinical diagnostic techniques. Psychiatric signs are medically demonstrable phenomena which indicate specific psychological abnormalities e.g., abnormalities of behavior, mood, thought, memory, orientation, development, or perception. They must also be shown by observable facts that can be medically described and evaluated.
- (c) **Laboratory findings** are anatomical, physiological, or psychological phenomena which can be shown by the use of a medically acceptable laboratory diagnostic techniques. Some of these diagnostic techniques include chemical tests, electrophysiological studies (electrocardiogram, electroencephalogram, etc.), roentgenological studies (X-rays), and psychological tests. 20 CFR 416.928.

It must allow us to determine --

- (1) The nature and limiting effects of your impairment(s) for any period in question;
- (2) The probable duration of your impairment; and
- (3) Your residual functional capacity to do work-related physical and mental activities. 20 CFR 416.913(d).

...A statement by a medical source that you are "disabled" or "unable to work" does not mean that we will determine that you are disabled. 20 CFR 416.927(e).

...You can only be found disabled if you are unable 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. See 20 CFR 416.905. Your impairment must result from anatomical, physiological, or psychological abnormalities which are demonstrable by medically acceptable clinical and laboratory diagnostic techniques.... 20 CFR 416.927(a)(1).

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[As Judge]...We are responsible for making the determination or

decision about whether you meet the statutory definition of disability. In so doing, we review all of the medical findings and

other evidence that support a medical source's statement that you

are disabled.... 20 CFR 416.927(e).

Claimant does not qualify for the MA disability coverage he seeks because neither he nor

his authorized representative have presented any medical evidence to establish the existence of a

medically severe condition, or combination of conditions, which could reasonably be expected to

prevent employability for the twelve month durational period required under the governing

regulations. In fact, claimant's medical records establish he is a fully functioning individual with

a college degree who is physically and mentally capable of being employed in a wide variety of

unskilled/skilled jobs currently existing in the national economy, which is the standard to be

applied in disability determination cases. As such, claimant's disputed February 11, 2009

MA/retro-MA application must remain denied based on lack of severity shown.

DECISION AND ORDER

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

of law, decides the department properly determined claimant is not disabled by MA disability

standards.

Accordingly, the department's action is AFFIRMED.

Marlene B. Magyar

Administrative Law Judge for Ismael Ahmed, Director

Department of Human Services

Date Signed: December 15, 2009

Date Mailed: December 16, 2009_

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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 receipt 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.

MBM/db



