STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:



| Reg. No: | 201053618 |
|------------------|-----------------|
| Issue No: | 2009; 4031 |
| Case No: | |
| Load No: | |
| Hearing Date: | January 4, 2011 |
| Wayne County DHS | |

ADMINISTRATIVE LAW JUDGE: Janice Spodarek

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 telephone hearing was held on 1/4/11. Cla imant indicated that he had an attorney representing him—

<u>ISSUE</u>

Did the Department of Human Services (DHS) properly deny claimant's Medica I Assistance (MA) and State Disability Assistance (SDA) application?

FINDINGS OF FACT

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

- 1. On 2/9/10, claim ant applied for MA and SDA with the Michigan Department of Human Services (DHS).
- 2. Claimant did not apply for retro MA.
- 3. On 7/27/10, the MRT denied.
- 4. Subsequent to the MRT denial, the DHS issued a denial notic e. The date of issuance is unclear.
- 5. On 8/27/10, claimant filed a hearing request.

6. Claimant has an SSI application pending with the Social Security Administration (SSA).

- 7. On 9/24/10, the State Hearing Review Team (SHRT) denied claimant.
- As of the date of applic ation, claimant was a 54-year-old male standing 5' 8" tall by way of medical ev idence and 5' 9" tall by way of testimony. Claimant testified at the administr ative hearing that he weighs 170 pounds. Claimant has three years of college.
- 9. Claimant testified that he does not have an alcohol/drug abuse problem or history.
- 10. Claimant does not have a driver's license due to failing to pay a penalty for a ticket.
- 11. Claimant is not currently working. Claimant last worked in 2008 at The position was a temporar claimant worked as a cashier/stocke r for as a bank supervisor from the bank was bought out.
- 12. Claimant does not allege di sability. Claimant testified at the administrative hearing that he does not consider hims elf disabled. Claimant testified he cannot find a job. Claimant testifi ed that he would welcome a position similar to the banking position he held for 25 years.
- 13. The 9/24/10 SHRT findings and conc lusions of its decision are adopted and incorporated by reference herein.

CONCLUSIONS OF LAW

The Medical Assistance (MA) program is estab lished by Title XIX of the Social Sec urity Act and is implemented by T itle 42 of the C ode 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 Administ rative Manual (PAM), the Program Eligibili ty Manual (PEM) and the Program Reference Manual (PRM).

The State Disability A ssistance (SDA) program which provides financial assistance for disabled persons is established by 2004 PA 344. The Department of Human Service s (DHS or department) admin isters the SDA program pursuant to MCL 400.10, *et seq.*, and MAC R 400.3151-400.3180. Department polic ies are found in the Program Administrative Manual (PAM), the Program Eligibility Manual (PEM) and the Program Reference Manual (PRM).

Statutory authority for the SDA program states in part:

(b) A person with a phy sical or mental impairment whic h meets federal SSI disability standards, except that the minimum duration of the disa bility shall be 90 days. Substance abuse alone is not defined as a basis for eligibility.

In order to receive MA benefits based upon disa bility or blindness, claimant must be disabled or blind as defined in T itle XVI of the Social Security Act (20 CFR 416.901). DHS, being authorized to make such dis ability determinations, utilizes the SSI definition of disability when making medical decisions on MA applications. MA-P (disability), also is known as Medicaid, which is a progr am designated to help public assistance claimants pay their medical expenses. Mi chigan administers the federal Medicaid program. In assessing eligibility, Michigan utilizes the federal regulations.

Relevant federal guidelines provide in pertinent part:

"Disability" is:

...the inability to do any substant ial 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 federal regulations require t hat several considerations be analyzed in s equential order:

...We follow a set order to determine whether y ou are disabled. We review any current work activity, the severity of your impairment(s), your resi dual functional capacity, your past work, and your age, educati on 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.

The regulations require that if disability can be ruled out at any step, analysis of the next step is not required. These steps are:

1. If you are working and the work you are doing is substantial gainful activity, we will find that you are not dis abled regardless of your medical condition or your age, education, and work experienc e. 20 CFR 416.920(b). If no, the analysis continues to Step 2.

- 2. Does the client have a severe impairment that has lasted or is expected to last 12 months or more or result in deat h? If no, the client is ineligible for MA. If yes, the analysis continues to Step 3. 20 CFR 416.909(c).
- Does the impairment appear on a special Listing of Impairments or are the clie nt's symptoms, signs, and laboratory findings at least equiv alent in severity to the set of medical findings specified for the listed im pairment that meets the duration requirement? If no, the analysis continues to Step 4. If yes, MA is approved. 20 CFR 416.920(d).
- Can the client do the former work that he/she performed within the last 15 years? If yes, the client is ineligible for MA. If no, the analys is continues to Step 5. Sections 200.00-204.00(f)?
- 5. Does the client hav e the Residual Func tional Capacity (RFC) to perform other work according to the guidelines set forth at 20 CFR 404, Subpart P, Appendix 2, Sections 200.00-204.00? This step consider s the residual functional capacity, age, education, and past work experience to see if the client can do other work. If yes, the analysis ends and the client is ineligible for MA. If no, MA is a pproved. 20 CFR 416.920(g).

At application claimant has the burden of proof pursuant to:

...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).

Federal regulations are very specific regarding the type of medical evidence required by claimant to establish statutory disability. The regulations essentially require laboratory or clinical medical reports that corroborate claimant's claims or claimant's physicians' statements regarding disability. These regulations state in part:

... 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 sure, X-rays);

(4) Diagnosis (statement of di sease or injury based on its signs and symptoms).... 20 CFR 416.913(b).

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

...The med ical evidence...mus t 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) **Sy mptoms** are your own description of your physical or mental impairment. Y our statements alone are not enough to establish t hat there is a physic al or mental impairment.
- (b) Signs are anatomical, physiological, or psychological abnormalities which can be obs erved, apart from your statements (symptoms). Si gns must be shown by medically acceptable clinic al diagnostic t echniques. Psychiatric signs are medically demonstrable phenomena which indic ate s pecific ps ychological abnormalities e.g., abnormalit ies of behavior, mood, thought, memory, orientat ion, development, or perception. They must al so be shown by observable facts that can be medically described and evaluated.
- (c) Laboratory findings are anatomical, phy siological, or psychological phenomena which can be s hown by the use of a medically accept able laboratory diagnostic techniques. Some of these diagnostic techniques include chemical tes ts, el ectrophysiological studies (electrocardiogram, electroencephalogram, etc.), roentgenological studies (X -rays), and psychologic al 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 capac ity to do work-related physical and mental activities. 20 CFR 416.913(d).

Information from other sour ces may also help us to understand how y our impairment(s) affects your ability to work. 20 CFR 416.913(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 ment al 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 t han 12 months. See 20 CFR 416.905. Your impairment must result from anatomical, physiologi cal, or psyc hological abnormalities which are demonstrable by medically acceptable clinical and laborat ory diagnostic techniques.... 20 CFR 416.927(a)(1).

Applying t he sequential anal ysis herein, the first step makes an asses sment as to whether an individual is working or can work. 20 CF R 416.920(b). As not ed in the findings of facts, claimant stipulated t hat he does not consider himself disabled. Claimant indicated that he would welcome another job in the bank industry similar to the one in which he worked as a supervisor for 25 years. As such, there is no claim for disability made in this case pursuant to the requirements found in the federal regulations and the state law. Disability is not shown.

DECISION AND ORDER

The Administrative Law Judge, based upon t he above findings of fact and conclusion s of law, decides that the department's actions were correct.

Accordingly, the department's determination in this matter is UPHELD.

Janice Administrative

Date Signed: January 18, 2011

Date Mailed: January 19, 2011

<u>/s/</u>

Spodarek Law Judge for Duane Berger, Interim Director Department of Human Services

201053618/JS

NOTICE: Administrative Hearings may or der a rehearing or reconsideration on either its own motion or at t he request of a party within 30 days of the mailing date of this Decision and Order. Administrative Hear ings will not orde r a rehearing or reconsideration on the Department's mo tion where the final decis ion 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 mailing date of the rehearing decision.

cc:

JS/vc