STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARINGS SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:	
Issue	

Wayne

County DHS-43

ADMINISTRATIVE LAW JUDGE: Aaron McClintic

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon the Claimant's request for a hearing. After due notice, a telephone hearing was held on June 20, 2011. The Claimant appeared along with her friend and both testified.

<u>ISSUE</u>

Was the Department correct in denying Claimant's MA and SDA application?

FINDINGS OF FACT

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

1. Claimant applied for MA-P and SDA on October 18, 2010.

2. The Medical Review Team denied the applications on February 12, 2011.

3. Claimant filed a request for hearing on March 22, 2011 regarding SDA, MA.

4. A hearing was held on June 20, 2011.

5. On May 12, 2011 the St ate Hearing Rev iew Team denied the application because Claimant was capable of performing simple, unskilled work.

6. Claimant is 5'6" tall and weighs 120 pounds.

7. Claimant is 47 years of age.

8. Claimant's impairments have been medically diagnosed as closed head injury, schizo-affective disorder, low back pain.

9. Claimant completed the 11th grade. Claimant was in special education classes.

- 10. Claimant is not able to read, write, and perform basic math skills.
- 11. Claimant received a full scale IQ score of 64, verbal IQ of 60 and performance IQ of 77 in January 2008.
- 12. Claimant is not currently working.
- 13. Claimant last worked as a house cleaner. The job duties included lifting up to 25lbs., standing, bending/stooping, grasping.
- 14. Claimant lives alone.
- 15. Claimant testified that she performs some household chores.
- 16. The Claimant's limitations have lasted for 12 months or more.
- 17. In a psychiatric assessment in October 2010 Claimant's treating psychiatrist Dr. Head gave her a GAF score of 46.
- 18. Claimant experiences auditory hallucinations, crying spells, suicidal thoughts, marked limitation in her memory and ability to concentrate, insomnia, and low self esteem.
- 19. Claimant cannot drive, needs help with paper work and navigating the city bus system.

CONCLUSIONS OF LAW

The Medical Assistance (MA-P) program is established by Title XIX of the Social Security Act and is implemented by Title 42 of the Code of F ederal Regulations (CFR). The Department administers the MA-P program pursuant to MCL 400.10, *et seq.*, and MCL 400.105. Department po licies are found in the Program

Administrative Manual (BAM), the Pr ogram Eligibilit y Manual (BEM) and the Program Reference Manual (PRM).

The State Disability Assistanc e (SDA) program which provides fin ancial assistance for disabled persons is established by 2004 PA 344. The Department administers the SDA program pursuant to MCL 400.10, *et seq.*, and MAC R 400.3151-400.3180. Depart ment policies are f ound in the Program Administrative Manual (BAM), the Pr ogram Eligibilit y Manual (BEM) and the Program Reference Manual (PRM).

The Department conforms to state statute in administering the SDA program.

2000 PA 294, Sec. 604, of the statute states:

Sec. 604. (1) The department shall oper ate a state disability a ssistance program. Except as provided in subsection (3), persons eligible for this program shall include needy citizens of the United States or aliens exempted from the supplemental security income citizenship requirement who are at least 18 years of age or emancipated minors meeting 1 or more of the following requirements:

- (a) A recipient of supplemental security income, social sec urity, or m edical assistance due to disability or 65 years of age or older.
- (b) A person with a phy sical or mental impairment which meets federal supplemental security income disability standar ds, except that the minimum duration of the di sability shall be 90 days. Substance abuse al one is not defined as a basis for eligibility.

Pursuant to Federal Rule 42 CFR 435.54 0, the Department uses the Federal Supplemental Security Income (SSI) poli cy in determining eligib ility for disability under the MA-P program. Under SSI, disability is defined as:

...the inability to do any subs tantial 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 expec ted to last for a continuous period of not less than 12 months.... 20 CFR 416.905. A set order is used t o determine disability . Current work activity, severity of impairments, residual functional capacity, past work, age, or education and work experience are reviewed. If there is a find ing that an individual is disabled or not disabled at any point in the review, there will be no fur ther evaluation. 20 CFR 416.920.

Medical evidence m ay contain medica I opinions. Medical opinions are statements from physicians and psychol ogists or other acceptable medical sources that reflect judgments about the nature and severity of the impairment(s), including sym ptoms, diagnosis and pro gnosis, what an individual can do despite impairment(s), and the phy sical or ment al restrictions. 20 CFR 416.927(a)(2).

The Administrative Law Judge is res ponsible for making the determination or decision about whet her the statutory definition of disability is met. The Administrative Law Judge reviews all medi cal findings and other evidenc e that support a medical source's statement of disability. 20 CFR 416.927(e).

For mental disorders, severity is assess ed in terms of the functional limitations imposed by the impairment. Functional limitations are assessed using the criteria in paragraph (B) of the listings f or mental disorders (descriptions of restrictions of activities of daily liv ing, social f unctioning; concentration, persistence or pace; and ability to tolerate increased mental demands associated with competitive work). 20 CFR, Part 404, Subpart P, Appendix 1, 12.00(C).

In this case, this Administrative Law Judge finds that Claimant may be considered presently disabled at the third step. Claimant meets listing 12.05C or its equivalent. This Administrative Law Judge will not c ontinue through the remaining steps of the assessment. Claimant's testimony and the medical documentation support the finding that Cla imant meets the requirements of the listing.

Therefore, Claimant is found to be disabled.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides that Claimant is medically disabled as of October 2010.

Accordingly, the Department's decis ion is hereby REVERSED and the Department is ORDERED to initiate a review of the application dated October 18, 2010, if not done previously, to determine Claimant's non-medical eligibility. The

Department shall inform Claimant of the determination in writing. A review of this case shall be set for June 2012.

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Aaron Administrative for Department McClintic Law Judge Maura Corrigan, Director of Human Services

Date Signed: June 29, 2011

Date Mailed: June 29, 2011

NOTICE: Administrative Hearings may or der a rehearing or reconsideration on either its own motion or at the request of a party wit hin 30 days of the mailing date of this Decision and Order. Admi nistrative Hearings will not order a rehearing or reconsideration on the Department's motion where the final decision cannot be implemented within 60 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 Decisi on and Order or, if a time ly request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

AM/ctl

