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



Reg No.: 2011-40300 Issue No.: 2009 Case No.: Hearing Date: October 20, 2011 Oakland County DHS (04)

ADMINISTRATIVE LAW JUDGE: Colleen M. Mamelka

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 hearing was held in Pontiac, Michigan on Thursday, October 20, 2011. The Claimant appeared and testified. The Claimant was represented by

appeared on behalf of the Department of Human

Services ("Department").

During the hearing, the Claimant waived the time period for the issuance of this decision in order to allow for the submission of additional medical records. The evidence was received, reviewed, and forwarded to the consideration. On January 11, 2012, this office received the SHRT decision which found the Claimant not disabled. This matter is now before the undersigned for a final decision.

ISSUE

Whether the Department proper ly determined that the Claimant was not disabled for purposes of the Medical Assistance ("MA-P") benefit program?

FINDINGS OF FACT

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

1. The Claimant submitt ed an application for public assistance seeking MA-P benefits on March 9, 2011.

- 2. On May 23, 2011, the Medical Review Team ("MRT") found the Claimant not disabled. (Exhibit 1, pp. 1, 2)
- 3. The Department notified the Claimant of the MRT determination.
- 4. On June 15, 2011, the Department received the Claimant's timely written request for hearing. (Exhibit 3)
- 5. On July 29, 2011 and January 4, 2012, the SHRT found the Claimant not disabled. (Exhibit 4)
- 6. The Claimant alleged physical disabling impairments due to back pain , degenerative arthritis, bilateral k nee and hand p ain, high blood pres sure, transient ischemic attack, seizure disorder, head trauma, and enlarged liver.
- 7. The Claim ant alleged mental di sabling impairments due to anxiety and depression.
- 8. At the time of hearing, the Claimant was years old with an date; was 5'3¹/₂" in height; and weighed 127 pounds.
- 9. The Claim ant is a high school gr aduate with vocational tr aining and an employment history of work in a hair sa lon, at a hardware st ore, and as a proof reader.

CONCLUSIONS OF LAW

The Medical Assistance program is established by Subchapter XIX of Chapter 7 of The Public Health & Welfare Act, 42 USC 1397, and is administered by the Department of Human Services, formerly known as the Family Independence e Agency, pursuant to MCL 400.10 *et seq.* and MCL 400.105. Department policies are found in the Bridge s Administrative Manual ("BAM"), the Bridges Elig ibility Manual ("BEM"), and the Bridges Reference Tables ("RFT").

Disability is defined as the inability to do any substantial gainful activity by reason of any medically determinable physical or mental im pairment which can be expected to result in death or which has lasted or can be expect ed to last for a continuous period of not less than 12 months. 20 CFR 416.905(a). The person claimi ng a physical or mental disability has the burden to esta blish it through the use of competent medical evidenc e from qualified medical sources such as his or her medical history, clinica l/laboratory findings, diagnosis/prescri bed treatment, prognosis for recovery and/or medical assessment of ability to do work-related ac tivities o r ability to reason and make appropriate mental adjustments, if a mental disability is alleged. 20 CRF 413.913. An

individual's subjective pain com plaints ar e not, in and of themselves, sufficient to establish disab ility. 20 CF R 416.908; 2 0 CFR 4 16.929(a). Similarly, conclusor y statements by a physician or mental health professional that an individual is disabled or blind, absent supporting medical evidence, is insufficient to establish disability. 20 CFR 416.927.

When determining disability, t he federal regulations require several factors to be considered including: (1) the location/ duration/frequency/intensity of an applicant's pain; (2) the type/dosage/effectiveness/side effects of any medication the applica nt takes to relieve pain; (3) any treatment other than pain medication that the applicant has received to relieve pain; and (4) the effect of the applicant's pain on his or her ability to do basic work activities. 20 CFR 416.929(c)(3). The applicant's pain must be assessed to determi ne the ext ent of his or her functi onal limitation(s) in light of the objective medical evidence presented. 20 CFR 416.929(c)(2).

In order to determine whether or not an individual is disabled, federal regulations require a five-step sequential evaluation process be utilized. 20 CFR 416.920(a)(1). The fivestep analysis requires the trier of fact to cons ider an individual's current work activit y; the severity of the impairment(s) both in duration and whether it meets or equals a listed impairment in Appendix 1; residual functional capacity to det ermine whether an individual c an perform past relev ant work; and residual functiona I capacity along with vocational factors (i .e. age, education, and work experienc e) to determine if an individual can adjust to other work. 20 CFR 416.920(a)(4); 20 CFR 416.945.

If an individual is found disabled, or not disabled, at any step, a determination or decision is made with no need evaluate subsequent steps. 20 CFR 416.920(a)(4). If a determination cannot be made that an individual is disabled, or not disabled, at а particular step, the next step is required. 20 CFR 416.920(a)(4). If an impairment does not meet or equal a listed impairment, an indi vidual's residual functional capacity is assessed before moving from step three to step four. 20 CFR 416.920(a)(4); 20 CFR 416.945. Residual f unctional capacity is the most an indiv idual can do d espite the limitations based on all relevant evidence. 20 CF R 945(a)(1). An individual's residua l functional capacity assessment is evaluat ed at both steps four and five. 20 CF R 416.920(a)(4). In determining disability, an i ndividual's functional capacity to perform basic work activities is evaluated and if found that the individ ual has the ability to perform basic work activities without significant limitation, disability will not be found. 20 CFR 416.994(b)(1)(iv). In general, the i ndividual has the responsibility to prove disability. 20 CFR 4 16.912(a). An impair ment or combination of impairments is n ot severe if it does not signific antly limit an i ndividual's physical or m ental ability to do basic work activities. 20 CFR 416.921(a). The in dividual has the responsibility to provide evidence of prior work experience; efforts to work; and any other factor showing how the impairment affects the ability to work. 20 CFR 416.912(c)(3)(5)(6).

In addition to the above, when evaluating m ental impairments, a special technique is utilized. 2 0 CF R 41 6.920a(a). First, an i ndividual's pertinent sym ptoms, signs, a nd laboratory findings are evaluated to determine whether a medically determinable mental impairment exists. 20 CFR 416.920a(b)(1). When a medically determinable mental impairment is established, the symptoms, signs and laboratory findings that substantiate the impairment are documented to include the individual's significant history, laboratory findings, and functional limitations. 20 CFR 416.920a(e)(2). Functional limitation(s) is assessed based upon the extent to whic h the impairment(s) interferes with an tion independently, appropriately, effectively, and on individual's ability to func а Id.; 20 CFR 416.920a(c)(2). Chronic m ental disorders, structured sustained basis. settings, medication, and other treatment and the effect on the overall degree of functionality is considered. 20 CFR 416.920a(c)(1). In addi tion, four broad functional areas (activities of daily living; social f unctioning; concentration, persistence or pace; and episodes of decompensat ion) are consider ed when deter mining an indiv idual's degree of functional limitation. 20 CFR 416.920a(c)(3). The degree of limitation for the first three functional areas is rated by a five point scale: none, mild, moderate, marked, and extreme. 20 CFR 416.920a(c)(4). A four point scale (none, one or two, three, four or more) is used to rate the degree of lim itation in the fourth functional area. Id. The last point on each scale repr esents a degree of limitation t hat is incompatible with the ability to do any gainful activity. Id.

After the degree of functional limitation is determined, the severity of the mental impairment is determined. 20 CFR 416.920a(d). If severe, a determination of whether the impairment meets or is the equivalent of a lis ted mental disorder is made. 20 CF R 416.920a(d)(2). If the severe mental impairment does not meet (or equal) a listed impairment, an individual's residual function on al capacity is assessed. 20 CF R 416.920a(d)(3).

As outlined above, the first step looks at the i ndividual's current work activity. In the record presented, the Claimant is not involved in substantial gainful activity; therefore is not ineligible for disability benefits under Step 1.

The severity of the Claimant 's alleged impairment(s) is considered under St ep 2. The Claimant bears the burden to present sufficient objective medical evidence to substantiate the alleged disa bling impairments. In order to be considered disabled for MA purpos es, the impairment must be severe. 20 CFR 916. 920(a)(4)(ii); 20 CFR 916.920(b). An impairment, or combination of impairments, is severe if it signific antly limits an in dividual's physical or mental ability to do basic work activities regardless of age, education and work experience. 20 CFR 916.920(a)(4)(ii); 20 CFR 916.920(c). Basic work activities means the abilities and aptitudes necessary to do most jobs. 20 CFR 916.921(b). Examples include:

- 1. Physical functions such as wa lking, 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.
- ld.

The second step allows for dismissal of a di sability claim obviously lacking in medical merit. *Higgs v Bowe n*, 880 F2d 860, 862 (CA 6, 1988). The severity requirement may still be employed as an admin istrative convenience to screen o ut claims that are totally groundless solely from a medical standpoint. *Id.* at 863 *citing Farris v Sec of Health and Human Services*, 773 F2d 85, 90 n.1 (CA 6, 1985). An impairment qu alifies as non-severe only if, regardless of a claimant's age, education, or work experience, the impairment would not affect the claimant's ability to work. *Salmi v Sec of Health and Human Services*, 774 F2d 685, 692 (CA 6, 1985).

In the present case, the Claim ant alleges disability due to ba ck pain, d egenerative arthritis, bilateral knee and hand pain, high blood pressure, transient isc hemic attack, seizure disorder, head trauma, enlarged liver, anxiety, and depression.

On the Claimant's treating physician wrote a letter confirming treatment for seizure disorder, osteoporos is, non-ins ulin-dependent dia betes mellitus, elevated liver enz ymes, history of alcoholis m, history of MR SA pneumonia and thrombocytopenia, anxiety, and depression.

On activity. A CT scan revealed non-specific indeterminate perfusion in the entire right cerebral hemisphere (MRI recommended), acute intracranial hemorrhage, midline shift, mass effect, and encephalomalacia in the right frontal and tem poral lobe. The MRI showed no evidence of acut e is chemia, stable right crani otomy changes, and vo lume loss with chronic ischemic changes. The Cla imant was discharged the following day ; however, the dischar ge summary was not subm itted so it is not clear whether the tremors were the result of a seizure, alcohol withdrawal, or anxiety.

On **Examination** Report on behalf of the Claimant's tr eating physician completed a Medical Examination Report on behalf of the Claim ant. The current diagnoses were seizure disorder, history of head injury, and alco hol abuse. The Claimant was in stable condition and found able to occ asionally lift/carry less than 10 pounds, stand and/or walk less than 2 hours during an 8 hour work day; able to perform simple grasping and reaching but unable to push, pull, of do fine manipulation with her upper extremities; and unable to operate foot/leg controls. Mentally, the Claimant's memory, and ability for sustained concentration and following simple directions were limited.

On **Claimant** a Medical Examinatio n Report was completed on behalf of the Claimant. The current diagnos es were seizure disorder and history of alcohol abuse. The Claimant's condition was deteriorating and she was restricted to the occasional lifting/carrying of less than 10 pounds, standing and/or walking less than 2 hours during an 8 hour workday; able for perform simple grasping and reaching wit h her upper extremities but unable to pus h, pull, and perform fi ne manipulation; and unable t o operate foot/leg controls. Mentally, the Cla imant's ability for su stained concentration, following simple directions, reading/writing, and social interaction were limited.

On **Construction** the Claimant was admitted to the hospital after falling and hitting her head. The Claimant's history of epilepsy, alc ohol abuse, and multiple head trauma was noted. The Claimant smelled of alcohol, (.28% level) and her speech was slow and slurred. X-rays and CTs of the head, neck, face, pelvis, shoulder, and chest were unremarkable noting no fractures of in tracranial abnormalities. The Claimant was discharged the following day after her alcohol level had reduced.

As previously noted, the Claim ant bears t he burden to present sufficient objective medical evidence to s ubstantiate the alleged disabling impairment(s). As summarized above, the Claimant has presen ted medical evidence establis hing that she does hav e some physical and mental limitations on her ability to perform basic work activities. The medical evidence has established that the Claimant has an impairment, or combination thereof, that has more than a *de minimus* effect on the Claimant's basic work activities. Further, the impairments have la sted continuous ly for twelve months; therefore, the Claimant is not disqualified from receipt of MA-P benefits under Step 2.

In the third step of the seque ntial an alysis of a disability claim, the trier of fact must determine if the Claimant's impairment, or co mbination of impairments, is listed in Appendix 1 of Subpart P of 20 CFR, Part 404. The Claim ant has alleged physical an d mental disabling impairments due to back pain, degenerative arthritis, bilateral knee and hand pain, high blood pressure, transient i schemic attack, seizure disorder, head trauma, enlarged liver, depression, and anxiety.

Listing 1.00 (musculoskeletal system), Listing 3.00 (respiratory system), Listing 4.00 (cardiovascular system), Listing 9.00 (endoc rine system), Listing 11.00 (neurologic), and Listing 12.00 (mental disorders) were considered in light of the objective medical evidence. In addition, the Claimant's alcoholism is considered a contributing factor that is material to the determination of disability. 20 CFR 416.935. Based on the medical evidence alone, it is found that the Claimant's impairment(s) do not meet the intent and severity requirement of a listed impairment, therefore the Claimant cannot be found disabled, or not disabled, at Step 3. Accordingly, the Claimant's eligibility is considered under Step 4. 20 CFR 416.905(a)

The fourth step in analyzing a dis ability claim requires an assessment of the Claimant's residual f unctional capacity ("RFC") and pas t relevant em ployment. 20 CF R 416.920(a)(4)(iv). An individual is not disabled if he/she can perform past relevant work. Id.; 20 CFR 416.960(b)(3). Past relevant work is work that has been performed within the past 15 years that was a substantial gainful activity and that lasted long enough for the individual to lear n the position. 20 CF R 416.960(b)(1). Vocational fact ors of age, education, and work experience, and whet her the past relevant employment exists in significant numbers in the natio nal economy is not consider ed. 20 CF R 416.960(b)(3). RFC is as sessed based on impairment(s), and any related symptoms, such as pain, which may cause physical and mental limitations that affect what can be done in a work setting. RFC is the most that can be done, despite the limitations.

To determine the physical demands (exertional requirements) of work in the national economy, jobs are c lassified as sedentary, light, medium, heavy, and very heavy. 2 0 CFR 416.967. Sedentary work involves lifting of no more than 10 pounds at a time and occasionally lifting or carrying articles like docket files, ledgers, and small tools. 20 CFR 416.967(a). Although a sedentary j ob is defined as one which involves sitting, a certain amount of walking and standing is often necessary in carrying out job duties. Id. Jobs are sedentary if walking and standing are r equired occasionally and other sedentary criteria are met. Light work involves lifting no more than 20 pounds at a time with frequent lifting or carrying objects weighing up to 10 pounds. 20 CFR 416.967(b). Even though weight lifted may be very little, a job is in this category when it requires a good deal of walking or standing, or when it invo lves sit ting most of the time with some pushing and pulling of arm or leg controls. *Id.* To be considered capable of performing a full or wide range of light work, an individual must have the ability to do substantially all of thes e activities. Id. A n individual capab le of light work is also capable of sedentary work, unless there are additionally limiting factors such as loss of fin е dexterity or inability to sit for long periods of time. *Id*. Medium work involves lifting no more than 50 pounds at a time with frequent lifting or carrying of objects weighing up to 25 pounds. 20 CFR 416.967(c). An individual capable of performing medium work is also capable of light and sedentary work. Id. Heavy work involves lifting no more than 100 pounds at a tim e with frequent lifting or carrying of object s weighing up to 50 pounds. 20 CFR 416.967(d). A n individual capable of heavy work is also c apable of

medium, light, and sedentary work. *Id.* Finally, very heavy work involves lifting objects weighing more than 100 pounds at a time with frequent lifting or carrying objects weighing 50 pounds or more. 20 CFR 416.967(e). An individual capable of very heavy work is able to perform work under all categories. *Id.*

Limitations or restrictions which affect the ability to meet the demands of jobs other than standing, walk ing, lifting, requirements, i.e. sitting, strength demands (exertional carrying, pushing, or pulling) are consider ed nonexertional. 20 CFR 416.969a(a). In considering whether an individual can perform past relevant work, a comparis on of the individual's residual functional c apacity with the demands of past relevant work. ld. If an individual can no longer do past relevant work the same residual functional capacity assessment along with an individual's a ge, education, and work experience is considered to determine whether an individual can adjust to other work which exists in the national economy. Id. Examples of non-exertional limitations or restrictions include difficulty to function due to nervousness, anxiousness, or depression; difficulty maintaining attention or concentration; di fficulty understanding or remembering detailed instructions; difficulty in seeing or hearing; difficulty tolerating some physic al feature(s) of certain work settings (i.e. ca n't tolerate dust or fumes); or di fficulty performing the manipulative or postur al functions of some work such as reaching, handling, stooping, climbing, crawling, or crouching. 20 CFR 4 16.969a(c)(1)(i) - (vi). If the imp airment(s) and related symptoms, such as pain, only affect the ability to perform the non-exertional aspects of work-related activities, the rules in Appendix 2 do not direct factual conclusions of disabled or not disabled. 20 CF R 416.969a(c)(2). The determination of whether disability exists is bas ed upon the principles in the appr opriate sections of the regulations, giving consideration to the rules for specific case situat ions in Appendix 2. ld.

Over the past 15 years, the Claimant worked at a hair salon, a hardware store, and as a proof reader. In light of the Claimant's testimony and in consideration of the Occupational Code, the Claimant 's prior work in the hair salon and hardware store is classified as unskilled, light work while her job as a proof reader is considered semi-skilled light work.

The Claimant testified that she can lift/c arry less th an 10 pounds; walk a couple of blocks; sit for less than 2 hours; stand for about 15 minutes every hour; and has difficulties bending and/or squatting. The objective medical records from the Claimant's treating physician found the Claimant able to occasionally lift/carry less than 10 pounds; stand and/or walk les s than 2 hours in an 8 hour wor kday; and able to per form simple grasping and reaching but unable to pus h, pull, and do fine m anipulation. If the impairment or combination of impairments does not limit an indi vidual's physical or mental ability to do basic work activities, it is not a severe impairment(s) and disab ility does not exist. 20 CFR 416.920. In consideration of the Claimant's testimony, medical

records, and current limitations, it is found t hat the Claimant is unable to ret urn to past relevant employment; thus Step 5 of the sequential analysis is required.

In Step 5, an assessment of the individua I's residual functional capacity and age, education, and work experience is consider ed to determine whet her an adjustment to other work can be made. 20 CFR 416.920(4)(v). At the time of hearing, the Claimant was 51 years old thus consider ed to be cl osely approaching advanced age for MA-P purposes. The Claimant is a high school graduate. Disability is found if an individual is unable to adjust to other work. *Id.* At this point in the analysis, the burden shifts from the Claimant to the Department to present proof that the Claimant has the residu al capacity to substantial gainful employment. 20 CFR 416.960(2): Richardson v Sec of Health and Human Services, 735 F2d 962, 964 (CA 6, 1984). While a vocational expert is not required, a finding supported by subs tantial evidence that the individual has the vocational qualifications to perform specif ic jobs is needed to meet the burde n. O'Banner v Sec of Health and Human Services , 587 F2d 321, 323 (CA 6, 1978). Medical-Vocational guidelines found at 20 CFR Subpart P, Appendix II, may be used to satisfy the burden of proving that the individual can perform specific jobs in the nation al economy. Heckler v Campbell, 461 US 458, 467 (1983); Kirk v Secretary, 667 F2d 524, 529 (CA 6, 1981) cert den 461 US 957 (1983).

In this case, the evidence reveals that the Claimant suff ers from back pain, pain, high blood pressure, transient degenerative arthritis, bilateral knee and hand ischemic attack, seizure disorder, head trauma, enlarged liver, depression, and anxiety. The records also document the Claiman t's alcohol abuse. As noted above, the Claimant's alcohol abuse is found to be a c ontributing fa ctor material to the determination of disability. 20 CFR 416.935. In light of the foregoing, the Claimant's residual functional capacity for work activities on a regular and continuing basis includes the ability to meet the physical and mental demands required to perform sedentary work as defined in 20 CFR 416.967(a). After review of the entire record using the Medical-Vocational Guidelines [20 CFR 404, Subpar t P, Appendix II] as a guilde, specifically Rule 201.15, it is found that the Claimant is not disabled for purposes of the MA-P program at Step 5.

DECISION AND ORDER

The Administrative Law Judge, based upon t he above findings of fact and conclusion s of law finds the Claimant not disabled for purposes of the MA-P benefit program.

Accordingly, it is ORDERED:

The Department's determination is AFFIRMED.

Colleen M. Mamilka

Colleen M. Mamelka Administrative Law Judge For Maura Corrigan, Director Department of Human Services

Date Signed: January 18, 2012

Date Mailed: January 18, 2012

NOTICE: Michigan Administrative Hearing Syst em (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a par ty within 30 days of the mailing date of this Dec ision and Order . MAHS will not order 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. (60 days for FAP cases)

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.

Claimant may request a rehearing or reconsideration for the following reasons:

- A rehearing <u>MAY</u> be granted if there is newly discovered evidence that could affect the outcome of the original hearing decision.
- A reconsideration **MAY** be granted for any of the following reasons:
 - misapplication of manual policy or law in the hearing decision,
 - typographical errors, mathematical error, or other obvious errors in the hearing decision that effect the substantial rights of the claimant:
 - the failure of the ALJ to address other relevant issues in the hearing decision.

Request must be submitted through the local DHS office or directly to MAHS by mail at

Re Michigan Administrative Hearings consideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

CMM/cl

