

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

IN THE MATTER OF:

[REDACTED]

[REDACTED]  
[REDACTED]  
[REDACTED]  
Kalamazoo County DHS

ADMINISTRATIVE LAW JUDGE: Vicki L. Armstrong

**INTERIM ORDER LEAVING RECORD OPEN**

Good cause has been shown for an extension of the hearing record. The medical record in this case is insufficient for a determination of the issue of disability. At the request of Claimant, this hearing record is left open for additional medical evidence and another review by the State Hearing Review Team (SHRT). Claimant, on the record, waived the time limit on issuing a decision in this case.

The record is left open until: **November 14, 2011**. Accordingly, the Administrative Law Judge orders:

The Claimant's representative shall obtain existing medical documents, which have not been secured and submitted to DHS, by **November 14, 2011**, to include Claimant's medical records from the DeLano Clinic, the Family Health Center and his admission to Bronson Hospital from July 28, 2011 through August 2, 2011.

If the DHS local office does not timely receive the medical reports requested, the DHS local office shall so inform the Administrative Law Judge who will make the decision based on the current record, or, for good cause shown, may extend the record closing date to allow additional time for the submission of specified evidence.

If the DHS local office timely receives the medical reports:

The DHS local office shall submit the new medical to the Michigan Administrative Hearing System (MAHS) office in **Lansing** with a cover memo indicating the name of the Administrative Law Judge to whom the case is assigned. MAHS will resubmit the entire case to SHRT.

If SHRT finds the claimant does not meet the definition of disabled, as defined in Department policy, SHRT will send to Administrative Hearings and to the DHS local

office a copy of the SHRT decision (DSS-282). The undersigned Administrative Law Judge will then issue a Hearing Decision on the merits of the case.

If SHRT approves the claimant's claim, SHRT will send to MAHS and to the DHS local office a copy of the SHRT decision (DSS-282). MAHS will dismiss the request for hearing if the SHRT decision resolves all issues.

/s/  
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Vicki L. Armstrong  
Administrative Law Judge  
for Maura D. Corrigan, Director  
Department of Human Services

Date Signed: 9/16/11

Date Mailed: 9/16/11

VLA/ds

■ [REDACTED]