

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

IN THE MATTER OF:



Reg No: 201133694



Newaygo County DHS

ADMINISTRATIVE LAW JUDGE: Aaron McClintic

**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 for issuing a decision in this case.

The record is left open until: October 16, 2011. Accordingly, the Administrative Law Judge orders:

Additional consultative examinations and/or tests or procedures are necessary to determine the issue of disability.

The local office shall schedule an appointment for claimant with a: **Physiatrist (Doctor of Physical Medicine)** For Physiatrist—Physical Examination with narrative report assessing ability to perform work activity to include fully completing a DHS-49 Medical Examination Report (old form).

- 1. Whatever additional testing the doctor deems appropriate for purposes of diagnosis and assessment.**
  - a. Observation of exaggerated symptoms or malingering**
  - b. Indicate prognosis**
  - c. Assessment of fine and gross motor skills of both hands.**

The DHS local office shall forward to the physician(s) a copy of claimant's medical records and a copy of this Interim Order. The physician(s) will determine what, if any, additional tests or procedures are necessary to determine disability. The DHS local office shall request an examination report in narrative form, along with copies of objective clinical or laboratory evidence, and where appropriate, protocols relating to tests or procedures.

The DHS shall pay for any examinations ordered above, in accordance with the Diagnostic Examination Fee Schedule as found in the Program Reference Manual, Table 285. Further, DHS shall pay for such tests or procedures determined by the consulting physician to be necessary to determine disability, again in accordance with the Diagnostic Examination Fee Schedule as found in the Program Reference Manual, Table 285. See also, Program Administrative Manual, Item 815.

The Department shall forward the records to the following address:

**Department of Human Services  
Grand Tower Building, Suite 1307  
Attention: Sharon Reuther  
PO Box 30037  
Lansing, MI 48909**

Once received, the records will be forwarded to the undersigned who, in turn, will forward the entire case to the State Hearing Review Team ("SHRT") for consideration. The SHRT will send to the Michigan Administrative Hearing System ("MAHS") and to the Department a DSS-282 (copy of the SHRT decision). If SHRT finds that the Claimant does not meet the definition of disabled, as defined in Department policy, the undersigned Administrative Law Judge will then issue a Hearing Decision on the merits of the case. If SHRT approves the claim, a decision will issue accordingly.

**EXTENSION REQUESTS ARE APPROVED ONLY IF CONFIRMED IN WRITING, OR BY OTHER ACCEPTABLE MEANS SUCH AS EMAIL COMMUNICATION OR FACSIMILE, BY THE UNDERSIGNED.**



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

Date Signed: 8/22/11

Date Mailed: 8/22/11

AM/ds



