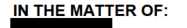
STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES



Reg No.: 2012-36623 Issue No.: 2009 Case No.: Hearing Date: May 7, 2012 Macomb County DHS (20)

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 telephone hearing was conducted from Detroit, Michigan on Monday May 7, 2012. The Claimant appeared and testified. appeared on behalf of the Department of Human Services ("Department").

ISSUE

Whether the Department properly determined t hat the Claimant was no longer 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 was an MA-P recipient.
- 2. On February 10, 2012, the Medical Re view Team ("MRT") found the Claimant no longer disabled. (Exhibit 1, pp. 5, 6)
- 3. On February 17, 2012, the Department notified the Clai mant of the MRT determination.
- 4. On February 27, 2012, the Department received the Claimant's timely written request for hearing. (Exhibit 1, p. 2)

- 5. On April 11, 2012, the St ate Hearing Review Team ("SHRT") found the Claimant not disabled. (Exhibit 2)
- 6. The Claim ant alleged physic al disa bling impairments due to back pain wit h herniation and nerve damage, hearing loss, shortness of breath, asthma, chronic obstructive pulmonary disease ("COPD"), and high blood pressure.
- 7. The Claimant alleged mental disabling impairments due to depression.
- 8. At the time of hearing, the Claim ant was years old with an birth date; was 5'5" in height; and weighed approximately 185 pounds.
- 9. The Claimant has the equivalent of a high school education with an employment history as a dishwasher, janitor, and cashier.
- 10. The Claimant's impairments have lasted, or are expected to last, continuously for a period of 12 months or longer.

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 claiming a physical or mental disability has the burden to esta blish it through the use of competent medical evidence or her medical history, clinica l/laboratory from gualified medical sources such as his 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 CFR 416.913. 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 applicant 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).

Once an individual has been found disabled for purposes of MA benefit s, continued entitlement is periodically reviewed in order to make a current determination or decision as to whether disability remains in acco rdance with the medical improvement review standard. 20 CFR 416.993(a); 20 CFR 416.994. In evaluating a claim for ongoing MA benefits, federal regulations require a sequential evaluation process be utilized. 20 CFR 416.994(b)(5). The review may cease and benefits continued if sufficient evidence supports a finding that an indiv idual is st ill unable to engage in substantial gainful activity. Id. Prior to decid ing an individual's disability has end ed, the de partment will develop, along with the Claimant's cooperation, a complete medic al history covering a t ng the date the individual signed a request seeking least the 12 months precedi continuing disabilit y benefits. 20 CFR 416.993(b). The depar tment may order a consultative examination to determine whether or not the disability continues. 20 CFR 416.993(c).

The first step in the analysis in determining w hether an individual's disability has ended requires the trier of fact to consider the severity of the impairment(s) and whether it meets or equals a list ed impairment in App endix 1 of subpart P of part 404 of Chapter 20. 20 CF R 416.994(b)(5)(i). If a Listing is met, an individual's disability is f ound to continue with no further analysis required.

If the impairment(s) does not meet or equal a Listing, then Step 2 requires a determination of whet her there has been m edical improvement as defined in 20 CF R 416.994(b)(1); 20 CFR 416.994(b) ((5)(ii). Medical improvement is defined as any decrease in the medical severity of the impa irment(s) which was present at the time of the most favorable medical dec ision that the individual was disabled or continues to be disabled. 20 CFR 416.994(b)(1)(i). If no medical improvem ent is found, and no exception applies (see listed exceptions below), then an individual's disability is found to continue. Conversely, if medical improvement is found, Step 3 calls for a determination of whether there has been an in crease in the residual functional capacity ("RFC") based on the im pairment(s) that were present at the time of the most favorable medic al determination. 20 CFR 416.994(b)(5)(iii).

If medical improvement is not related to t he ability to work, Step 4 evalua tes whether any listed exception applies. 20 CFR 416.994(b)(5)(i v). If no exception is applicable, disability is found to continue. ld. If the medical improvement is related to an individual's ability to do work, then a det ermination of whether an individual's impairment(s) are severe is made. 20 CFR 416. 994(b)(5)(iii), (v). If severe, an assessment of an individual's residual functional capacity to perform past work is made. 20 CF R 416.994(b)(5)(vi). If an individual can perform past relevant work , disability does not continue. Id. Similarly, when evidence establis hes that the impairment(s) do (does) not signific antly limit an individual's physical or mental abilities to do basic work activities, continuing disability will not be found. 20 CFR 416.994(b)(5)(v). Finally, if an individual is unable t o perform past relevant work, vocational factors such as the individual's age, educ ation, and past work ex perience are considered in determining whether despite the lim itations an individual is able t o perform other work. 20 CFR 416.994(b)(5)(vii). Disability ends if an individual is able to perform other work. Id.

The first group of exc eptions (as mentioned above) to medical improvement (i.e., when disability c an be found to have ended e ven though medical improvement has not occurred) found in 20 CFR 416.994(b)(3) are as follows:

- Substantial evidence shows that the individual is the beneficiary of advances in medical or vocational therapy or technology (related to the ability to work;
- (ii) Substantial evidence shows that the individual has undergone vocational therapy related to the ability to work;
- Substantial evidence shows t hat based on new or improved diagnostic or evaluative techniq ues the impairment(s) is not as disabling as previous ly determined at the time of the most recent favorable decision;
- (iv) Substantia I evidence demonstrates that any prior disability decision was in error.

The second group of exceptions [20 CFR 416.994(b)(4)] to medical improvement are as follows:

- (i) A prior determination was fraudulently obtained;
- (ii) The individual failed to cooperate;
- (iii) The individual cannot be located;
- (iv) The prescr ibed treat ment that was expected to restore the individual's ability to engage in substantial gainful activity was not followed.

If an exception from the second group listed above is applicable, a determination that the individual's disability has ended is made. 20 CF R 416.994(b)(5)(iv). The second

group of exceptions to medica l improvement may be considered at any point in the process. *Id.*

As disc ussed above, the first step in t he sequential evaluation process to determine whether the Claimant's disability continues I ooks at the severity of the impairment(s) and whether it meets or equals a listed impairment in Appendix 1.

In the present case, the Claimant alleges disability due to back pain with herniation and nerve damage, hearing loss, shor tness of breath, asthma, CO PD, high blood pressure, and depression. In support of his claim and the likely basis of the previous approval, some older records from as early as were submitted which documen the treatment/diagnoses of lumbar spondy lolisthesis, lumbar discher cherniation, lumbar radiculopathy, failed epidural injections and physical therapy, degenerative discher disease, bilateral knee pain, and severe right foraminal stenosis with compression of the exiting right L5 nerve root. Back surgery was recommended.

On Mar**Matrix and Second** the Claimant attended a consultative evaluation with an internist. The physical examination revealed moderate restriction of range of motion of the lumbar spine noting a slow gait with a limp. The diagnoses were right ear hearing loss since age 5, chronic bilateral lumbar pain with hradic ulopathy, spondylolis thesis and spondylolysis of the lower back per MRI, cervical myositis (mild), hypertension, hypercholesterolemia, and borderline diabetes. The Claimant was unable to bend, stoop, carry, tie shoes, pick up coins or pencils, squat and arise from squatting, or climbeted stairs.

A Medical Examination Report was completed on behal f of the Claimant based on a examination. T he current di agnoses wee spondylolisthes is and angina. The Claimant was found able t o occasionally lift/carry up to 10 pounds; stand and/or walk at least 2 hours during an 8-hour workday ; sit less than 6 hours during this same time frame; and able to perform repetitive actions with his extremities.

On **Claimant**. The current diagnoses were deg enerative disc dis ease, foraminal stenosis, hypertension, dyslipidemia, anxiety, GERD, and depression. The physical examination was within normal limits and t he Claimant was in st able condition and able to meet his needs in the home.

In this case, the Claimant was previously approved as a result of a prior hearing decision dated sectors. The Cl aimant was found unable to per form even sedentary work as defined by 20 CFR 416. 967(a). The sectors and the medical records were relied on, in part, in reaching that determination.

Listing 1.00 defines musculoskeletal syst em impairments. Disor ders of the musculoskeletal system may re sult from her editary, congenital, or acquired pathologic processes. 1.00A. Impairments may resu It from infectious , inflammatory , or degenerative processes, traumatic or developmental events, or neoplastic, vascular, or toxic/metabolic dis eases. 1.00A. Regardle ss of the cause(s) of a musculoskeleta impairment, functional loss for purposes of these listings is defined as the inability to ambulate effectively on a sustained basis for any reason, including pain associated with the underlying musculoskeletal impairment, or the inability to perform fine and gross movements effectively on a sus tained basis for any reason, including pain associated with the underlying musculoskeletal impairment. Inability to ambulate effectively means an extreme limitation of the ab ility to walk ; i.e., an impairment(s) that interferes very seriously with the indi vidual's ability to independently initiate, su stain, or complete activities. 1.00B2b(1). Ineffective ambulation is defined generally as having insufficient lower extremity function to permit independ ent ambulation without the use of a handheld assistive device(s) that limits the functioning of both upper extremities. (Listing 1.05C is an exception to this general definition because t he individual has the use of only one upper extremity due to amputation of a hand.) *Id.* To ambulate effectively, individuals must be capable of sustaining a reasonable wallking pace over a sufficient distance to be able to carry out activities of daily living. 1.00B2b(2). They must have the ability to travel without companion assistance to and from a place of employment or school... Id. When an individual's im pairment in volves a lower extremity uses a hand-held assistive device, such as a cane, crutch or walker, the medical basis for us e of the device should be docum ented. 1.00J4. The r equirement to use a hand-held assistive device may also impact an individual's functional capacity by virtue of the fact that one or both upper extremities are not available for such activities as lifting, carrying, pushing, and pulling. Id.

Categories of Musculoskeletal include:

* * *

- 1.04 Disorders of the spine (e.g., herniated nucleus pulposus, spinal arachnoiditis, spinal stenosis, osteoarthritis, degenerative disc disease, facet arthritis, vertebral fracture), resulting in compromise of a nerve root (including the cauda equine) or spinal cord. With:
 - A. Evidence of nerve root compression charact erized by neuro-anatomic distribution of pain, limitation of motion of the spine, motor loss (atrophy with associated muscle weakness or muscle weakness) accompanied by sensory or reflex loss and, if there is involvement of the lower ba ck, positive straight-leg raising test (sitting and supine); or

- B. Spinal arachnoiditis, confirmed by an oper ative note or pathology report of tissue biopsy, or by appropriate medically acceptable imaging, manifested by severe burning or painful dys esthesia, r esulting in the need for changes in position or post ure more than onc e every 2 hours; or
- C. Lumbar spinal stenosis res ulting in pseudoclaudication, established by findings on appropriate medically acceptable imaging, manifested by chronic nonradic ular pain and weak ness, and resulting in inability to ambulate effectively, as defined in 1.00B2b. (see above definition)

In this case, the medical records confirm diagnoses of lumbar spondylolisthesis, lumbar disc herniation, lumbar radiculopathy, fail ed epidural injections and physical therapy, degenerative disc disease, bilateral knee pain, and severe right foraminal stenosis with compression of the exiting right L5 nerve root. Back surgery was recommended; however the Claimant testifi ed the chance of paralysis was too great. There was no evidence of medical improvement. In light of the foregoing, it is found that the Claimant's impairments meet, or are the medical equivalent thereof, a listed impairment within 1.00, specifically, 1.04. Accordingly, the Claimant's disab ility is found to have continued with no further analysis required.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law finds the Claimant disabled for purposes of the MA-P benefit program.

Accordingly, it is ORDERED:

- 1. The Department's determination is REVERSED.
- 2. The Depar tment shall initiate r eview of t he November 30, 2011 review application to determine if all other non-medical criteria are met and inform the Claimant of the determination in accordance with department policy.
- 3. The Department shall supplement for lo st benefits (if any) that the Claimant was entitled to receiv e if otherwise elig ible and qualified in acc ordance with department policy.

4. The Department shall review the Claimant's continued eligibility in June 2013 in accordance with department policy.

Collein M. Mamilka

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

Date Signed: May 18, 2012

Date Mailed: May 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 ti mely 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 Michigan Administrative Hearings

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

CMM/cl

cc: