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

IN THE MATTER OF:



Reg. No.: 2012-37939

Issue No.:

2018

Case No.: Hearing Date:

January 24, 2013

County: Livingston

ADMINISTRATIVE LAW JUDGE:

HEARING DECISION

This matter is before the undersigned Admini strative Law Judge pursuant to MCL 400.9 and MCL 400.37 following Claimant's request fo ra hearing. After due notice, an inperson hearing was held on Ja nuary 24, 2013, at the Livingston County DHS office. Participants on behalf of Claima nt included Attorney

Participants on behalf of Department of Human Services (Department) included Assista nt Attorney

General Service Program Manager

Specialist and Eligibility Specialist

<u>ISSUE</u>

Did the Department properly close Claimant's Medica I Ass istance (MA) benefit s subsequent to an audit that determined Claimant had excess assets.

FINDINGS OF FACT

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

- Claimant was admit ted to a Nursing Facility on July 28, 2011. (Hearing Summary).
- 2. Claimant applied for Medicaid on September 30, 2011. (Hearing Summary).
- On October 6, 2011, Claimant was approved for Medicaid. (Hearing Summary).
- 4. On January 26, 2012, an audit found Claimant's case was ineligible for Medicaid based on excess assets. (Dept. Ex. A, p 13; Hearing Summary).

- 5. On February 10, 2012, the department mailed Claimant a Notice of Case Action informing her that her Medicaid was closing due to excess assets. (Dept. Ex. A, pp 12-13; Hearing Summary).
- 6. On February 21, 2012, Claimant through her attorney, timely filed a hearing request protesting the closure of Medicaid. (Hearing Summary).
- 7. On February 24, 2012, the department reinstated Medicaid coverage pending this hearing. (Hearing Summary).

CONCLUSIONS OF LAW

Department policies are contained in the Br idges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM), and the Reference Tables Manual (RFT).

The Medical Assistance (MA) program is estab lished by Title XIX of the Social Sec urity Act and is implemented by Title 42 of the C ode of Federal Regulations (CFR). The Department of Human Services (formerly known as the Family Independence Agency) administers the MA program pursuant to MCL 400. 10, et seq., and MCL 400.105. Medical Assistance is also known as Medicaid.

The goal of the Medicaid program is to ensure that essentia I health care s ervices are made available to those who otherwise could not afford them. The local office is responsible for determining a Chilent's eligibility, calculating their level of benefits and protecting their rights. BAM 105.

As an initial matter, both parties were as ked to submit case law supporting their positions and neither par ty did. Furthermore, it should be noted that Claimant's initial application for Medicaid was approved by the department and the application listed the jewelry now at issue in this case.

According to the hearing summary, four mont hs after Medicaid had been approved by the department, Claimant's case was "reviewed/audited," and at that time determined to be excess assets and closed. Claimant's case was closed due to a monthly Qualit y Control review. BAM 320, p 1. For Quality Control reviews, a statewide random sample of households is selected from two differ ent categories: active cases and negative cases (households which were denied or terminated). The purpose of the sample selection is to determine if the eligibility decision and/or benefit amount for the sample month was correct. Quality Control findings determine the incidence and dollar amounts of errors. The objectives of Quality Control reviews are to provide:

- A systematic method of measuring the validity of the program determinations made by the FIS/ES.
- A basis for determining error and misissuance rates.

• A process in which to develop a corrective action plan at all levels of administration. BAM 320, p 1.

Based on the Quality Control audit, the audi tors determined that the granting of Medicaid in this case was in error and closed the case bas ed on excess assets. Therefore, the department had a right, and a duty, to conduct the case review leading to the closure.

Asset eligibility is required for LIF, G2U, G2C, AMP and SSI-related MA categories . BEM 400, p 4 (1/1/2013). Asset eligibilit y exists when the asset group's countable assets are less than, or equal to, the applic able asset limit at least one day during the month being tested. Medicaid will not be authorized for future months if the person has excess as sets on the processing date. BEM 400, p 4 (1/1 /2013). If an ongoing Medicaid recipient or active deductible client has excess assets, closure will be initiated. BEM 400, p 5 (1/1/2013).

For all other SSI-related MA cat egories, the asset limit is \$2,000 for an asset group of one and \$3,000 for an asset group of two. BEM 400, p 5 (1/1/2013). An asset must be available to be countable. Available means that someone in the asset group has the legal right to use or dispose of the asset. BEM 400, p 7 (1/1/2013). Assume an asset is available unless evidence shows it is not available.

At issue in this case is the "personal good" exception regarding countable assets for the Medicaid program. At the time of applic ation, Sept ember 30, 2011, the "personal goods" exception excluded: "those items of personal property that are worn or carried by a person or items that have an intimate re lation to him. Examples ar e personal clothing and jewelry, personal care items, and educational or recreational items such as books, musical instruments or hobby material." BEM 400, p 24 (7/1/2011).

Here, Claimant's son cashed out Claimant's CDs on September 29, 2011, the day before Claimant applied for Medicaid, and purchased in jewelry. Claimant's son testified that Claimant never wore or carried the jewelry. The jewelry was stored in a safety deposit box. According to Claiman t's son's testimony, the necklaces were assets to be held for Claimant's children and that when Claimant passed away, she wanted each of her 4 children to have a necklace.

The necklaces consisted of the purchase of 38 gold coins made into 4 neck laces. The itemized purchase showed four chains co sting \$ 38 holders and rings for the gold coins which cost \$ and the 38 gold eagle coins purchased for \$ (Claimant's Brief, Exhibit E).

Claimant's authorized hearing representative contends the jewelry is exempt under the "personal goods" exception. BEM 400, p 24 (7/1 /11). Claimant argues "that jewelry is a personal good. The BEM 400 is clear. It doesn't require that the good be present on the person – intimate relationship. The [] use of the word 'or' in the policy preceding the term 'intimate relationship' is used merely to state one of the conditions with which a

personal good that is not one of the listed examples c an still be considered a personal good. Jewelry is given as a specific example of a personal good. Therefore the jewelry purchased by [Claimant] is exempt. At no point within the BEM does it state that jewelry to be exempt [must] have as a prerequisite an 'intimate relationship'." (Claimant's Brief, pp 3-4, #14).

The department argues that Cla imant "is 95 years old and does not wear the chains or gold coins, which because of their value, are kept in a safe deposit box. Because [Claimant] does not wear the jew elry or coins, did not own them before she went into the nursing home [on July 28, 2011] and because they have no intimate relationship to her, they are not excludable for purposes of qualifying for Medicaid assistance. BEM 405, SI 01130.43."

As an initial matter, the department relies on the Social Security Administration Program Policy Information that is found in the Pr ogram Operations Manual System (POMS), which is cited by the department at SI 01130.43. However, the department provides no precedent for this Administrative Law Judge t hat federal Social Security Administration policy information in a Program Operations Manual has precedentia I authority over a state policy, and therefore the information is not relied on in reaching this decision.

Looking next to BEM 405, BEM 405 concer ns Medicaid Divestment. According to the Notice of Case Action, Claimant's Medicaid case was not closed due to dives tment, but due to excess assets, which falls under BEM 400. Therefore, B EM 405 was not relied on in making this decision.

While there is no case law in Michigan direct ly on point, this Administrative Law Judge finds persuasive the holding in *HK v State Dept of Hum an Services, Div of Medical Assistance and Healt h Services*, 184 NJ 367, 877 A.2d 1218 (2005), that "[p]roperty transfer should not be viewed with skepticis m and disapproval merely bec ause it may precede Medicaid eligibility." In this cas e, it appears to be the timing of the jewelr y purchase, the day before the Medicaid application that raised the issue at hand.

Also, "t]imely transfer of property, even if done to achieve Medicaid eligibility status, is permissible." *Id.* Similarly, countable assets can be used to purchase excluded assets, pay bills, or pay down debts on excluded assets. Planning For Medicaid Qualification (State Bar of Mich, Probate and Estate Planning Section, 2002). Moreover, purchasing needed excluded assets such as home improvements, a car, personal items, household goods, a prepaid irrevocable funeral contract or funeral insurance can be considered. *Id.*

Looking only at personal proper ty, other states have found "jewelry and other personal effects used by an applicant," as non-count able, while some states have limited jewelry to "wedding and/or engagement rings (but not other jewelry)."

Referring back to BEM 400, exempt assets ar e "those items of pers onal property that are worn or carried by a person or items that have an intimate relation to him.

Examples are personal c lothing and jewelr y, personal care items, and educational or recreational items such as books, musical in struments or hobby material." B EM 400, p 24 (7/1/2011).

"Jewelry" is specifically named as an exam ple of personal property which is an exempt asset. Claimant's son testified that Claimant has never worn the jewelry and the jewelry has been stored in a safety dep osit box, and ther efore, the jewelry would not meet the definition of "must be worn or carried." Nevertheless, the purpose for which the jewelr y was created is indicative of an intimate relationship between Claimant and her children.

Based on the facts and evidence presented, incl uding the briefs from both parties, this Administrative Law Judge finds the jewelry is an exempt asset.

DECISION AND ORDER

The Administrative Law Judge, based upon the above Findings of Fact and Conclusions of Law, finds that the Department did not act properly when it closed Claimant's Medicaid benefits for excess as sets. Accord ingly, the Department's MA decision is **REVERSED**.

/s/

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

Date Signed: February 14, 2013

Date Mailed: February 15, 2013

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 or der 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 **MAY** 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

VLA/las

